

Reported Recommending.....
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 Failed to Pass House.....
 Passed Senate.....
 Failed to Pass Senate.....

April 8, 1937.

House File 537. ²

To Sifting Committee.

COMMITTEE ON FISH AND GAME

*Boats
 Conservation Commission
 Fish & Game
 Parks & Pleasure grounds
 Lakes*

A BILL FOR

An Act relating to the powers, duties and jurisdiction of the state conservation commission, to amend chapter eighty-five (85), Code, 1935, relating to licensing of boats and pilots and inspection, by repealing section seventeen hundred three-eight (1703-e8) thereof relating to rules and regulations of the state conservation commission, to amend section seventeen hundred three-e ten (1703-e10) thereof relating to penalties, to further amend said chapter by enacting laws to be included in said chapter pertaining to the operation and equipment of boats used for hire and other boats used upon state-owned waters, and to provide a penalty for the violation of such laws; to amend chapter eighty-five-D one (85-D1), Code, 1935, relating to the state conservation commission, by repealing section seventeen hundred three-g twenty-one (1703-g21) thereof and by repealing paragraphs five (5) and six (6) of section seventeen hundred three-d twelve (1703-d12) thereof relating to the specific powers of the state conservation commission and to enact a substitute therefor, to repeal section seventeen hundred three-e twelve (1703-e12) thereof relating to publication and to enact a substitute therefor, to amend section seventeen hundred three-d fifteen (1703-d15) thereof relating to interpretation and limitations; to amend chapter eighty-six-E1 (86-E1), Code, 1935, relating to fish and game licenses, by amending section seventeen hundred ninety-four-e ten (1794-e10) thereof relating to form of license, and to amend section seventeen hundred ninety-four-e twelve (1794-e12) thereof relating to revocation or suspension of license; to amend chapter eighty-six (86), Code, 1935, relating to propagation and protection of fish, game, wild birds and animals, by amending section seventeen hundred eighty-nine (1789) thereof relating to violations, and to enact laws to be added to said chapter pertaining to the protection of fish, game, wild birds

and animals, and to the commercial taking or disposition thereof, and to provide a penalty for the violation of such laws; to amend chapter eighty-seven (87), Code, 1935, relating to conservation and public parks, by repealing section seventeen hundred ninety-nine-b one (1799-b1) thereof pertaining to rules and regulations, and to enact laws to be added to said chapter prohibiting, restricting, or controlling the use by the public of state parks, preserves, or state-owned property or waters under the jurisdiction of the state conservation commission.

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

1 Section 1. Section seventeen hundred three-e eight (1703-e8),
2 Code, 1935, is hereby repealed.

1 Sec. 2. Section seventeen hundred three-e ten (1703-e10),
2 Code, 1935, is amended by substituting a period (.) for the comma (,)
3 in line five (5) thereof and striking the remainder of the section.

1 Sec. 3. Chapter eighty-five (85), Code, 1935, is amended
2 by adding thereto the provisions of sections herein designated
3 section four (4) to section twenty-two (22) inclusive.

BOATS, PILOTS AND INSPECTION

1 Sec. 4. A motor boat is defined as any boat or water craft
2 propelled by machinery. Any boat or craft propelled by attachment
3 to another craft which is propelled by machinery shall be
4 deemed a motorboat.

1 Sec. 5. For the purpose of this chapter boats are classified
2 as follows:

3 Class I. All steamboats.

4 Class II. All boats with inboard motors used for commercial
5 purposes.

6 Class III. All motorboats with inboard motors used for private
7 purposes.

8 Class IV. All motorboats of plane or gliding type, including
9 combination plane and displacement types, propelled
10 by an outboard motor.

11 Class V. All rowboats of displacement type, with outboard
12 motor.

13 Class VI. All rowboats or canoes propelled by hand.

14 Class VII. All sailboats.

EQUIPMENT

1 Sec. 6. No person shall operate any boat on the waters of
2 the state which is not equipped as follows:

3 (a) A fire extinguisher of type and size approved by the com-
4 mission, shall be carried by all motorboats when operated for hire.
5 Such fire extinguisher shall be capable of extinguishing burning
6 gasoline and be of the carbon-dioxide, carbon tetrachloride or foam
7 type.

8 (b) Any boat, except steamboats, carrying passengers for hire
9 shall be equipped with air tanks of sufficient capacity to sustain
10 afloat the boat when full of water with all her full complement of
11 passengers and crew on boat.

12 (c) Every motorboat carrying passengers for hire shall carry
13 one life preserver, life belt, buoyant cushion, or ring buoy of
14 type approved by the commission for each person on board.

15 (d) No motorboat, propelled in whole or in part by gas,
16 gasoline or naphtha, shall be operated unless the same is provided

17 with an exhaust or muffler device so constructed and used as to
18 muffle the noise of the exhaust, and no such boat shall be operated
19 with a cut-out or any such device which shall make the muffler in-
20 effective.

21 (e) No motorboat in class I, II, III, or IV shall be operated
22 unless it is equipped with a whistle, horn or sound device capable
23 of making a signal that can be heard from a distance of one
24 thousand feet in calm weather. Sirens are specifically prohibited.

25 (f) Owners of steamboats operated for hire are hereby
26 required to carry boiler insurance covering each steamboat so
27 operated and copies of the insurance policies shall be filed with
28 the commission.

LIGHTS

1 Sec. 7. No person shall operate any boat during the period
2 between thirty (30) minutes after sundown and sunrise which is not
3 equipped with lights as herein prescribed:

4 (a) Every motorboat in class I, II, III or and all boats in
5 class IV, which in the latter case are capable of a speed of eight
6 (8) miles or more per hour, shall have the following lights:

7 1. A bright white light in forepart of the boat as near the
8 bow as practical, so constructed as to show an unbroken
9 light over an arc of the horizon of twenty (20) points
10 of the compass, so fixed as to throw the light ten (10)
11 points on each side of the vessel; namely, from right
12 ahead of two (2) points abaft the beam on either side.
13 The glass of the lens shall be not less than five (5)

14 inches in diameter. In general, this light shall, when
15 in use, be kept pointed in direction boat is traveling.

16 2. A white light aft (stern) to show all around the horizon.
17 A combined lantern in the forepart of the vessel and
18 lower than the white light aft, showing green to starboard
19 and red to port, so fixed as to throw the light from right
20 ahead to two points abaft the beam on their respective
21 sides.

22 3. All boats in class IV, not capable of exceeding eight (8)
23 miles per hour, shall have a constant white light in the
24 forepart of the vessel and to be so constructed as to be
25 visible all around the horizon.

26 (b) All boats in class V shall have a white light that is
27 constant and so placed as to be visible from any direction.

28 (c) All boats in class VI shall have, when operated on any
29 lake, and when over three hundred (300) feet from shore, a white
30 light that is constant and so placed as to be visible from any
31 direction.

32 (d) All boats in class VI shall have when operated on any
33 river or stream, a white light which is constant and so placed as
34 to be visible from any direction.

35 (e) All boats in class VII shall have a lantern at the masthead
36 showing a white light and visible from any direction.

OPERATION LAWS

1 Sec. 8. No person shall operate any boat on any of the waters
2 of the state under the jurisdiction of the commission in such a manner

3 as to endanger life and property nor in any manner other than herein
4 prescribed:

5 (a) No boat in class II, III, IV or V shall be operated on a
6 state-owned lake at a speed greater than five (5) miles per hour when
7 within two hundred fifty (250) feet from another craft.

