## HOUSE BILL No. 5429

November 29, 1995, Introduced by Rep. Bobier and referred to the Committee on Conservation, Environment and Great Lakes.

A bill to amend sections 43502, 43505, 43506, 43507, 43509, 43510, 43513, 43519, 43521, 43522, 43523, 43524, 43525, 43526, 43527, 43528, 43529, 43530, 43531, 43532, 43533, 43535, 43536, 43537, 43540, 43541, 43544, 43546, 43547, 43548, 43549, 43555, 43556, 43558, and 43561 of Act No. 451 of the Public Acts of 1994, entitled
"Natural resources and environmental protection act," as added by Act No. 57 of the Public Acts of 1995, being sections 324.43502 , $324.43505,324.43506$, $324.43507,324.43509$, $324.43510,324.43513,324.43519,324.43521,324.43522,324.43523$, $324.43524,324.43525,324.43526,324.43527,324.43528,324.43529$, 324.43530 , $324.43531,324.43532,324.43533,324.43535,324.43536$, 324.43537, 324.43540, 324.43541, 324.43544, 324.43546, 324.43547, 324.43548, 324.43549, 324.43555, 324.43556, 324.43558, and
324.43561 of the Michigan Compiled Laws; and to add section 43537 a.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:
1 Section 1. Sections 43502, 43505, 43506, 43507, 43509, $243510,43513,43519,43521,43522,43523,43524,43525,43526$, $343527,43528,43529,43530,43531,43532,43533,43535,43536$, $443537,43540,43541,43544,43546,43547,43548,43549,43555$, 543556,43558 , and 43561 of Act No. 451 of the Public Acts of 6 1994, as added by Act No. 57 of the public Acts of 1995 , added by 7 Act No. 57 of the Public Acts of 1995, being sections 324.43502, $8324.43505,324.43506,324.43507,324.43509,324.43510,324.43513$, $9324.43519,324.43521,324.43522,324.43523,324.43524,324.43525$, $10324.43526,324.43527,324.43528,324.43529,324.43530,324.43531$, $11324.43532,324.43533,324.43535,324.43536,324.43537,324.43540$, $12324.43541,324.43544,324.43546,324.43547,324.43548,324.43549$, $13324.43555,324.43556,324.43558$, and 324.43561 of the Michigan 14 Compiled Laws, are amended and section 43537 a is added to read as 15 follows:

16 Sec. 43502. (1) "Amphibian" means any frog, toad, salaman17 der, or any other member of the class amphibia.
$18(2)$ "AQUATIC SPECIES" MEANS ANY FISH, REPTILE, AMPHIBIAN,
19 MOLLUSK, AQUATIC INSECT, OR CRUSTACEA OR PART THEREOF.
$20(3)(2)$ "Bow" means a device for propelling an arrow from 21 a string drawn, held, and released by hand where the force used 22 to hold the string in the drawn position is provided by the 23 archer's muscles.

1 (4) "CROSSBOW" MEANS A WEAPON CONSISTING OF A BOW MOUNTED 2 TRANSVERSELY ON A STOCK OR FRAME AND DESIGNED TO FIRE AN ARROW, 3 BOLT, OR QUARREL BY THE RELEASE OF A BOW STRING THAT IS CON4 TROLLED BY A MECHANICAL OR ELECTRIC TRIGGER AND HAS A WORKING 5 SAFETY AND A DRAW WEIGHT OF 100 POUNDS OR MORE.

6 (5) (अ) "Crustacea" means any freshwater crayfish, shrimp, 7 or prawn of the order decapoda.

8 Sec. 43505. (1) "Hunt" and "hunting" mean to pursue, cap9 ture, shoot, kill, chase, follow, harass, harm, rob, or trap a 10 wild animal, or to attempt to engage in such an activity.
(2) "IDENTIFICATION" MEANS A DRIVER LICENSE ISSUED BY 12 MICHIGAN, ANOTHER STATE, OR A CANADIAN PROVINCE AS ACCEPTED BY 13 THE DEPARTMENT, A STATE OF MICHIGAN IDENTIFICATION CARD ISSUED BY 14 THE SECRETARY OF STATE, OR A SPORTCARD ISSUED BY THE DEPARTMENT. $15(3)$ (2) "License" means a document or a tag, stamp, plas16 tic card, or other device that may include a stamp or a tag that 17 authorizes the licensee to hunt, fish, trap, or possess wild ani18 mals or $f$ AQUATIC SPECIES AND OTHER IDENTIFICATION REQUIRED 19 BY THE DEPARTMENT.

