Section 4. There is added to the statutes a section to read: (Sec. 776m)

Approved July 12, 1907.

(In effect from and after date of publication)

. No. 599, S.|

[Published July 15, 1907.

## CHAPTER 586.

AN ACT to create section 4560a—22 of the statutes, relating to the number of game birds to be killed or possessed and regulating the transportation thereof and repealing chapter 406, laws of 1905, section 17, chapter 312, laws of 1899; and section 18, chapter 312, laws of 1899, as amended.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. There is added to the statutes, a new section to read:

SECTION 2. Chapter 406, laws of 1905; section 17, chapter 312, laws of 1899, and section 18, chapter 312, laws of 1899, as amended, are hereby repealed.

Approved July 12, 1907.

(In effect from and after date of publication)

shipments. Any person or persons buying hides or heads from such officer or officers shall be allowed to manufacture the same as he or they may desire. Nothing in this act shall apply to any deer head in the velvet, deer hide in the red or blue coat, or spotted fawn hide in possession at the time of the passage of this act mounted, dressed or manufactured.

Any person violating any of the provisions of sections 4560a—16 and 4560a—17 shall be guilty of a misdemeanor and upon conviction thereof be punished by a fine of not less than twenty-five dollars nor more than fifty dollars or by imprisonment for not less than thirty days nor more than sixty days.

(Ch. 414, 1907.)

Open deer season: no keeping or use of dogs. Section 4560a—20. It shall be unlawful and is hereby prohibited for any person to hunt any game of any kind with a dog or dogs, in the counties where deer are allowed to be killed or hunted during the open season therefor; or to have a dog or dogs in or about a hunting or logging camp, in the counties where deer are allowed to be hunted, during said open season. Any dog found running deer in this state is hereby declared to be a public nuisance and may be shot or otherwise destroyed.

(Sec. 1, Ch. 201, 1907.)

Penalties; wardens to seize dogs. Any person violating any of the provisions of this act shall be punished by a fine of not less than twenty-five nor more than one hundred dollars or by imprisonment in the county jail not less than thirty nor more than ninety days. Any dogs found in or about a hunting or logging camp in violation of the provisions of this act, may be seized and confiscated by any officer authorized to enforce the fish and game laws of this state.

(Sec. 2. Ch. 201, 1907.)

Game birds: limits of daily hunt, shipment, etc. Section 4560a—22. 1. It shall be unlawful and is hereby prohibited to kill or have in possession, or ship to any point either within or without this state, by common carrier, or convey or cause to be conveyed by private carrier, during any one day,

- (a.) More than ten of any variety of grouse, prairie chicken, or woodcock; or more than ten wild geese or brant;
  - (b.) More than fifteen partridge;
  - (c.) More than twenty-five wild duck of any variety, (in-40-L.

cluding American coot or mudhen), plover, snipe, rail and rice hens;

- (d.) Any Mongolian, Chinese or English pheasant, swan bob-white or quail;
- (e.) The possession of any protected game birds by any person who is not in possession of a hunting license then in force, shall be unlawful.

Residents: number limits and shipping rules. 2. A resident of this state may carry with him as baggage or express or in his personal possession, the full limit of any one kind of game bird provided in this act, or a mixed bag cov'aining not more than thirty of the game birds herein enumerated, the bag not to contain more than the limit fixed herein for any one variety of said game birds; and provided that the same be carried or conveyed only to points within this state, and that same must be accompanied by the shipper from point of shipment to point of destination.

Non-residents: number limits and shipping rules. 3. A non-resident may take thirty game birds and carry, convey or transport the same under the limitations and restrictions provided for residents in sub-section two of this act, to points within or without this state, provided, however, that not more than thirty game birds shall be conveyed, carried or transported by any non-resident beyond the borders of this state, in any one year.

Carriers: transportation rules. 4. It shall be unlawful and is hereby prohibited for any common carrier, or agent, servant or employe of a common carrier to receive for transportation or to transport beyond the borders of this state, any birds protected by the laws of this state, except when the same be in the personal possession of, or carried as baggage or express by the owner thereof, and such owner shall have in his possession at the time of such taking out of the state a non-resident license, then in force, duly issued to him under provision of law, and shall accompany the said birds, fowls or animals on the same train or other conveyance of the common carrier beyond the borders of this state.

Shipper's rules; confiscation by wardens. 5. It shall be unlawful and is hereby prohibited for any person, to ship within this state any birds protected by the laws of this state,

except when the same shall be in the personal possession of or carried as baggage or express by the owner thereof, and said owner shall have in his possession, a hunting license, then in force duly issued to him under the provision of law, and shall accompany said birds on the same train or other conveyance; provided, there shall be only one shipment each day by any one person and that the number of birds carried at any one shipment shall not exceed thirty, as provided in sub-section two of this act. All game killed, shipped or had in possession in violation of this act may be seized, confiscated, and disposed of by the state fish and game warden or either of his deputies as provided by law.

Penalties. 6. Any person who shall violate any of the provisions of this act, or has in possession with intent to ship or convey to any point either within or without this state any game protected by the laws of this state, or any part thereof in violation of any of the provisions of this act, or any common carrier, or agent thereof who aids or abets any person or persons in shipping such game birds or has the same in possession with intent to ship or convey, to any point within or without this state, contrary to any of the provisions of this act, shall be punished by a fine of not less than twenty-five nor more than one hundred dollars and the costs of prosecution, or by imprisonment for not less than ten nor more than ninety days and in addition thereto shall pay a penalty of five dollars for each bird or part thereof taken, caught, killed, transported or offered for transportation or had in possession in violation of the provisions of this act.

(Ch. 586, 1907.)

Fish and game wardens to seize, arrest, search; warrants, when. Section 4560a—23. 1. The state fish and game warden or any of his deputies shall seize any game, or fish, taken or held in violation of the laws of this state; and every such officer may arrest, with or without a warrant any person whom he has reason to believe guilty of a violation thereof, and with or without a warrant, may open, enter and examine all buildings, camps, vessels, boats, wagons, cars, stages, tents, and other receptacles and places, where he has reason to believe that fish or game taken in or held in violation of the laws of this state, are to be found, and seize such game or fish, if any be found therein, but no dwelling house shall be searched for the above purposes without a warrant, or sealed railroad cars be entered or searched without a warrant.