8 (b) No boat in class I, II, III, IV or V shall be operated at
9 a speed exceeding five (5) miles per hour unless vision is unobstructed
10 three hundred (300) feet ahead.

11 (c) It shall be unlawful to operate any motorboat within three
12 hundred (300) feet of the shore of any lake at a speed greater than
13 ten (10) miles per hour.

1 Sec. 9. Boat traffic shall be governed by the following
2 rules:

3 1. Passing from rear—keep to the left.

4 2. Passing head-on—keep to the right.

5 5. Passing at right angles—boat at the right has
6 right-of-way, other conditions being equal.

7 4. Sailboats have right-of-way over all other boats.

8 Motorboats, when passing sailboats, shall always
9 pass on windward side.

10 5. Any boat backing from a landing has the right-of-way
11 over incoming boats.

1 Sec. 10. Air craft shall not make use of waters under the
2 jurisdiction of the commission for the purpose of landing and
3 carrying passengers or other purposes, except at a time of danger
4 or distress when such use may be necessary or unavoidable.

ARTIFICIAL LAKES, BOAT RACES

1 Sec. 11. No motorboat in class I, II, or III and no boats
2 in classes IV and V, shall be permitted on any artificial lake under
3 the jurisdiction of the commission.

4 (a) No person shall operate any sailboat on any artificial
5 lake under the jurisdiction of the commission except those lakes
6 specifically designated by the commission. All sailboats so
7 operated must be of a type and size approved by the commission.

8 (b) All privately owned boats on artificial lakes under the
9 jurisdiction of the commission shall be kept only at locations
10 designated by the commission.

1 Sec. 12. No boat race or regatta shall be conducted upon
2 state waters unless permission is granted by the commission.

3 (a) Boats not participating in such race or regatta shall re-
4 main at least fifty (50) feet from the racing course during such
5 contest.

6 (b) Laws pertaining to speeds or passing distances shall not
7 apply to boats or boat operators engaged in such race or regatta.

BUOYS AND STRUCTURES

1 Sec. 13. No private buoy or any obstruction of any kind
2 shall be maintained less than one hundred (100) feet from shore nor
3 more than three hundred (300) feet, except by permission from the
4 commission.

5 (a) All private buoys must float in a vertical position with
6 at least eighteen (18) inches projecting above the water and shall
7 be painted white or have a white flag of at least one (1) square foot

8 in area attached thereto.

9 (b) It shall be unlawful to tamper with, move or attempt to
10 move any state-owned buoy.

11 (c) No boat shall be anchored away from the shore and left
12 unguarded unless it be attached to a buoy.

1 Sec. 14. No person shall maintain or erect any structure
2 beyond the line of private ownership along or upon the shores of
3 state-owned waters in such a manner as to obstruct the passage of
4 pedestrians along the shore between the ordinary high water mark
5 and the water's edge, except by permission of the commission.

1 Sec. 15. No craft or vehicle operating on the surface of
2 ice on the inland meandered lakes and streams of the state and
3 propelled by machinery in whole or in part shall be operated without
4 a permit being issued for such operation by the commission.

5 Ice cutting machinery, automobiles, motorcycles and trucks, when
6 such are used without endangering public safety are excepted from
7 the provisions of this section. Any such permit issued may be
8 revoked by the commission if such craft or vehicle is operated in
9 a careless manner or endangers others.

GENERAL PROVISIONS

1 Sec. 16. Nothing in this chapter shall exonerate any owner,
2 operator or crew of any craft from the consequences of any neglect
3 to carry lights, signals or equipment or from any neglect to keep a
4 proper lookout, or of the neglect of any precaution which may be
5 required by the ordinary practice of seamen or by the special circum-
6 stances of the case.

1 Sec. 17. The provisions of this chapter shall not apply to
2 craft licensed by authority of the United States when such craft
3 are operated in accordance with the federal laws and regulations
4 therefor.

1 Sec. 18. All navigation accidents shall be reported as
2 promptly as possible to the nearest police officer and to the
3 commission or its authorized representative.

1 Sec. 19. No person offering a boat for hire nor any person
2 using a rented boat shall permit said boat to be occupied by more
3 passengers and crew than the licensed capacity of the boat permits.

1 Sec. 20. No person shall place, or allow to remain in the
2 public waters any boat for hire which has failed to pass inspection.

1 Sec. 21. Members of the commission, its deputies, agents
2 and employees shall not be deemed violating the provisions of this
3 chapter applying to the work of the commission while on duty and
4 acting within the scope of their employment.

1 Sec. 22. Any person violating any of the provisions of the
2 foregoing sections numbered section six (6) to section twenty (20)
3 inclusive, shall, upon conviction, be fined not to exceed one hundred
4 (\$100.00) dollars or be imprisoned in the county jail not to exceed
5 thirty (30) days.

STATE CONSERVATION COMMISSION

1 Sec. 23. Section seventeen hundred three-g twenty-one
2 (1703-g21), Code, 1935, is hereby repealed.

1 Sec. 24. Paragraphs five (5) and six (6) of section seven-
2 teen hundred three-d twelve (1703-d12), Code, 1935, are hereby repealed

3 and the following is enacted in lieu thereof:

4 “5. The commission is hereby authorized to adopt and enforce
5 such departmental rules governing procedure as may be necessary to
6 carry out the provisions of this chapter; also to carry out any
7 other laws the enforcement of which is vested in the commission.

8 6. The commission is hereby further authorized to adopt, publish
9 and enforce such administrative orders as are authorized in section twenty-
10 nine (29) of this act.”

1 Sec. 25. Section seventeen hundred three-e twelve (1703-e12), Code, 1935,
2 is hereby repealed and the following substituted in lieu thereof:

3 “Administrative orders shall be made only after an investiga-
4 tion of the matter concerned and shall take effect, unless otherwise
5 designated in the order, after publication in at least one newspaper
6 of general state circulation or in a newspaper having circulation
7 in the territory affected. A copy of all such orders shall before
8 publication be filed with the secretary of state.”

1 Sec. 26. Section seventeen hundred and eighty-nine (1789)
2 Code, 1935, is hereby amended as follows: strike therefrom all
3 words following the word “chapter” in line six (6) to the word
4 “or” in line seven (7) and substitute the following: “or of
5 administrative orders of the state conservation commission”; further
6 amend said section by striking all the words after the comma (,)
7 following the word “chapter” in line eleven (11) to the word “or”
8 in line twelve (12).

1 Sec. 27. Chapter eighty-six (86), Code, 1935, is amended
2 by adding thereto the provisions of sections herein designated

3 section twenty-eight (28) to section one hundred eight (108), in-
4 clusive.

PROPAGATION AND PROTECTION OF FISH,
GAME, WILD BIRDS AND ANIMALS

1 Sec. 28. It shall be unlawful for any person to take,
2 pursue, kill, trap or ensnare, buy, sell, possess, transport, or
3 attempt to so take, pursue, kill, trap or ensnare, buy, sell, possess,
4 or transport any game, unprotected non-game birds, fur-bearing animals
5 or fur or skin of such animals, mussels, frogs, spawn or fish, or any
6 part thereof, except upon the terms, conditions, limitations and
7 restrictions set forth herein.