20 (4) (H) "Minor child" means a person less than 17 years of 21 age.

22 (5) (4) "Nonresident" means a person who is not a 23 resident.

24 Sec. 43506. (1) "Open season" means the time during which 25 game animals, game birds, fur-bearing animals, and AQUATIC 26 SPECIES may be legally taken or killed. Open season includes 27 both the first and last day of the season or period.

7 (3) "Resident" means any of the following:
8 (a) A person who resides in a settled or permanent home or 9 domicile within the boundaries of this state with the intention 10 of remaining in this state.

11
(b) A student who is enrolled in a full-time course at a

12 college or university within this state AND WHO RESIDES IN THE
13 STATE DURING THE SCHOOL YEAR.
14 (c) A person regularly enlisted or commissioned as an offi15 cer in the armed forces of the United States and officially sta16 tioned in this state.

17 (d) A person regularly enlisted or commissioned as an offi18 cer in the armed forces of the United States who, at the time of 19 enlistment, was a resident of this state and has maintained his 20 or her residence in this state for purposes of obtaining a

21 driverg DRIVER license or voter registration, or both. 22 Sec. 43507. (1) "Senior citizen" means a resident 65 years 23 of age or older.
(2) "Slingshot" means a $Y$-shaped device with an elastic

25 strip attached between the prongs used for projecting a stone or 26 other object.

Sec. 43509. (1) A person 1714 years of age or older 11 shall not fish TAKE AQUATIC SPECIES in OR UPON any waters over 12 which this state has jurisdiction OR IN OR UPON ANY LANDS WITHIN

13 THE STATE, or possess fioh AQUATIC SPECIES without having in
(3) "Small game" includes all species of protected game birds and game animals except bear, deer, elk, moose, wild turkey, and fur-bearing animals.
(4) "Small game season" means that period between September (5) "SPORTCARD" MEANS A FOLDER, DOCUMENT, PLASTIC
OTHER DEVICE ISSUED BY THE DEPARTMENT CONTAINING THE PER
NAME, ADDRESS, AND VITAL STATISTICS AS REQUIRED BY THE Dearinena his or her possession a valid license as provided in this part. (2) A person shall not hunt, trap, or possess a wild animal without having in his or her possession a valid license as pro+ attempt to take wigglers or erustacea for his or her personal use Without a Eishing license as providedin this part.
(4) A person 17 years of age or older shall not take or atempt to take reptiles or amphibians for his or-her personal use without a-fishing license as provided in this part.

Sec. 43510. A person shall not carry or transport a firearm, slingshot, bow and arrow, CROSSBOW, or a trap while in any area frequented by wild animals unless that person has in his or her possession a license as required under this part.

1 Sec. 43513. A person may carry, transport, or possess a
2 firearm, or a bow and arrow OR A CROSSBOW without a hunting
3 license while at or going to and from a recognized rifle or
4 target range, trap, or skeet shooting ground, or archery range if
5 the firearm or bow and arrow OR CROSSBOW, while being carried or
6 transported, is as follows:
7 (a) The firearm is unloaded in both barrel and magazine and 8 either enclosed in a case or carried in the trunk of a vehicle. 9 (b) The bow OR CROSSBOW is unstrung, enclosed in a case, or 10 carried in the trunk of a vehicle.

11 Sec. 43519. (1) To obtain a hunting, fur harvester, figh
12 ing, or sportsperson's icense ANY LICENSE, an applicant shall
13 do all of the following PROVIDE THE DEPARTMENT WITH 1 OR MORE 14 OF THE FOLLOWING AS REQUIRED BY THE DEPARTMENT:

15 (a) Submit to the department proof PROOF of residency or 16 Signan A SIGNED affidavit of Michigan residency.

