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1969 Senate Bill 545

Date Published: August 29, 1969

CHAPTER 152, LAWS OF 1969

AN ACT to repeal 20.370 (1) (a), (b), (c), (ug) and (un), (3) (a) and (vc), (4) (v) and (vc), (5) (e), (g) and (h), (9) (xm) and 30.24 (2); to renumber 20.370 (4) (a) and (9); to amend 20.370 (1) (u), (3) (title), (4) (title), (5) (title), (6) (title), (8) (title), (v), (vc), (x) and (ym), as renumbered, [29.09 (7), 29.13 (1), 29.14 (2) and 29.145 (1a)]; [to repeal and recreate 29.09 (10;)] and to create 20.370 (5) (ee) and (8) (kz) and (u) of the statutes, relating to a conservation fund budget bill.

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

SECTION 1. In the schedule under section 20.005 of the statutes, insert the following amounts for the purposes indicated. Section numbering corresponds to the numbering proposed in Senate Bill 95.

20.370 (1)	Natural Resources, Dept. of Fish and Game			1969-70	1970-71
(u)	General program operations	SEG	A	8,536,200	8,609,200
(ue)	Wild duck and goose damage		ŝ	10,000	10,000
(uc)	Bear and deer damage		š	180,000	180,000
(uh)	Contributions to Canadian	DEG	D	100,000	100,000
(uii)	agencies	SEC	С	7,700	7,700
(um)	Water regulatory structures	SEG	Ă	6,000	6,000
(up)	Topographic mapping	SEG	Â	30,000	31,000
(\mathbf{v})	Taxes and assessments	SEG	ŝ	10,000	10,000
(vc)	Aids in lieu of taxes		š	104,000	104,000
(vc)	County conservation aids		Ă	180,000	180,000
(vn)	Water access aids	SEG	Â	60,000	60,000
(w)	Gifts and donations	SEG	ĉ	15,000	15,000
(w)	Boat registration and enforcement		č	200,000	170,000
(\mathbf{xm})	Boat safety aids		č	100,000	100,000
(zm)	Federal aids	SEC-F	č	880,000	885.000
(2111)	Forestry	DEG-P	C	000,000	000,000
(u)	General program operations	SEC	Α	5,631,000	5,717,900
(\mathbf{v})	Taxes and assessments		ŝ	10,000	10,000
(vc)	Aids in lieu of taxes		ŝ	119,900	119,900
(vc)	County forest aids		SS	224,000	225.000
(w)	Gifts and donations		č	700	700
(\mathbf{z})	Reforestation fund		č	260,000	260,000
(zm)	Federal aids	SEC.F	č	801,500	794,500
(2111) (3)	State Parks	279-1	C	001,000	134,000
(u)	General program operations	SEC	A	719,800	742,800
(\mathbf{v})	Taxes and assessments	SEC	ŝ	10,000	10,000
(w)	Gifts and donations		č	15,000	15,000
(zm)	Federal aids	SEC.F	č	446,600	496,600
(2111) (4)	Tourism and Information	DEG-F	U	110,000	400,000
(u)	General program operations	SEC	Α	334,100	338,500
(w)	Gifts and donations	SEC	Ĉ	100	100
(z)	Advertising Wisconsin		Ă	300,000	300,000
(zm)	Federal aids	SEC-F	ĉ		-0-
(2111)	General Services	puq-r	C	0	
(u)	General program operations	SEG	Α	3,958,000	3,920,600
(wc)	Car pool operations	SEC	ĉ	17,000	17,000
(wc) (zm)	Federal aids	SEG_F	č	366,800	356,000
(2m)	Federal aid, local assistance	SEG-F	č	708,400	708,400
(211)	reveral and, incar approximite	010-1	0	100,100	100,200

SECTION 2. 20.370 (1) (a), (b), (c), (ug) and (un) of the statutes are repealed.

SECTION 3. 20.370 (1) (u) of the statutes is amended to read:

20.370 (1) (u) The amounts in the schedule for fish and , game and law enforcement operations under ss. 23.09 to 23.11 and 23.27 ch. 29. SECTION 4. 20.370 (3) (title) of the statutes is amended to read:

20.370 (3) (title) STATE PARKS.