1 Sec. 29. The open seasons, closed seasons, bag limits, catch
2 limits, possession limits and territorial limitations set forth
3 herein pertaining to fish, game and various species of wild life are
4 based upon a proper biological balance as hereinafter defined being
5 maintained for each species or kind. The seasons, catch limits,
6 bag limits, possession limits and territorial limitations set forth
7 heren shall prevail and be in force and effect for each and every
8 species of wild life to which they pertain as long as the biological
9 balance for each species or kind remain substantially as it is at
10 the time this act takes effect. The commission is hereby designated
11 the sole agency to determine whether a population of wild life exists
12 contrary to the aforesaid condition in any area. If the commis-
13 sion, after investigation finds that the number and/or sex of each
14 or any species or kind of wild life is at variance to aforesaid condi-
15 tion, the commission shall by administrative order extend, shorten,

16 open or close seasons and/or change catch limits, bag limits and/or
17 or areas in accordance with said findings. For the purpose of this
18 section, biological balance is defined as that condition when all
19 losses to population are compensated by natural reproductive
20 activity or artificial replenishment, replacement or stocking.

(DEFINITIONS)

1 Sec. 30. The following are hereby declared to be fur-bearing
2 animals for the purpose of regulation and protection under this
3 chapter: beaver, badger, mink, otter, muskrat, raccoon, striped
4 skunk, opossum, spotted skunk or civet cat, weasel, coyote, wolf,
5 ground hog, red fox and gray fox.

1 Sec. 31. For the purposes of this act the term "game" shall
2 be construed to mean all of the wild animals and wild birds specified
3 in this section except those designated as not protected, and shall
4 include the heads, skins, and any part of same, and the nests and
5 eggs of birds and their plumage.

6 1. The Anatidae: such as swans, geese, brant and ducks.

7 2. The Rallidae: such as rails, coots, mudhens, and gallinules.

8 3. The Limicolae: such as shore birds, plovers, surf birds,
9 snipe, woodcock, sandpipers, tattlers, gotwits and curlews.

10 4. The Gallinae: such as wild turkeys, grouse, pheasants,
11 Hungarian partridges and quail.

12 5. The Columbidae: mourning doves and wild rock doves only.

13 6. The Sciuridae: such as gray squirrels, fox squirrels and
14 flying squirrels.

15 7. The Leporidae: cottontail rabbits and jack rabbits only.

16 8. The Cérvidae: such as deer and elk.

1 Sec. 32. Protected non-game birds shall include any wild
2 bird other than game, either resident or migratory, including the
3 plumage, skins, body, or any part thereof, and their nests and eggs,
4 except that the following are not protected by this act: European
5 starling, English or house sparrow, blackbird, crow, bluejay, sharp-
6 shinned hawk, Coopers hawk and great horned owl.

1 Sec. 33. As used in this chapter, the word "mussels" shall
2 mean and embrace the pearly, fresh water mussels or clams or naiad,
3 and the shells thereof.

1 Sec. 34. The term "fish" as used in this chapter shall mean
2 any fish of the class Pisces.

1 Sec. 35. The term "frog" as used in this chapter shall mean
2 any frog of the family Ranidae.

1 Sec. 36. The term "Spawn" as used in this chapter shall mean
2 any of the eggs of any fish, frog, or mussel.

1 Sec. 37. It shall be unlawful except as otherwise provided
2 for any person, firm or corporation, to bring into the state of
3 Iowa for the purpose of propagating or introducing, or to place or
4 introduce into any of the inland or boundary waters of the state,
5 any fish or spawn thereof that are not native to such waters, or
6 introduce or stock any bird or animal, unless application is
7 first made in writing to the commission for a permit therefor and
8 such permit granted. Such permit shall be granted only after the
9 commission has made such investigation or inspection of the fish,
10 birds or animals as it may deem necessary to determine whether or

11 not such fish, birds or animals are free from disease and whether
 12 or not such introduction will be beneficial or detrimental to the
 13 native wildlife and the people of the state, and may or may not
 14 approve such planting, releasing or introduction according to its
 15 findings.

TERRITORIES, OPEN SEASONS, BAG AND
 POSSESSION LIMITS FOR GAME

1 Sec. 38. It shall be unlawful for any person except as
 2 otherwise provided, to wilfully disturb, pursue, shoot, kill,
 3 take or attempt to take or have in possession any game bird or
 4 animal at any time except during the open season period embraced
 5 within the dates, both inclusive, specified for each variety and
 6 each locality, respectively, or in the open season take in any
 7 one day in excess of the number designated for each variety and/or
 8 each locality, respectively, or have in possession any variety
 9 of game bird or animal in excess of the number allowed in
 10 possession as indicated in the following table :

Kind of Animal and Locality	Open Season	Bag Limit	Possession Limit
1 SQUIRRELS—Gray, fox. 2 Entire state.	September 15-November 15	6	12
3 RABBITS—Cottontail and 4 jack. Entire state.	September 15-January 15	10	20
5 QUAIL—Bobwhite. 6 Open season in following 7 counties: Union, Ringgold, 8 Decatur, Clarke, Lucas, 9 Wayne, Appanoose, Mon- 10 roe, Wapello, Davis, Van 11 Buren, Jefferson, Henry, 12 Lee, Des Moines, Louisa, 13 Muscatine, Jones, Jackson. 14 All counties not named	November 15-December 15 Shooting allowed each open day from eight (8) A. M. to five (5) P. M.	8	8

25	above are closed.			
26	DOVES—Entire state.	September 1-November 30	10	10
27	PHEASANTS — Chinese,	November 12-November 18	3 male birds	6 male birds
28	Mongolian, ringneck.	Shooting allowed each open		
29	Open season in following	day from twelve (12) noon		
30	counties: Lyon, Osceola,	to five (5) P. M.		
31	Hardin, Dickinson, Emmet,			
32	Winnebago, O'Brien, Sioux,			
33	Clay, Palo Alto, Kossuth,			
34	Hancock, Worth, Mitchell,			
35	Floyd, Winneshiek, Cerro			
36	Gordo, Butler, Grundy,			
37	Franklin, Wright, Hum-			
38	bolt, Pocahontas, Buena			
39	Vista, Cherokee, Plymouth,			
40	Woodbury, Sac, Ida, Cal-			
41	houn, Howard, Chickasaw,			
42	Bremer, Fayette, and all			
43	those portions of Monona,			
44	Harrison and Pottawatta-			
45	mie counties lying west of			
46	highway No. 75, and all			
47	those portions of Pottawat-			
48	tamie, Mills and Fremont			
49	counties lying west of			
50	highway No. 275. All areas			
51	not named above are closed.			
52	DUCKS—Entire state.	October 1-November 30	10	10
53	GEESE, BRANT — Entire	October 1-November 30	4	4
54	state.			
55	HUNGARIAN PART-	November 12-November 18	2	2
56	RIDGES—Open season in	Shooting allowed each open		
57	following counties: O'Brien,	day from twelve (12)		
58	Sioux, Lyon, Osceola, Dick-	o'clock noon to five (5)		
59	inson, Emmet, Kossuth,	P. M.		
60	Winnebago, Worth, Palo			
61	Alto, Clay. All counties			
62	not named above are closed.			
63	COOT, MUDHEN, GREBE	October 1-November 30	15	15
64	—Entire state.			
65	WILSON OR JACKSNIPE	October 1-November 30	15	15
66	—Entire state.			