17 (b) Provide the information INFORMATION required on the 18 license application.
$19(\mathrm{c})$ Pay-tre THE REQUIRED license fee.
(d) Possess a vaid passbook- PROOF OF IDENTIFICATION.
(2) A person shall not obtain or attempt to obtain a

22 hunting, fur harvester, fishing, or sportsperson's license if a 23 court order prohibits the person from obtaining that license.

7 the individual Iicenses-enumerated in subsection (1) and shatl
8 confer the combined rights and privileges of those licenses.
(3) The fee for a-sportsperson's license is $\$ 45.00$.

10 NOTWITHSTANDING ANY OTHER SECTION OF THIS PART, THE DEPARTMENT
11 MAY DISCOUNT THE PRICE OF A LICENSE FOR THE FOLLOWING PURPOSES:
(A) FOR MARKETING PURPOSES TO INCREASE PARTICIPATION IN

13 HUNTING AND FISHING ACTIVITIES. THE PRICE OF A LICENSE SHALL NOT
14 BE DISCOUNTED MORE THAN $15 \%$ FOR MARKETING PURPOSES.

16 OR ELIMINATED IN SPECIFIC AREAS TO HELP ACHIEVE THE HARVEST OF
17 ANTERLESS DEER.
18
(C) IF A PERSON PURCHASES 4 OR MORE LICENSES AT THE SAME 19 TIME, A SPORTSPERSON DISCOUNT OF $15 \%$ SHALL BE PROVIDED. 20 WATERFOWL STAMPS AND DAILY FISHING LICENSES ARE NOT ELIGIBLE FOR 21 THE SPORTSPERSON DISCOUNT.

23 under this part, other than a limited fishing license under
24 section 43533 , does not possess or the-department does not
25 authorize the use of a Michigan driver license OR OTHER
26 IDENTIFICATION, the department shall issue an alternative form 27 of passook A SPORTCARD. A person authorized by the department

1 to issue licenses shall charge a $\$ 1.00$ fee for each passook
2 SPORTCARD that he or she issues. The authorized person shall
3 forward the fee AND REQUIRED FORM collected pursuant to this sec-
4 tion to the department. The department shall issue a license and
5 a passook SPORTCARD provided for in this part if the applicant
6 satisfies the license requirements and pays the license fees.
7 Each licenge-9hati bear he number of the applicantly passbook
8 and shall authorize the person whose passbook number is printed
9 on the iveense to hunt, figh, trap, or otherwise exsercise the
10 privileges conferred by ehe-icense-in a manner and at a time
11 preseribed by law.
12 Sec. 43523. (1) Except as otherwise provided in this part, 13 a person shall not hunt small game without a current small game 14 license. Each small game license authorizes the person named in 15 the license to hunt for small game except for animals or birds 16 that require a special license. The fee for a resident small 17 game license is $\$ 9.50$ 13.00. BEGINNING IN 1998, THE FEE FOR A 18 RESIDENT SMALL GAME LICENSE IS $\$ 14.00$. BEGINNING IN 2000, THE

19 FEE FOR A RESIDENT SMALL GAME LICENSE IS $\$ 15.00$. If authorized in 20 an order issued under part 401, a resident possessing a current

21 small game license may take specified fur-bearing animals by
22 means other than trapping during the open season for hunting
23 these fur-bearing animals. The fee for a nonresident small game
24 license is $-\$ 50.00$. Whe resident mall gatne ieense fee for $a$ 25 minor enild $\$ 4.75$. $\$ 60.00$. BEGINNING IN 1998, THE FEE FOR A 26 NONRESIDENT SMALL GAME LICENSE IS $\$ 65.00$. BEGINNING IN 2000, THE 27 FEE FOR A NONRESIDENT SMALL GAME LICENSE IS $\$ 69.00$.
(2) A nonresident may purchase a limited NONRESIDENT small 2 game license entitling that person to hunt for a 3 -day period all 3 species of small game that are available to hunt under the A 4 NONRESIDENT small game license. The fee for the A limited non5 resident small game license is $\$ 20.00$ \$26.00. BEGINNING IN 6 1998, THE FEE FOR A LIMITED NONRESIDENT SMALL GAME LICENSE IS 7 \$28.00. BEGINNING IN 2000, THE FEE FOR A LIMITED NONRESIDENT 8 SMALL GAME LICENSE IS $\$ 30.00$.

