19 20 21 22 23	The proceeds from the sale of this stamp shall be used exclusively to restock the "trout waters" designated by the <i>state</i> conservation commission. Hunting licenses:
	All persons legal residents of the state, except as otherwise provided
24	All persons legal residents of the state and sixty-five years of age
25	All persons legal residents of the state and sixty-five years of age
26	or older, except as otherwise provided3.00
27	Hunting and fishing combined licenses:
28	All persons legal residents of the state, except as otherwise pro-
29	vided[5.00] 8.00
30	All persons legal residents of the state and sixty-five years of age or
31	older, except as otherwise provided5.00 Hunting license for nonresident or alien[20.00] 25.00
32	Hunting license for nonresident or alien [20.00] 25.00
33	Special deer hunting license:
34	All persons legal residents of the state
35	Fishing license (resident and nonresident):
36	One-day license for resident, nonresident, or alien 1.00
37	Fishing license (nonresident):
38	Six-day license for nonresident or alien[3.00] 5.00
39	Fishing license for longer than six days (nonresident):
40	Fishing license for nonresident or alien
41	Game breeder's license 10.00 Trapping license for legal resident of state under sixteen years of age
42	Trapping license for legal resident of state under sixteen years of age
43	1 00
44	Trapping license for legal resident of state sixteen years of age and
45	older[3.00] 5.00
46	older
1	SEC. 2. Section one hundred ten point seventeen (110.17), Code
$\tilde{2}$	1971, is amended by striking unnumbered paragraph two (2) and in-
$\bar{\overline{3}}$	serting in lieu thereof the following:
$\overset{\circ}{4}$	Upon written application to the state conservation commission, one
5	of the following persons shall be issued a deer-hunting license:
6	1. The owner of a farm unit; or
7	2. One member of the family of the farm owner; or
8	3. The tenant residing on the farm unit; or
9	4. One member of the family of the tenant, who resides on the farm
10	unit.
$\tilde{1}\tilde{1}$	The deer-hunting permit shall be valid only for hunting on the farm
$\hat{1}\hat{2}$	unit upon which the licensee to whom it is issued resides.
	Approved June 30, 1971.
	Approved same so, 13:1.

Italics indicate new material added to existing statutes; brackets indicate deletions from existing statutes. However, see Editor's note, page iii.

CHAPTER 125†

HUNTING AND FISHING LICENSES

H. F. 206

AN ACT relating to fees collected by the county recorder for hunting and fishing duplicate licenses.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Section one hundred ten point seven (110.7), Code 2 1971, is amended as follows:

†See Editor's note, page iii.

3 Duplicate licenses and permits. Whenever any license, certificate or permit, for which a fee has been set, has been lost, destroyed 4 5 or stolen, the director or the county recorder where the license was issued in the first instance, may issue a certificate to replace said license, if written evidence is filed with either director or recorder, in 7 affidavit form, by the person to whom the original was issued, setting 8 forth the circumstances and accompanied by a fee of one dollar, said 9 10 fee to be kept by the county recorder for the use of the county, if issued by him, and placed in the fish and game protection fund if 11 issued by the director. If, on examination of the evidence, the director 12 or the recorder, as the case may be, is satisfied that said license has 13 been lost, destroyed or stolen, he shall issue a duplicate license which shall be plainly marked "duplicate" and said duplicate shall serve in 15 lieu of the original license and it shall contain the same information 16 17 and signature as the original.

Approved March 11, 1971.

CHAPTER 126

COUNTY CONSERVATION BOARDS H. F. 514

AN ACT relating to county conservation boards.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section one hundred eleven A point six (111A.6), 1 unnumbered paragraph one (1), Code 1971, is amended as follows: 2 Upon the adoption of any county of the provisions of this chapter, 3 the county board of supervisors of such county may by resolution appropriate an amount of money from the general fund of the county 4 5 for the payment of expenses incurred by the county conservation board in carrying out its powers and duties, and it may levy or cause 6 7 to be levied an annual tax, in addition to all other taxes, of not more 8 than one mill on the dollar of the assessed valuation of all real and 9 personal property subject to taxation within such county, upon proper 10 11 certification by said county conservation board made pursuant to and in compliance with all of the provisions of chapter 24, which tax shall 12 be collected by the county treasurer as other taxes are collected, and 13 shall be paid into a separate and distinct fund to be known as the 14 county conservation fund, to be paid out upon the warrants drawn 15 by the county auditor upon requisition of the county conservation 16 board for the payment of expenses incurred in carrying out the powers 17 and duties of said conservation board. The county conservation board 18 shall have no power or authority to contract any debt or obligation 19 in any year in excess of the moneys in the hands of the county treas-20 21 urer immediately available for such purposes, except the board of supervisors may authorize deferred payments for land acquisition 22 23 purchases not to exceed a one-quarter mill of the annual conservation fund levy nor to extend over a period of ten years. Any single expen-24 diture of, or contract to expend, a sum of five thousand dollars shall 25 be subject to the provisions of chapter 23. Gifts, contributions and 26 bequests of money and all rent, licenses, fees and charges and other 27 revenue or money received or collected by the board shall be deposited