1 Sec. 39. The owner or operator of any fish hatchery may
2 kill or take any pied-billed grebe, gull or tern, American bittern,
3 black-crowned night heron, merganser, great blue heron, also known
4 as blue crane, poorjoe or cranky, or kingfisher, within the bounds
5 of such hatchery after having been issued a permit by the commission.
6 Each such permittee shall file with the commission an itemized re-

7 port showing the species and number of birds killed during the
8 period covered by the permit. Report shall be filed on or before
9 January first each year. Failure to file such report shall be grounds
10 for refusal to issue subsequent permits.

1 Sec. 40. No part of the plumage, skin or body of any bird
2 protected by this chapter shall be sold or had in possession for
3 sale, irrespective of whether said bird was captured or killed
4 within or without the state, except as otherwise provided.

1 Sec. 41. A hunting license shall not permit the holder to
2 entrap or ensnare any fur-bearing animal as defined in this chapter.

1 Sec. 42. Any person who shall have in his possession any
2 game bird or game animal, fish or fur or part thereof shall upon
3 request of the director or any conservation officer or any peace
4 officer exhibit the same to him, and a refusal to do so shall
5 constitute a violation of this act.

1 Sec. 43. It shall be unlawful to have in possession while
2 hunting or to use while hunting any ferret or mechanical device
3 or any substance to be used for chasing animals from their dens.

1 Sec. 44. No person shall at any time shoot any rifle on or
2 over any of the public waters or public highways of the state.

1 Sec. 45. Except as otherwise provided, it shall be unlawful
2 for any person to buy or sell, dead or alive, any bird or animal
3 or any part thereof which is protected by this chapter but nothing
4 in this section shall apply to fur-bearing animals.

DOGS

1 Sec. 46. It shall be unlawful

2 to train any bird dog on game in the wild from March fifteenth (15th)
3 to July fifteenth (15th) each year. No firearms or other device for
4 taking game shall be carried while training such dog during closed
5 season for quail or pheasants.

POSSESSION AND STORAGE

1 Sec. 47. Except as otherwise provided, no person shall
2 possess at any one time in the aggregate more than thirty (30)
3 game animals and game birds.

1 Sec. 48. Any person having lawful possession of game may
2 hold same for not to exceed ten (10) days after the close of the
3 open season for such game. A permit to hold such game for a longer
4 period may be granted by the commission.

1 Sec. 49. No person except those acting under the authority
2 of the state conservation director shall capture or take or attempt
3 to capture or take, with any trap, snare or net, any game bird, nor
4 shall any person use any poison or any medicated or poisoned food
5 or any other substance for the killing, capturing or taking of any
6 game bird or animal.

GAME BREEDERS

1 Sec. 50. It shall be unlawful for any person to raise or
2 sell game of the kinds protected by this chapter without first
3 procuring a game breeder's license as provided by law.

1 Sec. 51. A licensed game breeder may hold in possession at
2 any time any game bird, game animal or fur-bearing animal raised by
3 him or obtained from without the state or from a licensed game
4 breeder within the state. Such licensee may buy, sell, or other-

5 wise dispose of such game birds, game animals, fur-bearing animals,
6 or any part thereof. Possession and use of such game birds, game
7 animals or fur-bearing animals obtained from a licensed game
8 breeder shall be deemed lawful, provided that no game birds so
9 obtained may be sold for food.

1 Sec. 52. Any holder of a game breeder's license shall keep
2 a record of all purchases and all sales of stock showing the kinds
3 and number of each, dates of transactions, and from whom purchased,
4 and to whom sold. Such record shall be open for inspection by the
5 commission at any time. Each licensee shall on or before May first
6 (1st) of each year file a report with the commission setting out
7 the information mentioned above for the preceding license year
8 upon forms supplied by the commission.

SCIENTIFIC COLLECTING

1 Sec. 53. The commission may, after investigation, issue to
2 any person a scientific collector's license under which license such
3 person may be permitted to collect for scientific purposes only,
4 any birds, nests, eggs, or wild animals or fish. No person to whom
5 such license is issued shall dispose of any such collection or
6 part thereof except upon written permission of the commission. The
7 application for such license shall be made upon blanks to be fur-
8 nished by the commission. Each holder of such license shall within
9 thirty (30) days after the expiration of such file with the commis-
10 sion a report showing all specimens by him collected. Such license
11 may be revoked at any time for cause.

1 Sec. 54. It shall be unlawful for any person to capture

2 birds or animals for banding purposes except that the commission
3 may, after investigation, issue a permit to any person permitting
4 him to capture birds or animals for the purpose of banding or mark-
5 ing same for scientific study, but no such birds or animals may be
6 killed or injured or retained in possession, but must be liberated
7 safely and promptly. Such permit may be revoked at any time for
8 cause. Each holder of such permit shall report to the commission
9 once each month the number, kind of birds or animals banded, and the
10 band numbers.

ANGLING LAWS

1 Sec. 55. Except as expressly provided in this chapter a
2 closed season is established for each variety of fish listed in the
3 following tables. The tables designated "A" shall be applicable to
4 all waters of the state except the Mississippi River and Missouri
5 River. The table designated "B" shall be applicable to the
6 Mississippi River and Missouri River only. Such closed season shall
7 extend during all the time in each year except the period embraced
8 within the dates, both inclusive, set opposite the names of each
9 variety in the column headed "open season"; and except as expressly
10 provided in this chapter no person shall take, capture, or kill fish
11 of any such variety at any time other than the open season therefor,
12 nor in the open season in excess of the daily catch limit in any one
13 day, nor have in possession in excess of the possession limit at any
14 time, nor under the minimum length or weight for each fish designated
15 opposite each variety in the columns headed respectively "daily catch
16 limit", "possession limit" and "minimum length or weight". Measure-

17 ment of length shall be taken in a straight line from the tip of the
 18 snout to the utmost end of the tail fin.

TABLE A

Kind of Fish	Open Season	Daily Catch Limit	Possession Limit	Minimum Length or Weight
19 TROUT— 20 brown, rain- 21 bow, brook	5 A. M., April 1 to 9 P. M. September 1. Trout shall be fished 22 for only from one 23 hour before sunrise 24 to 9 P. M. each day	8	16	7 inches
25 NORTHERN 26 PIKE	May 15 to November 30.	8	16	15 inches
27 LARGE- 28 MOUTH 29 BASS	June 15 to November 30.	5	10	10 inches
30 SMALL- 31 MOUTH 32 BASS	June 15 to November 30.	5	10	10 inches
33 SAND PIKE, 34 sauger pike, 35 wall-eyed 36 pike	May 15 to November 30.	8	16	13 inches
37 BULL- 38 HEADS 39 SHEEPS 40 HEAD	Continuous May 15 to November 30.	25 25	50 50	None None
41 42 43 44 45 46 47 48 49		Except in Spirit Lake East and West Oko- boji Lakes and Storm Lake, no catch or possession limits		
50 ROCK 51 STURGEON, 52 sand sturg- 53 eon, paddle- 54 fish	August 1 to Novem- ber 30.	15	30	Rock sturgeon and paddlefish—not less than 5 pounds. Sand sturgeon not less than one pound.
55 CRAPPIES, 56 yellow perch, 57 yellow bass, 58 striped bass, 59 silver bass	May 15 to November 30.	15	30	7 inches
60 WAR- 61 MOUTH 62 BASS—rock 63 bass, sunfish, 64 bluegills	May 15 to November 30.	15	30	5 inches

65	CATFISH	April 15 to May 30 in inland streams only and July 1 to November 30 in all inland waters.	15	30	12 inches
66					
67					
68					
69				30	
70	SUCKERS,	Continuous	15		None
71	redhorse				
72	CARP, buf-	Continuous	None	None	None
73	falo, quill-				
74	back, gar,				
75	dogfish				

TABLE B.