9 (3) A person who holds a fur harvester's license may trap 10 fur bearing animalg without a mall game license.

11 (3) A small game license is void between the hours of 12 1/2 hour after sunset and $1 / 2$ hour before sunrise.

13 ( 5 ) A nonresident hunter who legaty possegses a nonresi
14 dent hunting license may take from this state-ag open hand bag
15 gage the number of birdg and animale that are permited to be
16 taken and in the person'g porsesion at any time.
17 Sec. 43524. (1) A person shall not hunt wild turkeys with18 out a wild turkey hunting license. The fee for a resident wild

19 turkey hunting license is $\$ 9.50$. Whe fee for a regident wild
20 turkey humting license for senior eitizen is $\$ 1.00 .-\$ 13.00$.
21 BEGINNING IN 1998, THE FEE FOR A RESIDENT WILD TURKEY HUNTING
22 LICENSE IS $\$ 14.00$. BEGINNING IN 2000, THE FEE FOR A RESIDENT
23 WILD tURKEY HUNTING LICENSE IS $\$ 15.00$. The fee for a nonresident 24 wild turkey hunting license is $\$ 50.00$. $\$ 60.00$. BEGINNING IN 25 1998, THE FEE FOR A NONRESIDENT WILD TURKEY HUNTING LICENSE IS 26 \$65.00. BEGINNING IN 2000, THE FEE FOR A NONRESIDENT WILD TURKEY 27 HUNTING LICENSE IS $\$ 69.00$. Applications for a wild turkey hunting

1 license shall be entered into a lottery designed and run by the 2 department. A person selected in the lottery, shelt, upon 3 meeting the requirements of this part, receive IS AUTHORIZED TO 4 PURCHASE a wild turkey hunting license. The license shall be 5 issued for a specified hunting period and shall confer upon the 6 holder of the license the right to hunt wild turkeys.

7 (2) The-fees FROM THE FEE collected for EACH wild turkey 8 hunting Hicenses LICENSE AND APPLICATION FOR A LICENSE, THE 9 FOLLOWING AMOUNTS shall be used for scientific research, biologi10 cal survey work on wild turkeys, and wild turkey management in 11 this state: -

12 (A) RESIDENT WILD TURKEY HUNTING LICENSE....\$ 9.50
13 (B) NONRESIDENT WILD TURKEY HUNTING LICENSE. $\$ 50.00$
14 (C) SENIOR WILD TURKEY HUNTING LICENSE...... $\$ 1.00$
15 (D) WILD TURKEY HUNTING APPLICATION......... 3.00 .
16 (3) The department shall charge a nonrefundable application
17 fee not to exceed $\$ 3.00$ \$ 4.00 for each person who applies for a 18 wild turkey hunting license.

19 Sec. 43525. (1) A person TV 14 years of age or older 20 shall not hunt waterfowl without a current waterfowl hunting 21 license issued by this state. The annual license is in addition 22 to the requirements for a small game license and federal migra23 tory bird hunting stamp. The fee for the waterfowl huntina

24 license is $-\$ 3.50$ ( 5.00 .
25
(2) If issued as a stamp, a waterfowl hunting license shall 26 be affixed to the small game license of the person and signed 27 across the face of the stamp by the person to whom it is issued.
(3) A collector may purchase a waterfowl hunting license, if 2 it is issued as a stamp, without being required to place it on a 3 small game license, sign across its face, or provide proof of 4 competency under section 43520(4). However, a license described 5 in this subsection is not valid for hunting waterfowl.

