Chapter NR 17

DOG TRIALS AND DOG TRAINING

NR 17.01 Dog Trials

NR 17.02 Dog Training

(Sections 23.09 and 29.255, Wis. Stats.)

- NR 17.01 Dog trials. (1) It shall be unlawful for any person, persons or organization to conduct any dog trial in the course of which game birds or animals obtained from a licensed game farm are used or shot, or in the course of which game birds or animals furnished by the department are used, unless a permit to conduct such dog trial has first been obtained from the department. The permittee may have in his possession during the effective term of the permit live game birds or game animals obtained from a licensed game farm.
- (2) Applications for such permits shall be made to the department not less than 10 days before the date of the dog trial on forms furnished by the department.
- (3) The permittee shall have in his possession at the time of the trial a receipt issued by the licensed game farm from which the game used at such trial was obtained. All game farm birds so obtained and used shall have securely attached and locked to each bird a metallic tag as provided in section 29.574 (6), Wis. Stats., or if obtained from a licensed game farm from another state each bird must be tagged as prescribed by the laws of that state.
- (4) Game birds and animals furnished by the department shall not be shot at such dog trials.
- (5) Unprotected birds and animals may be used or shot at dog trials at any time without such permit, and chukar partridge and coturnix quail when so used are exempt from the stocking permit requirement of section 29.535, Wis. Stats.
- (6) Written permission shall be obtained from the department before conducting any dog trial on lands under the jurisdiction of the department.
- (7) Any permit issued under this section shall be exhibited to any authorized agent of the department upon demand.
- History: Cr. Register, October, 1958, No. 34, eff. 11-1-58; renum. WCD 17.01 to be NR 17.01 and am., Register, September, 1970, No. 177, eff. 10-1-70.
- NR 17.02 Dog training. (1) It shall be unlawful for any person to use or shoot game birds and game animals obtained from licensed game farms in the training of hunting dogs unless he first shall have obtained a permit from the department authorizing such use. Such permit shall be effective for a period of one year from the date of issue, and shall specify the descriptions of the land where, not exceeding 10 noncontiguous 40-acre parcels, such shooting will take

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place, and shall be nontransferable. Such permits shall authorize the training of hunting dogs only, and shall not authorize the conduct or operation of commercial or organized shoots. Applications for such permits shall be made on forms furnished by the department. The permittee may have in his possession during the effective term of the permit live game birds or game animals obtained from a licensed game farm. The permittee may use or shoot such game birds and game animals on lands not specified in the permit if he first obtains approval of the conservation warden in the county in which such lands are located.

- (2) No such permit shall be issued to include lands where, in the opinion of the department, such dog training would be injurious to wild game populations.
- (3) The permittee shall have in his possession at the time of training a receipt issued by the licensed game farm from which the game used in such training was obtained. All game farm birds so obtained and used shall have securely attached and locked to each bird a metallic tag as provided in section 29.574 (6), Wis, Stats., or if obtained from a licensed farm from another state each bird must be tagged as prescribed by the laws of that state.
- (4) Unprotected birds and animals may be used or shot at any time in the training of hunting dogs without such permit, and chukar partridge and coturnix quail when so used are exempt from the stocking permit requirement of section 29.535, Wis. Stats.
- (5) Game birds and game animals possessed under authority of a game farm license may be used at any time without a permit for laying a track or creating scent for training hunting dogs when such game birds or animals are kept under control by leash or shackling.
- (6) It shall be unlawful for any person to possess any firearm or ammunition other than a hand gun loaded with blank cartridge while training hunting dogs on game during the closed season for hunting such game, except as provided in subsection (1).
- (7) It shall be unlawful for any person to train a hunting dog on any wildlife refuge, state park, or state fish hatchery lands, or on any other lands under the jurisdiction of the department which are posted prohibiting such dog training.
- (8) Any permit issued under this section shall be exhibited to any authorized agent of the department upon demand.
- (9) Such permits may be revoked or cancelled by the department at any time.
- (10) Each permittee shall file a report with the department not later than January 1 following the issuance of the permit, on a form furnished by the department, showing the numbers and kinds of game birds or game animals used or shot under such permit, the numbers and kinds of such game birds or game animals in his possession, the source from which he obtained them, and such other information as the report form may require.

History: Cr. Register, October, 1958, No. 34, eff. 11-1-58; am. (3), Register, June, 1970, No. 174, eff. 7-1-70; renum. WCD 17.02 to be NR 17.02 and am., Register, September, 1970, No. 177, eff. 10-1-70.

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