Kind of Fish	Open Season	Daily Catch Limit	Possession Limit	Minimum Length or Weight
76 ROCK	August 1 to November 30.	None	None	Rock sturgeon not less than 5 pounds;
77 STURGEON				sand sturgeon not less than 1 pound;
78 —sand sturg-				paddlefish not less than 5 pounds.
79 eon, paddle-				
80 fish				
81				
82 NORTHERN	Continuous	15	30	15 inches
83 PIKE				
84 CATFISH	Continuous	15	30	12 inches
85 SHEEPS-	Continuous	None	None	None
86 HEAD				
87 BULL-	Continuous	None	None	None
88 HEADS,				
89 carp, buffalo,				
90 gar, quill-				
91 back, dogfish,				
92 suckers, red-				
93 horse				
94 LARGE-	June 15 to November 30.	5	10	10 inches
95 MOUTH				
96 BASS, small-				
97 mouth bass				
98 CRAPPIE,	May 15 to November 30.	15	30	7 inches
99 perch, yellow				
100 bass, silver				
101 bass.				
102 SUNFISH,	May 15 to November 30.	15	30	5 inches
103 bluegill, rock				
104 bass, war-				
105 mouth bass				

- 1 Sec. 56. In Lake Wapello in Davis County and Upper Keomah
- 2 Lake in Mahaska County fish may be taken only between five (5:00)
- 3 o'clock A. M. June fifteenth (15th) and ten-thirty (10:30) P. M.
- 4 November thirtieth (30th), each year. Fish may be taken during

5 such open season only between five (5:00) o'clock A. M. and ten-
6 thirty (10:30) P. M. each day. The following artificial lakes are
7 closed to all fishing and minnow removal during 1937: Upper Pine
8 Lake in Hardin County, Lake MacBride in Johnson County, Lake Ahquabi
9 in Warren County, Springbrook Lake in Guthrie County, Beed's Lake
10 in Franklin County, Lake Keomah in Mahaska County except Upper
Keomah
11 Lake, Echo Valley Lake in Fayette County, Lake of Three Fires in
12 Taylor County, Farmington Lake in Van Buren County, Afton Reservoir
13 in Union County, Greenfield City Reservoir in Adair County, Lake
14 Keosauqua in Van Buren County, Swan Lake in Carroll County, and Red-
15 Haw Lake in Lucas County. Provided, however, that Lake Keomah
16 proper, Lake Macbride and Upper Pine Lake shall be open to fish-
17 ing beginning June fifteenth (15th), 1938, under such restrictions
18 as herein apply to Lake Wapello.

1 Sec. 57. It shall be unlawful for any person to take
2 from Lake Wapello in Davis County and Upper Keomah Lake in
3 Mahaska County in any one day more than twelve (12) fish in the
4 aggregate of which twelve (12) not more than five (5) may be
5 black bass and not more than seven (7) may be crappies.

1 Sec. 58. It shall be unlawful for any person to use for
2 bait in any state-owned artificial lake minnows or small fish which
3 have not been inspected and approved by a representative of the
4 commission.

1 Sec. 59. Any fish caught that is less than lawful minimum
2 length or weight shall be handled with wet hands and released

3 under water immediately with as little injury as possible.

1 Sec. 60. No person shall at any time take from the waters
2 of the state any fish, except as otherwise provided in this chapter,
3 except with hook, line and bait, nor shall any person use more than
4 two (2) lines with one (1) hook on each line in still fishing or
5 trolling, and in fly fishing not more than one (1) fly may be used
6 on one (1) line, and in trolling and bait casting not more than one
7 (1) trolling spoon or artificial bait may be used on one line. No
8 person shall leave such fish line or lines and hooks in the water
9 unattended or take or attempt to take any fish by snagging or to
10 purposely hook them in any other part than in the mouth. One (1)
11 hook shall mean a single, double or treble pointed hook, and all
12 hooks attached as a part of an artificial bait or lure shall be
13 counted as one (1) hook.

1 Sec. 61. It shall be unlawful for any person to use in
2 the inland waters of the state open to the use of trot or throw
3 lines, more than one (1) throw line or trot line and such line
4 shall have not more than fifteen (15) hooks, but no person shall
5 leave such line set, and he shall be in constant attention of
6 such line, and no person shall use such throw line or trot line
7 in any stocked lake or within three hundred (300) feet of any
8 dam or spillway or in any stream or portion of stream, closed
9 or posted against the use of such tackle. One end of such throw
10 line or trot line shall be set from the shore and be visible
11 above the shore water line, but no such throw line or trot line
12 shall be set entirely across a stream or body of water.

1 Sec. 62. It shall be unlawful to use trot or throw
2 lines in the rivers and streams of the state except in the Missis-
3 sippi River, Missouri River, Big Sioux River and in the following
4 named counties: Monona, Harrison, Pottawattamie, Mills, Fremont,
5 Page, Montgomery, Cass, Shelby, Audubon, Guthrie, Adair, Adams,
6 Taylor, Ringgold, Union, Madison, Warren, Clarke, Decatur, Wayne,
7 Lucas, Marion, Jasper, Poweshiek, Mahaska, Monroe, Appanoose,
8 Davis, Wapello, Keokuk, Iowa, Johnson, Washington, Jefferson,
9 Van Buren, Lee, Henry, Louisa, Cedar, Muscatine, Des Moines, Scott
10 and Clinton. Polk County is closed to the use of throw lines or
11 trot lines except in the Des Moines River below the Grand Avenue
12 bridge in the City of Des Moines.

1 Sec. 63. It shall be unlawful for any one person to use,
2 in the Mississippi River, Missouri River or Big Sioux River, more
3 than one (1) throw or trot line having more than twenty-five (25)
4 hooks.

1 Sec. 64. It shall be unlawful, except as otherwise pro-
2 vided, to use on or in the waters of the state any grab-hook,
3 snag-hook, artificial light, any kind of a net, seine, trap, fire-
4 arm, dynamite, or other explosives, or poisonous or stupefying
5 substances, lime, ashes or electricity in the taking or attempting
6 to take any fish, except that gaff-hooks or landing nets may be
7 used to assist in landing fish. No person shall take or kill, or
8 attempt to take or kill any fish by hand fishing.

1 Sec. 65. It shall be unlawful to fish by trolling from
2 any machine propelled boat on any of the inland waters of the state,

3 or on any boundary water except the Mississippi River or Missouri
4 River.

1 Sec. 68. It shall be unlawful to take, catch, kill or
2 have in possession any fish from any of the waters of the state
3 taken by the use of a spear except that carp, buffalo, quillback,
4 gar and dogfish may be speared in the area described as follows:
5 All that part of the state of Iowa lying south and west of U. S.
6 highway No. 141 extending from Sioux City to Denison, U. S. highway
7 No. 30 from Denison to Carroll, and U. S. highway No. 71 from Carroll
8 to the Missouri state line.

1 Sec. 67. No private water may be stocked by the Commis-
2 sion unless the owner agrees that such waters shall be open to the
3 public for fishing.

