

1929 Utah Fishing Law

SEINING FOR FISH.

An Act amending Section 18, Chapter 36, Laws of Utah, 1923, as amended by Chapter 21, Laws of Utah, 1925, and Chapter 31, Laws of Utah, 1927, relating to seining for fish.

Be it enacted by the Legislature of the State of Utah:

SECTION 1. Chapter amended. That Section 18, Chapter 36, Laws of Utah, 1923, as amended by Chapter 21, Laws of Utah, 1925, and Chapter 31, Laws of Utah, 1927, is amended to read as follows:

Sec. 18. Use of seines-royalty-bond-exceptions.

It shall be unlawful for any person, persons, corporation or company to seine for any kind of fish in any of the waters of this State, except in Green river, Sevier river below its junction with Clear creek near the mouth of the Sevier canyon, the Weber river below its junction with Ogden river, and the Bear river below the Cutler dam; Colorado river, San Juan river and in these waters only at such time and under such conditions as the State game commissioner may prescribe, providing further that seining in Utah lake with seines not more than 400 yards long and twelve feet wide, with meshes not less than 11/ inches square for fifty yards in the center, and with meshes not less than 2 inches square in the wings thereof, for carp, chub, mullet and sucker only, shall be allowed between September 15, and March 15, both dates inclusive, and beginning September 25, 1929. It shall be unlawful to seine at any time without the presence of a deputy, who shall be paid for his services by the fish and game department. Before any person shall use a seine in the waters of Utah lakes, such person shall procure a seiner's license from the State commissioner upon payment of ten dollars. Provided that, before any person shall use a seine in Utah lakes he shall give a bond with two sufficient sureties to the State in the penal sum of \$500.00 conditioned that no fish protected by the laws of this State from seining will be taken, and that diligence will be used by him to prevent the death of any such fish, which bond shall be approved by, and filed with the State commissioner. Provided further, that any person or persons taking fish from the Utah lakes under the provisions of this Act, shall pay to the fish and game department a royalty of fifteen cents for each one hundred pounds taken.

Sec. 2. Conflicting laws repealed. All Acts or parts of Acts in conflict herewith are hereby repealed.

Approved March 23, 1929.

CHAPTER 84.

House Bill No. 57.

(Passed March 14, 1929. Approved March 23, 1929. In effect March 23, 1929.)

FISH AND GAME.

An Act to amend Section 23, Chapter 36, Laws of Utah, 1923, as amended by Chapter 21, Laws of Utah, 1925, relating to fish and game.

Be it enacted by the Legislature of the State of Utah:

SECTION 1. Section amended. That Section 23, Chapter 36, Laws of Utah, 1923, as amended by Chapter 21, Laws of Utah, 1925, is amended to read as follows:

Sec. 23. Removed not applicable. Game animals defined-open season and sale of deer-red cap-penalty. It shall be unlawful for any person or persons to hunt,

Sec. 2. Conflicting Acts repealed. All Acts or parts of Acts, relative to protection of bear, are hereby repealed.

Sec. 3. This act shall take effect upon approval.

Approved March 23, 1929.

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