SECTION 5. 20.370 (3) (a) and (vc) of the statutes are repealed.

SECTION 6. 20.370 (4) (title) of the statutes is amended to read:

20.370 (4) (title) TOURISM AND INFORMATION.

SECTION 7. 20.370 (4) (a) of the statutes is renumbered 20.370 (4) (c).

SECTION 9. 20.370 (4) (v) and (vc) of the statutes are repealed. SECTION 10. 20.370 (5) (title) of the statutes is amended to read: 20.370 (5) (title) ENVIRONMENTAL PROTECTION. SECTION 11. 20.370 (5) (e), (g) and (h) of the statutes are repealed.

SECTION 12. 20.370 (5) (ee) of the statutes is created to read:

20.370 (5) (ee) *Topographic mapping*. The amounts in the schedule for the preparation of topographic maps of parts of Wisconsin in cooperation with the federal government.

SECTION 13. 20.370 (6) (title) of the statutes is amended to read:

20.370 (6) (title) TRUST LANDS AND INVESTMENTS.

SECTION 14. 20.370 (8) (kz) and (u) of the statutes are created to read:

20.370 (8) (kz) Aids for urban parks. Biennially from moneys allocated under sub. (7) (g), the amounts in the schedule for the state's share of aids for urban parks under ss. 22.13 (3) and 66.36.

(u) General program operations. The amounts in the schedule for general administration of the department, including the planning and research functions under ss. 23.09, 23.093 and 23.27.

SECTION 15. 20.370 (9) (k) of the statutes is renumbered 20.370 (1) (k).

SECTION 16. 20.370 (9) (xm) of the statutes is repealed.

SECTION 17. 20.370 (9) of the statutes is renumbered 20.370 (8) and 20.370 (8) (title), (v), (vc), (x) and (ym), as renumbered, are amended to read:

20.370 (8) (title) GENERAL SERVICES. (v) A sum sufficient to pay taxes and assessments that are or may become a lien on property acquired prior to date of conveyance to the state. In this section, expenditure estimates for these outlays shall appear in the schedule of subs (1) to (4) (3) as par. (v).

(vc) A sum sufficient to pay aids to municipalities for state forest lands and hunting and fishing grounds pursuant to s. 70.113. In this section, expenditure estimates for these outlays shall appear in the schedule of subs. (1) to (4) and (2) as par. (vc).

(x) An imprest fund of \$15,000 \$30,000 from the conservation fund may be established for the purpose of law enforcement, tree cone and seed purchases and for petty cash and the payment of local purchases authorized under s. 16.52 (6) (b). The operation and maintenance of such fund and the character of expenditures therefrom shall be pursuant to rules prescribed by the department of administration. The rules for payment of local purchases authorized under s. 16.52 (6) (b) shall be in general conformity to the provisions of s. 20.920 (2) (a) relating to contingent funds of institutions.

(ym) At the close of each fiscal year the unencumbered balances of appropriations financed by unassigned revenues of the conservation fund under subs. (1) and (3) shall revert to the respective programs under subs. (1) to (3) and, together with the anticipated respective unassigned revenues by programs in the succeeding year, shall constitute the source of moneys available for appropriation to the programs under such subsections in the succeeding year. Unencumbered balances of appropriations financed by unassigned revenues for the program programs under sub. subs. (4) and administrative services this subsection at the close of each fiscal year shall revert to the respective programs under subs. (1) to (3) in the ratio that revenues were allocated from such programs for the program programs under sub. subs. (4) and administrative services this subsection.

