481A.87 Open seasons — exceptions.

- 1. Except as otherwise provided, a person shall not take, capture, kill, or have in possession a fur-bearing animal or any of its parts at any time except during the open season as set by the commission.
- 2. A person may shoot, trap, or ensnare a fur-bearing animal when the killing, trapping, or ensnaring is for the protection of a person or public or private property with the prior permission of a duly appointed representative of the commission. If prior permission is impractical or impossible to obtain and the fur-bearing animal represents a threat to a person, domestic animal, or private property, the fur-bearing animal may be taken without prior permission.
- 3. Prior permission is not required for an owner or tenant of agricultural property or an associated residence located outside the corporate limits of a city to take, capture using a cage trap or dog-proof trap, shoot, or temporarily possess, for the purpose of destroying or disposing of, a raccoon, opossum, or skunk on the property if the owner or tenant in good faith deems the animal to be a nuisance. This subsection does not apply to animals listed pursuant to the federal Endangered Species Act or listed as endangered by the commission pursuant to section 481B.3.
- 4. All fur-bearing animals and all parts thereof taken as provided in subsection 2 or 3 shall be disposed of on the site or shall be relinquished to a representative of the commission.

[C97, §2553; SS15, §2553; C24, §1766; C27, 31, §1766, 1766-a1; C39, §**1794.049;** C46, §109.87, 109.93; C50, 54, 58, 62, 66, 71, 73, 75, 77, 79, 81, §109.87]

88 Acts, ch 1216, §31 C93, §481A.87

94 Acts, ch 1148, \$2; 2023 Acts, ch 38, \$1

Referred to in \$481A.89, 805.8B(3)(1) For applicable scheduled fines, see \$805.8B, subsection 3, paragraph "l"

Section amended