of the proceedings of such board. No member of such board shall receive compensation unless such compensation shall have been provided by the council.

3. The council of any such city may confer appropriate powers on such board, and may permit such board, by ordinance, to delegate any of its powers to the health officer. Such board of health and any health officer appointed by it shall have all the powers given to boards of health and health officers and commissioners by any general law of this state, and any power conferred on health officers under section 925—111a may be exercised by such board or such officer acting under its authority.

4. All rules and regulations prepared by such board shall be reported to the council of such city, and if the same shall be approved by a majority of the members of such council, such rules and regulations shall have the force and effect of ordinances, and the violation thereof may be prosecuted and punished as in the case of ordinances.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 18, 1915.

No. 271, A.]

[Published May 19, 1915. 109

CHAPTER 102.

AN ACT to amend subdivisions (a) and (b) of section 4560a— 16; subsection 1 of section 4560a—17, paragraphs (a) and (b) of subsection 1 and paragraphs (a) and (b) of subsection 2 of section 4562d; and to create paragraph (j) of subsection 1 of section 4562d, relating to the hunting and killing of deer.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subdivisions (a) and (b) of section 4560a—16 are amended to read: (Section 4560a—16) (a) Any carcass or part of carcass of any deer between the third day of December and the succeeding twelfth day of November, provided that the shipments of green hides or green heads of deer are not to be had in possession after January third or between January third and November eleventh of any year; and provided further, that any person, firm or corporation may ship, carry or convey to a taxiderinist within or without this state the green head of a *buck* deer when severed from the body, without having the required coupon attached to the same, upon the issuance of a permit so to do to any such person, firm or corporation by the state fish and game warden, or any of his deputies, and when such permit so issued shall be attached to such green head.

(b) Or to have in possession a deer head when in the velvet, a deer hide when in the red or blue coat, a fawn hide when in the spotted coat, a doe hide or any untanned deer hide from which the hair has been removed; provided that nothing in this act shall be construed as to prohibit the shipment into this state, at any time, of the dry hide or skins of deer from another state, if the same be for the purpose of manufacture within this state; provided further that manufacturers dealing in such hides shall keep a record of all such hides bought, that the same may at any time be open to inspection by the state game warden or his deputies.

SECTION 2. Subsection 1 of section 4560a—17 is amended to read: (Section 4560a—17) 1. Any officer authorized to enforce the fish and game laws of this state shall seize, confiscate, and sell all deer heads in the velvet, all deer hides in the red or blue coat, all fawn hides in the spotted coat, all doe hides, and any untanned deer hides from which the hair has been removed, found within the borders of this state. Confiscations under this act shall include the entire 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 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.

SECTION 3. Paragraphs (a) and (b) of subsection 1 of section 4562d are amended to read: (Section 4562d. 1.) (a) Any deer between the first day of December and the tenth day of November, of the succeeding year, both inclusive (hereby intending to include in the close season for hunting deer all the year, except the last twenty days of November, inclusive);

(b) Any deer in the counties of Grant, LaFayette, Green, Rock, Walworth, Kenosha, Racine, Milwaukee, Waukesha, Jefferson, Dane, Iowa, Crawford, Richland, * * Columbia, Dodge, Buffalo, Washington, Ozaukee, Sheboygan, Fond du Lac, Green Lake, Pepin, Marquette, Adams, Vernon, Monroe, La Crosse, Waushara, Winnebago, Calumet, Manitowoc, Outagamie, Brown, * * *Polk*, Kewaunee, Portage and Waupaca at any time; and in the county of Wood until November 10, * * 1921.

SECTION 4. Paragraphs (a) and (b) of subsection 2 of section 4562d are amended to read: (Section 4562d. 2.) (a) It shall be unlawful and is prohibited for any resident to kill more than one buck deer, or any nonresident to kill more than one buck

deer in any one year, or to have in his possession the skin of any deer when it is in the red coat or the skin of any fawn when it is in the spotted coat (except when such skins are possessed as otherwise provided by law) or any doe skin or to have in his possession the carcass of more than one deer or parts of carcass of more than one deer during any one year, which carcass shall have thercon the natural evidence of its sex sufficient to enable such sex to be readily determined by ordinary inspection.

(b) * * The term "carcass or part of carcass" as used in sections 1498q and 1498s shall not be construed to mean the hide when separated from the rest of the body of the deer.

SECTION 5. There is added to subsection 1 of section 4562d a new paragraph to read: (Section 4562d. 1.) (j) Any deer in the velvet, or in the red, blue or spotted coat, or any doe, at any time.

SECTION 6. This act shall take effect upon passage and publication.

Approved May 18, 1915.

No. 523, A.]

[Published May 19, 1915.

CHAPTER 103.

AN ACT to amend subdivision (b) of section 4562e of the statutes, relating to close season for game birds.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subdivision (b) of section 4562e of the statutes is amended to read: (Section 4562e) (b). Any prairie chicken or prairie hen or grouse of any variety between the first day of October and the succeeding seventh day of September, in any of the following named counties, to wit: Ashland, Adams, Barron, Burnett, Buffalo, Brown, Bayfield, Chippewa, Clark, Columbia, Crawford, Dodge, Dunn, Douglas, Grant, Green Lake, Eau Claire, Fond du Lac, Iowa, Jackson, Juneau, LaFayette, Marathon, Marinette, Marquette, Monroe, Oconto, Outagamie, Pepin, Polk, Pierce, Portage, Richland, Rusk, Sawyer, Shawano, St. Croix, Vernon, Washburn, Waushara, Waupaca and Wood.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 18, 1915.