1 Sec. 68. It shall be unlawful for any person to buy, sell,
2 barter or to offer for sale any black bass or part thereof whether
3 taken within or without the state.

1 Sec. 69. For the purpose of taking minnows only, it shall
2 be lawful for any person to use a minnow dip net not to exceed
3 four (4) feet in diameter or a minnow seine not to exceed fifteen
4 (15) feet in length and having a mesh not smaller than one-fourth
5 ($\frac{1}{4}$) inch bar measure or larger than one-half ($\frac{1}{2}$) inch bar
6 measure.

1 Sec. 70. Except as otherwise provided no
2 person shall carry, transport or ship or cause to be carried, trans-
3 ported or shipped any minnows for the purpose of sale beyond the
4 boundaries of the state.

1 Sec. 71. It shall be unlawful to transport or to use or to
2 sell or offer for bait or to place into any inland waters of the
3 state or into any waters from which waters of the state may become
4 stocked any young fish of carp, quillback, gar, or dogfish, and
5 any minnows or young fish of any of these species taken shall not
6 be returned to any such waters, but shall be destroyed.

1 Sec. 72. It shall be unlawful for any person to take,
2 capture or have in possession frogs from November thirtieth (30th)
3 to June first (1st) in any year.

1 Sec. 73. It shall be unlawful for any person at any time
2 to ship, transport, sell, or offer for sale frogs to any point
3 outside the state.

1 Sec. 74. It shall be unlawful for any person at any
2 time, except as otherwise provided, to take any fish, minnows,
3 frogs, or other aquatic, biological life from any state fish
4 hatchery, nursery or other area under the jurisdiction of the
5 commission.

1 Sec. 75. The United States commissioner of fisheries,
2 and his duly authorized agents, are hereby authorized to conduct
3 fish culture operations, rescue work on the boundary waters of
4 the state, and other operations necessary for rescue and hatchery
5 work.

TRAPPING OF FUR-BEARING ANIMALS

1 Sec. 76. Except as otherwise provided, no person shall
2 take, capture, kill, or have in possession any fur-bearing animal
3 or any part thereof of any of the following varieties at any time

4 except the period embraced within the dates, both inclusive, set
5 opposite the names of each variety below. Provided, it shall be
6 lawful for any person to have in his possession, sell, transport,
7 or otherwise dispose of during such open season as herein provided,
8 and for ten (10) days thereafter, the carcass of, hide or skin of
9 any animal named in this section.

10	1. Badger	November 10th to January 10th,
11	2. Mink	November 10th to January 10th,
12	3. Raccoon	November 10th to January 10th,
13	4. Skunk	November 10th to January 10th,
14	5. Opossum	November 10th to January 10th,
15	6. Civet Cat	November 10th to January 10th,
16	7. Muskrat	November 10th to January 10th,
17	8. Red fox or gray fox	Continuous open season,
18	9. Beaver and otter	Continuous closed season,
19	10. Weasel	Continuous open season,
20	11. Ground hog	Continuous open season,
21	12. Wolf, coyote	Continuous open season.

1 Sec. 77. It shall be unlawful for any person except a
2 licensed fur dealer to ship or sell any skin or hide of any fur-
3 bearing animal defined in this chapter to dealers or buyers outside
4 of this state unless he first obtains from the commission a special
5 permit tag authorizing such shipment.

1 Sec. 78. Upon application, which shall be filed with the
2 commission within ten (10) days after the close of the open season,
3 any person may be permitted to hold hides or skins of fur-bearing

4 animals lawfully taken for a longer time than specified above.
5 Such application shall be verified and shall show the number and
6 varieties of the skins or hides to be held by the applicant. The
7 commission shall thereupon issue a permit to such applicant to
8 hold such skins or hides, which permit shall authorize the holder
9 to sell or otherwise dispose of such skins or hides.

1 Sec. 79. It shall be unlawful for any person to molest
2 or disturb, in any manner, any muskrat house, beaver dam, skunk or
3 raccoon den except in the presence of a conservation officer.

1 Sec. 80. No person shall kill with shotgun, or spear any
2 beaver, mink, otter, or muskrat, or have in possession any of said
3 animals or the carcasses, skins or parts thereof that have been
4 killed with shotgun or speared.

1 Sec. 81. Except as otherwise provided in this act, no
2 person shall, at any time, use or attempt to use any colony or
3 box trap including figure four box traps, in taking, capturing,
4 trapping or killing any game bird or animal.

FUR DEALERS

1 Sec. 82. The term "fur dealer" as used in this chapter shall
2 mean any person, firm, partnership, or corporation engaged in the
3 business of buying, bartering, trading or otherwise obtaining raw
4 hides or skins of fur-bearing animals.

1 Sec. 83. A license shall be required of each such fur dealer.
2 The commission shall, upon application and the payment of the required
3 license fee, furnish proper certificates to dealers.

1 Sec. 84. The commission shall, upon application and the pay-

2 ment of the required fee, issue a certificate to each person who,
3 as an agent or representative of a licensed fur dealer, buys or sells
4 fur or hides for such dealer. The dealer to whose agent or representa-
5 tive such a certificate is issued shall be responsible for all his
6 acts as such representative or agent. No fur dealer shall be entitled
7 to operate under such agent's certificate.

1 Sec. 85. A licensed fur dealer may have in his possession at
2 any time skins or hides of animals which have been lawfully taken.

1 Sec. 86. Fur dealers shall, within fifteen (15) days after
2 the close of the open season in which fur-bearing animals may be
3 lawfully taken, prepare and file with the commission a verified
4 inventory. Such inventory shall show the names and license numbers
5 of all persons from whom hides and skins have been purchased together
6 with a record of all skins or hides handled by such dealer.

1 Sec. 87. It shall be the duty of each fur dealer to report
2 to the commission, the name of any person if known to such dealer,
3 who attempts to sell any skins or hides which appear to have been
4 unlawfully possessed by said person.

MUSSELS

1 Sec. 88. It shall be unlawful for any person to take,
2 catch or kill mussels for commercial purposes without first
3 having procured a mussel license as provided by law.

1 Sec. 89. It shall be unlawful, except as provided in
2 this chapter, for any person to take, catch, kill, or have in
3 possession mussels except from the waters and at the times
4 prescribed in this section :

5 (a) The Mississippi River and the Missouri River are open
6 at all times. All other state waters are closed except
7 as follows: That section of the Red Cedar (Cedar) River
8 having for its upper boundary the dam in Waterloo,
9 Black Hawk County, and having for its lower boundary
10 the point of junction with the Iowa River in Louisa
11 County; that section of the Iowa River having for its
12 upper boundary the North River bridge at Marengo, Iowa
13 County, and having for its lower boundary the point of
14 junction with the Mississippi River in Louisa County
15 and that section of the Des Moines River having for its
16 upper boundary the Minneapolis and St. Louis Railway
17 bridge located one and one-half miles north of Coalville,
18 Pleasant Valley Township, Webster County, and having
19 for its lower boundary the point of junction with the
20 Mississippi River in Lee County, open to taking of
21 mussels between June fifteenth (15th) and November
22 thirtieth (30th), each year.

1 Sec. 90. Manufacturers of pearl buttons or of fish bait
2 may at any time possess mussels which have been lawfully taken.

