

481A.125A Remote control or internet hunting — criminal and civil penalties.

1. As used in [this section](#), “*remote control or internet hunting*” means use of a computer or other electronic device, equipment, or software to remotely control the aiming or discharge of a firearm or other weapon, allowing a person who is not physically present to take a wild animal, a game bird or ungulate kept on a hunting preserve under [chapter 484B](#), or a preserve whitetail kept on a hunting preserve under [chapter 484C](#).

2. A person shall not offer for sale, take, or assist in the taking of a wild animal, a game bird or ungulate kept on a hunting preserve under [chapter 484B](#), or a preserve whitetail kept on a hunting preserve under [chapter 484C](#), by remote control or internet hunting.

3. A person who violates [this section](#) is guilty of a serious misdemeanor. A second or subsequent violation of [this section](#) is punishable as a class “D” felony.

4. In addition, any person who violates [this section](#) is subject to a civil penalty, which may be levied by the department, of not more than ten thousand dollars for each violation of [this section](#). The moneys collected from imposition of a civil penalty shall be deposited in the state fish and game protection fund.

[2007 Acts, ch 156, §1](#)