1939 Utah Fishing Law

CHAPTER 41 H. B. No. 30. (Passed February 11, 1939. In effect May 9, 1939.)

GAME ANIMALS

An Act Amending Section 30-0-47, Revised Statutes of Utah, 1933, Pertaining to the Classification of Game Animals and Prohibiting Sale; Setting Season for Hunting Deer and Regulating Such Hunting-Penalties.

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

Removed Not applicable. Section 1. Section Amended. Section 30-0-47, Revised Statutes of Utah, 1933, is amended to read: 30-0-47. Rabbits, Taken at Any Time--"Game Animals" Defined - Deer Season, Regulating Hunting-Sales Forbidden-Penalties.

CHAPTER 42 S. B. No. 31. (Passed January 20, 1939. In effect February 1, 1939.)

WILDLIFE-RESTORATION PROJECTS

An Act Repealing Section 30-0-74, Revised Statutes of Utah, 1933, Relating to the Transfer of Fish and Game Funds and Enacting a New Section to Be Known as Section 30-0-76A Authorizing the Fish and Game Commissioner to Perform Acts Necessary to the Conduct and Establishment of Wildlife-Restoration Projects in Compliance With an Act of Congress Entitled "An Act to Provide That the United States Shall Aid the States in Wildlife-Restoration Projects, and for Other Purposes" and Assenting to the Provisions Thereof, in Compliance With the Rules and Regulations Promulgated Thereunder and Providing for the Use of Hunting and Fishing License Fees.

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

Section 1. Section Repealed - New Section Enacted. Section 30-0-74, Revised Statutes of Utah, 1933, is repealed and Section 30-0-76A Is enacted to read:

30-0-76A. Acceptance of Act of Congress- Use of License Fees.

The state of Utah assents to the provisions of the act of congress entitled "An Act to provide that the United States shall aid the States in wild-life restoration projects, and for other purposes," approved September 2, 1937 (Public-No. 415-75th Congress-Chapter 899 1st Session).

The fish and game commissioner of the state of Utah is authorized, empowered, and directed to perform such acts as may be necessary to the conduct and establishment of cooperative wildliferestoration projects as defined in said act of congress and in compliance with said act and rules and regulations promulgated by the secretary of agriculture thereunder and pursuant to said law and within the authority delegated to him. No moneys paid to the state of Utah for hunting and fishing license fees shall be diverted for any other purpose than the administration of the fish and game department of the state of Utah.

Section 2. Effective Date. This act shall take effect upon approval. Approved February 1, 1939.

CHAPTER 43 H. B. No. 30. (Passed March 8, 1939. In effect May 9, 1939.) Removed not applicable. POSTED HUNTING AREAS

An Act Authorizing The Creation of Posted Hunting Areas Within Which Landowners May Collect Fees for Pheasants and Other Game Birds Killed; Prohibiting Hunting in Certain Areas and Providing Penalties for Violations.

Removed not applicable. FUR-BEARING ANIMALS

APPROPRIATIONS

Section 9. Fish and Game Fund.

The following sums of money, or so much thereof as may be necessary, are herey appropriated out of any money in the fish and game fund of the state treasury not otherwise appropriated, for the requirements of the fish and game department for the period from July 1, 1939 to June 30, 1941, to-wit:

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