1 Sec. 91. For the purposes of this chapter the term
2 "crowfoot bar" shall mean a bar of any material bearing a series
3 of hooks designed to catch or adapted for catching mussels by the
4 insertion of such hooks between the shells of the mussels;
5 "commercial purposes" shall mean and be presumed to be the taking,
6 catching, killing or having in possession mussels for the purpose

7 of the sale of the shell or viscera, unless the contrary is proven ;
8 “rig” shall mean one boat equipped with not more than four crowfoot
9 bars, one boat equipped with power, and one barge.

1 Sec. 92. It shall be unlawful for any person to operate
2 more than one boat for each license, or one rig in taking, catching
3 or killing mussels for commercial purposes. One additional boat
4 for the purpose of towing, may be used, but only when no apparatus
5 for taking, catching, or killing mussels is used or kept thereon.

6 (a) It shall be unlawful for any person to have in possession
7 in the water while engaged in taking, catching or killing
8 mussels for commercial purposes, more than four (4) crow-
9 foot bars, or for more than two (2) such bars to be in
10 the water at the same time, or for any crowfoot bar to
11 be of greater length than twenty (20) feet.

12 (b) It shall be lawful for any person to use a fork and/or
13 hands in the taking, catching or killing of mussels,
14 provided it is not done at the same time crowfoot bars
15 are being used.

1 Sec. 93. It shall be unlawful for any person to take, or
2 kill, offer for sale or have in possession for commercial purposes,
3 any mussel of a size less than one and three-fourths ($1\frac{3}{4}$) inches
4 in greater dimensions. Undersized mussels shall be immediately
5 culled and returned to the water from where taken, without avoid-
6 able injury, except that the so-called “pig-toes” may be retained.

1 Sec. 94. On or before April first (1st), each year, the
2 holder of a mussel license shall make a written report to the

3 commission on blanks furnished by the commission stating the total
4 weight of mussels taken, caught or killed under such license, the
5 names and location of waters from which the mussels were taken and
6 the amount received for the shells or viscera sold or processed
7 and sold. Failure to make such report shall authorize the commis-
8 sion to refuse the issuance of another license until the report is
9 filed.

COMMERCIAL FISHING

1 Sec. 95. It shall be unlawful except as otherwise provided
2 for any person to use any net or any seine in taking fish other
3 than in the lawful taking of minnows.

1 Sec. 96. It shall be lawful to use seines, pound nets,
2 dip nets, hoop nets, fyke nets, fiddler nets, or trammel nets in
3 the Missouri River or Mississippi River, but only when such nets
4 or seines have been properly licensed, and properly tagged, in
5 accordance with the provisions of chapter eighty-six-e one (86-E1)
6 1935 Code of Iowa, and of this section, and only when such nets
7 or seines comply with the provisions of law and at such times and
8 in such manner and for the taking of such species of fish as are
9 permitted by law.

10 (a) It shall be unlawful for any person to place any net
11 or seine of any kind within one hundred yards of the
12 mouth of any tributary stream emptying into the
13 Mississippi River or Missouri River.

14 (b) All licensed nets or seines shall have attached for
15 each five hundred (500) feet or portion thereof a metal tag

16 identifying the net and license for its use. Identifi-
17 cation tags shall be furnished by the commission and a
18 charge of ten (10) cents shall be made for each tag and
19 such tags shall be renewed annually.

1 Sec. 97. It shall be unlawful for any person to fish with
2 or to use any seine, pound net, hoop net, dip net, fiddler net or
3 fyke net, having a mesh of less than one and one-half ($1\frac{1}{2}$) inches
4 square or bar measure or to fish with or to use any trammel net
5 having a mesh of less than two (2) inches square or bar measure.
6 Such measurements shall apply to meshes when in use and no allow-
7 ance shall be made for shrinkage due to any cause. Any commercial
8 fishing equipment in use shall be subject to inspection by the
9 commission or its authorized agents at any time.

1 Sec. 98. It shall be lawful to fish with and to use
2 pound nets, dip nets, hoop nets, fyke nets, fiddler nets and
3 trammel nets in the Mississippi River and Missouri River at any
4 time.

1 Sec. 99. It shall be lawful to fish with and to use
2 seines in the Mississippi River and Missouri River between June
3 fifteenth (15th) and May fifteenth (15th) of the following year,
4 both dates inclusive but at no other time.

1 Sec. 100. It shall be lawful to take from the waters
2 of the Mississippi River and Missouri River with licensed and
3 tagged nets or seines the following species of fish: carp,
4 buffalo, gar, suckers, quillback, sheepshead, northern pike,
5 pickerel, bullheads, dogfish, rock sturgeon, sand sturgeon, cat-

6 fish and paddlefish, subject to minimum length or weight requirements
7 provided by law.

1 Sec. 101. It shall be lawful to take with licensed nets
2 or seines or have in possession carp; buffalo, suckers, red-
3 horse, bullheads, quillback, catfish, gar, northern pike, pickerel,
4 sheepshead or dogfish, at any time.

5 (a) It shall be unlawful to take or have in possession
6 paddlefish, rock sturgeon or sand sturgeon from December first (1st)
7 to July thirty-first (31st) of the following year, both dates
8 inclusive.

1 Sec. 102. It shall be lawful for any person to take or
2 catch, with licensed nets or seines, any catfish not less than
3 thirteen (13) inches long, any buffalo not less than fifteen (15)
4 inches long, any northern pike or pickerel not less than eighteen
5 (18) inches long, any bullhead not less than eight and one-half
6 (8½) inches long, any sheepshead not less than ten (10) inches
7 long, any sucker or redhorse not less than twelve (12) inches long,
8 any sand sturgeon weighing not less than one (1) pound, any rock
9 sturgeon weighing not less than five (5) pounds, any paddlefish
10 weighing not less than five (5) pounds.

1 Sec. 103. It shall be unlawful for any person to place
2 any gar pike in any waters of the state and such fish when taken shall
3 be destroyed.

1 Sec. 104. It shall be lawful for the holder of a net or
2 seine license to possess and sell such species and sizes of fish
3 as are lawfully taken and such fish may be delivered to original

4 buyers and/or may be sold by such licensee at a place on the bank
5 to which they are brought from the nets or seines, but any such
6 sales shall be made by the licensee or his agent. Any other sale
7 of fish taken under this section shall require a wholesale fish
8 market or fish peddler's license.

1 Sec. 105. Each holder of a net or seine license shall make
2 a report to the commission annually showing the amount, kinds and
3 value of fish caught during the period of the license, where fish
4 were caught and kind of tackle used. Failure or refusal to make
5 said report shall be cause for the commission to refuse issuance of
6 license or renewal until such report is made.

1 Sec. 106. It shall be unlawful for any person, firm or
2 corporation to peddle fish or to operate a wholesale fish market,
3 jobbing house, or other place for the wholesale marketing of fish,
4 or distribution of fish, without first procuring a license. The
5 commission shall upon application and the payment of the required
6 fee furnish a license to wholesale fish markets or fish peddlers.
7 The commission may upon application and the payment of the required
8 fee issue a certificate to each person who as a representative of
9 a wholesale fish market is engaged in peddling fish.

1 Sec. 107. Each holder of a wholesale fish market or fish
2 peddler's license shall keep an accurate record of the species and
3 quantities of all fish taken from Iowa waters acquired or handled
4 by such licensee during the license year. Such records shall be
5 open at all reasonable times to inspection by the commission.
6 Such licensee shall within thirty (30) days after the expiration

7 of the license make a report upon blanks furnished by the commis-
8 sion of all fish acquired or handled by such licensee. Failure
9 to make such report shall be cause to refuse to issue a new
10 license.

