

A BILL

FOR AN ACT TO REPEAL SECTIONS 2543, 2551 AND 2554 OF THE CODE, RELATING TO FISH AND GAME, AND ENACT SUBSTITUTES THEREFOR.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. That section 2543 of the code be and the same is hereby repealed and the following inserted in lieu thereof.

“No person, firm or corporation shall catch, kill, take, have in possession or under control in this state, for any purpose whatever, any of the fish hereinafter mentioned within the periods herein limited, to wit:

Any variety of black, silver, stripped or rock bass, pike, pickerel, crappies, native trout or perch between the first day of January and the fifteenth day of May following. Whosoever shall offend against the provisions of this section shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than five (\$5) dollars nor more than twenty-five (\$25) dollars and costs of the prosecution, or by imprisonment in the county jail not less than five (5) nor more than thirty (30) days for each and every fish so caught, taken, killed or had in possession, or under control, and the possession of any of said fish by any person, firm or corporation during such prohibited period shall be sufficient evidence to convict. It shall be the duty of the fish and game warden and his deputies, or any sheriff or his deputies, or any constable or peace officer to seize without process of law any of the fish named in this chapter, held or had in possession during such closed period, the same to be disposed of as the state fish or game warden or his deputies may elect.”

Sec. 2. That section 2551 of the code be and the same is hereby repealed and the following enacted in lieu thereof.

“No person shall trap, shoot or kill any pinnated grouse or prairie chicken between the first day of December and the first day of September next following; any ruffed grouse or pheasant, wild turkey or quail, between the first day of December and the first day of October; any wild duck, goose or brant, jacksnipe, woodcock, or any manner of species of the snipe or pluver family, except the common field or upland pluver between the first day of January and the first day of September following; for any gray or fox squirrel or timber squirrel between the first day of January and the first day of June. It shall be unlawful to

10 shoot the common field or upland pluver only between the fifteenth of July and the first day
11 of January following. Shooting or killing quail on the public highway shall be in violation
12 of the law. No person shall kill any of the birds mentioned in this section from any arti-
13 ficial ambush of any kind or with the use or aid of any sneak boat or sink box or other
14 device used for concealment in the open water, or use any artificial light, battery or other
15 deception, contrivance or device whatever, with the intent to attract or deceive any of the
16 birds mentioned in this chapter, except that decoys may be used in hunting wild geese and
17 ducks, but no person shall at any time hunt or shoot from any boat, canoe, contrivance or
18 device whatever on any of the waters of this state, between sunset and sunrise.”

Sec. 3. That section 2554 of the code be and the same is hereby repealed and the fol-
2 lowing enacted in lieu thereof.

3 “It shall be unlawful for any person, firm or corporation, to buy or sell, or have in pos-
4 session for any purpose whatever, any of the birds or animals named in this chapter during
5 the period when the killing of such birds or animals is prohibited, except during the first
6 five days of such prohibited period, and the possession of any such birds or animals by any
7 person, firm or corporation, during such prohibitive period except the first five days thereof,
8 no matter where or how obtained, shall be sufficient evidence of the violation of this chapter
9 relating to game. It shall be the duty of the fish and game warden or his deputies, or any
10 sheriff or his deputies and constable and other peace officers to seize and take possession
11 of, without process of law, any of the birds or animals named in this chapter unlawfully had
12 in possession, and to hold the same until disposed of in the courts.”

Sec. 4. That all acts or parts of acts inconsistent with the foregoing are hereby
2 repealed.

Sec. 5. This act being deemed of immediate importance, shall take effect and be in
2 force from and after its publication in the Iowa State Register and Des Moines Leader,
3 newspapers published in Des Moines, Iowa.

A BILL

FOR AN ACT MAKING APPROPRIATIONS FOR THE IOWA INDUSTRIAL SCHOOL, BOYS' DEPARTMENT, AT ELDORA, IOWA.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. That there is hereby appropriated for the Iowa industrial school, boys' department, at Eldora, Iowa, out of any money in the state treasury not otherwise appropriated, or so much thereof as may be necessary for the following purposes:

4	For central heating station and laundry with tunnel and connections to buildings,	\$30,000
5	For changing present heating station to a cold storage department.....	3,000
6	For new tank, extension of tower, standpipe and hose.....	450
7	For fire escapes and extinguishers.....	500
8	For contingent and repair fund for two years.....	4,000
9	Total	<u>\$37,950</u>

Sec. 2. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Iowa State Register and the Des Moines Leader, newspapers published at Des Moines, Iowa.