SECTION 18b. 29.09 (7) of the statutes, as affected by chapter, laws of 1969 (Senate Bill 355), is amended to read:

29.09 (7) Of the fees paid to the county elerk, he may retain the following amounts for his services: For each resident hunting license, both small and big game, 15 cents; for each resident archer hunting license, 15 cents; for each deer hunting party permit, 15 cents; for each nonresident general hunting license, 25 cents; for each nonresident limited hunting license, 25 cents; for each nonresident archer (bow and arrow) hunting license, 30 cents; for each nonresident shooting preserve license, 10 cents; for each resident fishing license, 15 cents; for each nonresident fishing liense, 30 cents; for each nonresident combination fishing license, 30 cents; for each fish shipping coupon, 10 cents; for each trapping license, 15 cents; for each trap tag, one cent; for each sportsmen's license, 35 cents; for each set line license, 10 cents; for each set or bank pole license, 10 cents; and for each slat net license, 50 cents. The remainder he shall remit statutory license fees collected by the county clerk shall be remitted by him to the department by the 20th of each month, with a report of the number of licenses issued by him and his deputies during the preceding month and the amount of money remitted. For failure to so remit, he shall be fined under s. 29.63 (1) (d). All unused license blanks shall be returned by the county clerk to the department at the close of the year for which supplied. The department shall determine the disposition of license stubs by county clerks at the close of the year for which they are issued.

SECTION 18d. 29.09 (10) of the statutes is repealed and recreated to read:

29.09 (10) County clerks and their deputies and other persons authorized to issue any license prescribed by this chapter shall collect, in addition to the statutory fee, 25 cents for each single resident license and 50 cents for each combination license (including sportsman) and each single nonresident license so issued to compensate for services in issuing such license, except that all moneys collected by any employe of the department under this subsection shall be remitted by him to the department together with the statutory license fee. Deputies appointed by county clerks, other than county employes, shall be entitled to retain 10 cents of the 25-cent fee and 25 cents of the 50-cent fee. Deputies appointed by the department, other than state employes, shall be entitled to retain 10 cents of the 25cent fee and 25 cents of the 50-cent fee. The additional fee provided in this subsection shall be added to the statutory license fee provided in this chapter and the total shall appear as one amount on the printed license form.

SECTION 18f. 29.13 (1) of the statutes, as affected by chapter _____, laws of 1969 (Senate Bill 355), is amended to read:

29.13 (1) Trapping licenses, which authorize the use of traps for trapping fur-bearing animals, shall be issued by the department, and by the county clerks of the several counties on blanks supplied by the department, subject to s. 29.09, to residents duly applying therefor. The fee for each such license is \$2. If a trapper employs any person in trapping, a license is required for each person so employed. Each trap used under a trapping license shall be tagged with a metal tag stamped with a serial number and the year for which the license is issued. Such tags shall be furnished by the department and sold by the department or the county clerk upon payment of 10 cents for each tag; the county elerk is allowed one-half cent per tag for the sale of such tags. All untagged traps shall be seized and confiscated, and the owner or person using or attending such untagged traps shall be punished as provided in s. 29.63 (1) (d) and (3).

SECTION 18h. 29.14 (2) of the statutes, as affected by chapter _____, laws of 1969 (Senate Bill 355), is amended to read:

29.14 (2) Any nonresident over the age of 16 years shall have the right to take, catch or kill fish, or fish for fish with hook and line or with rod and reel in the waters of this state, except in outlying waters, only if a license has been duly issued to him, subject to s. 29.09, by the department and the county clerk. The fee for each such license entitling the holder to take, catch or kill fish is \$6 and all such licenses shall be effective only from January 1 until the next succeeding December 31. A combination fishing license may be issued to a nonresident husband and wife, to be effective for a period of 15 days, for the sum of \$7. The de-

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partment may cause such licenses to be issued through agents for a compensation of 30 cents for each such license; but no such compensation shall be paid to any of it sregular deputies or other employes.

SECTION 18k. 29.145 (1a) of the statutes, as affected by chapter _____, laws of 1969 (Senate Bill 355), is amended to read:

29.145 (1a) The department is directed upon application therefor to issue a permanent fishing license without fee or charge to any resident over the age of 65 years and such license shall not expire, but shall be effective so long as the licensee is a resident of this state. If the issuance of such license by some agency other than the commission is authorized such agency shall not be entitled to any fee or charge for such services.

SECTION 19. 30.24 (2) of the statutes is repealed.

SECTION 22. This act shall take effect July 1, 1969, or on the day after passsage and publication, whichever is later.

Approved August 20, 1969.