1 Sec. 108. Whoever shall violate any of the provisions of the
2 foregoing sections numbered 28 to 107, inclusive, shall be
3 punished as is provided in section seventeen hundred eighty-nine
4 (1789), Code, 1935, as amended by this act.

FISH AND GAME LICENSES

1 Sec. 109. Section seventeen hundred ninety-four-e ten
2 (1794-e10), Code, 1935, is amended by striking all of said section
3 following the word "granted" in line eleven (11) thereof, save
4 the period (.).

1 Sec. 110. Section seventeen hundred ninety-four-e twelve
2 (1794-e12), Code, 1935, is amended by striking all after the comma
3 (,) in line four (4) thereof and so much of line five (5) as pre-
4 cedes the word "magistrate" and substituting the following: "or of
5 any administrative order adopted and published by the state
6 conservation commission".

PUBLIC PARKS

1 Sec. 111. Section seventeen hundred ninety-nine-b one
2 (1799-b1), Code, 1935, is hereby repealed.

1 Sec. 112. Chapter eighty-seven (87), Code, 1935, is amended
2 by adding thereto the provisions of sections herein designated sec-
3 tion one hundred thirteen (113) to section one hundred thirty-six
4 (136) inclusive.

1 Sec. 113. It shall be unlawful for any person to use, enjoy
2 the privileges of, destroy, injure or deface plant life, trees,
3 buildings, or other natural or material property, or to construct
4 or operate for private or commercial purposes any structure, or to
5 remove any plant life, trees, buildings, sand, gravel, ice, earth,
6 stone, wood or other natural material, or to operate vehicles, within
7 the boundaries of any state park, preserve, or stream or any other
8 lands and/or waters under the jurisdiction of the conservation
9 commission as defined in this chapter or as may hereafter be amended
10 for any purpose whatsoever, except upon the terms, conditions,
11 limitations and restrictions as set forth herein.

1 Sec. 114. The maximum speed limit of all vehicles on state
2 park and preserve drives, roads and highways shall be fifteen (15)
3 miles per hour. All driving shall be confined to designated roadways.

1 Sec. 115. Excessively loaded vehicles shall not operate
2 over state park or preserve drives, roads or highways. The determin-
3 ation as to whether the load is excessive will depend upon the load
4 and the road conditions.

1 Sec. 116. All vehicles shall be parked in designated parking
2 areas, and no vehicle shall be left unattended on any state park or preserve
3 drive, road or highway, except in the case of an emergency.

1 Sec. 117. No horse or other animal shall be hitched or
2 tied to any tree or shrub, or in such a manner as to result in
3 injury to state property.

1 Sec. 118. No fire shall be built, except in a place pro-
2 vided therefor, and such fire shall be extinguished when site is

3 vacated unless it is immediately used by some other party.

1 Sec. 119. No person shall, in any manner, remove, destroy,
2 injure or deface any tree, shrub, plant, or flower, or the fruit
3 thereof or disturb or injure any structure or natural attraction,
4 except that upon written permission of the commission certain
5 specimens may be removed for scientific purposes.

1 Sec. 120. The use by the public of firearms, fireworks,
2 explosives and weapons of all kinds is prohibited in all state
3 parks and preserves.

1 Sec. 121. No person shall place any waste, refuse, litter
2 or foreign substance in any area or receptacle except those provided
3 for that purpose.

1 Sec. 122. No person shall enter upon portions of any state
2 park or preserve in disregard of official signs forbidding same,
3 except by permission of the state conservation director or his representative.

1 Sec. 123. No privately-owned animal shall be allowed to
2 run at large in any state park or preserve or upon lands or in
3 waters owned by or under the jurisdiction of the commission except
4 by permission of the commission. Every such animal shall be deemed
5 as running at large unless the owner carries such animal or leads
6 it by a leash or chain not exceeding six (6) feet in length, or keeps
7 it confined or attached to a vehicle.

1 Sec. 124. Except by arrangement or permission granted by
2 the director or his authorized representative, all persons shall
3 vacate state parks and preserves before ten-thirty o'clock P. M.
4 (10:30 P. M.). Areas may be closed at an earlier or later hour, of

5 which notice shall be given by proper signs or instructions.
6 The provisions of this section shall not apply to authorized camping
7 in areas provided for that purpose.

1 Sec. 125. The commission is hereby authorized to fix fees
2 for camping and other special privileges which shall be in such
3 amounts as may be determined by the commission upon a basis of the
4 cost of providing and reasonable value of such privileges.

1 Sec. 126. No person shall camp in any portion of a state
2 park or preserve except in portions prescribed or designated by the
3 commission.

1 Sec. 127. No person shall be permitted to camp for a period
2 longer than that designated by the commission for the specific state park or
3 preserve, and in no event longer than for a period of two weeks.

1 Sec. 128. Any person who camps in any state park or preserve
2 shall register his or her name and address with the park custodian
3 and advise the custodian when the camp is vacated.

1 Sec. 129. Custodians are given authority to refuse camping
2 privileges and to rescind any and all camping permits for cause.

ICE, SAND AND GRAVEL REMOVAL

1 Sec. 130. No person shall remove any ice, sand, gravel,
2 stone, wood or other natural material from any lands or waters under
3 the jurisdiction of the commission without first entering into an
4 agreement with the commission.

1 Sec. 131. The commission may enter into agreements for the
2 removal of ice, sand, gravel, stone, wood, or other natural
3 material from lands or waters under the jurisdiction of the commis-

4 sion if, after investigation, it is determined that such removal
5 will not be detrimental to the state's interest. The commission
6 may specify the terms and consideration under which such removal
7 is permitted and issue written permits for such removal.

1 Sec. 132. Any person removing ice under a permit shall
2 erect barriers on any part of an ice field where ice is cut, where
3 said field crosses or traverses any part of a stream or lake that
4 is used as a way of passage.

1 Sec. 133. In removing sand, gravel, or other material
2 from state-owned waters by dredging, the operator shall so arrange
3 his equipment that other users of the lake or stream shall not be
4 endangered by cables, anchors, or any concealed equipment. No
5 waste material shall be left in the water in such manner as to
6 endanger other craft or to change the course of any stream.

1 Sec. 134. Where operations are entirely on private property
2 adjacent to a public lake or stream the natural bank between the
3 state and privately-owned areas shall not be removed except by per-
4 mission of the commission.

1 Sec. 135. Any person violating any of the provisions of
2 the foregoing sections numbered one hundred thirteen (113) to one
3 hundred thirty-four (134) inclusive, shall, upon conviction, be
4 fined not to exceed one hundred (100) dollars or be imprisoned in
5 the county jail not to exceed thirty (30) days.

GENERAL PROVISIONS

1 Sec. 136. If any clause, sentence, paragraph, or part of
2 this act shall for any reason be adjudged by any court of competent

3 jurisdiction to be invalid, such judgment or decree shall not
4 affect, impair or invalidate the remainder thereof, but shall be
5 confined in its operation to the clause, sentence, paragraph or
6 part thereof directly involved in the controversy in which such
7 judgment shall have been rendered.

1 Sec. 137. This act, being deemed of immediate importance,
2 shall be in full force and effect from and after its passage and
3 publication in Evening Journal, a newspaper published in
4 Washington, Iowa, and in the Denison Bulletin, a
5 newspaper published in Denison, Iowa.