6
7 8 ment as a managed waterfowl area without an annual or daily man9 aged waterfowl area permit and any other license $T$ OR permit $T$ 11 waterfowl area permit is $\$ 3.00$ - $\$ 4.00$. The fee for an annual 22 daily managed waterfowl area permit SOLD shall be used to oper23 ate, maintain, and develop managed waterfowl areas in this state:
(4) A person shall not hunt waterfowl or deer if deer hunting is regulated by permit in an area designated by the departor passbook- required by this part. The fee for a daily managed managed waterfowl area permit is $-\$+0.00-\$ 13.00$.
(5) Following a lottery among applicants for hunting privileges in managed waterfowl areas, only those successful applicants who accept the permit privileges are required to purchase a daily or annual managed waterfowl area permit.
(6) The fee FROM THE FEES collected for a waterfowl hunting license, $\$ 3.50$ FROM EACH LICENSE SOLD shall be used to acquire wetlands and other lands to be managed for the benefit of waterfowl.
(7) The fee FOLLOWING FEES collected for an annual or $\div$
(A) DAILY MANAGED WATERFOWL AREA PERMIT..... $\$ 3.00$.
(B) ANNUAL MANAGED WATERFOWL AREA PERMIT.... $\$ 10.00$.

1
(8) (7) The department shall charge a

2 nonrefundable application fee not to exceed
3 -\$3.00 $\$ 4.00$ for each person who applies for a
4 permit to hunt in a managed waterfowl area. ....
5 Sec. 43526. (1) A person shall not hunt deer during the
6 firearm deer season without purchasing a firearm deer license.
7 The fee for a resident firearm deer license is $\mathbf{~} \mathbf{~} 12.50$ - $\$ 13.00$.
8 BEGINNING IN 1998, THE FEE FOR A RESIDENT FIREARM DEER LICENSE IS 9 \$14.00. BEGINNING IN 2000, THE FEE FOR A RESIDENT FIREARM DEER 10 LICENSE IS $\$ 15.00$. The fee for a nonresident firearm deer license 11 is $\$ 120.00$. BEGINNING IN 1998, THE FEE FOR A NONRESI12 DENT FIREARM DEER LICENSE IS $\$ 129.00$. BEGINNING IN 2000, THE FEE 13 FOR A NONRESIDENT FIREARM DEER LICENSE IS $\$ 138.00$. Where autho14 rized by the department, a person RESIDENT OR NONRESIDENT may 15 purchase a second firearm deer license in 1 season . The fee 16 for the second resident FOR THE SAME FEE AS IS ASSESSED FOR THE

17 INITIAL firearm deer license is- 12.50 . The-fee for a gecond
18 nonregident firearn deer license is $\$+00.00$. FOR WHICH THAT
19 PERSON WAS ELIGIBLE. HOWEVER, A SENIOR OR JUNIOR LICENSE DIS20 COUNT IS NOT AVAILABLE FOR THE PURCHASE OF A SECOND FIREARM DEER 21 LICENSE. The department may issue orders under part 401 designat22 ing the kind of deer that may be taken, and may limit the 23 igruance USE of a second firearm deer license for use in 24 areas it considers advisable in managing user.
(2) The department may issue a kill tag with or as part of 26 each deer license. The kill tag shall bear the license number. 27 The kill tag may also include space for other pertinent

1 information including the date and month of kiling the animal; 2 the sex of the animal, and size of the antlers. Ihig pertinent 3 information-shall be completed by the licensee-upon the killing 4 of deet. REQUIRED BY THE DEPARTMENT. The kill tag, if issued, 5 is part of the license.
(3) The department shall charge a nonrefundable application 7 fee not to exceed $\$ 3.00$ \$ $\$ 4.00$ for each person who applies for 8 an antlerless deer permit- LICENSE. EXCEPT AS OTHERWISE PRO9 VIDED IN SECTION 43521, THE FEE FOR A RESIDENT ANTLERLESS DEER 10 LICENSE IS $\$ 13.00$. BEGINNING IN 1998, THE FEE FOR A RESIDENT 11 ANTLERLESS DEER LICENSE IS $\$ 14.00$. BEGINNING IN 2000, THE FEE 12 FOR RESIDENT ANTLERLESS DEER LICENSE IS $\$ 15.00$. THE FEE FOR A 13 NONRESIDENT ANTLERLESS DEER LICENSE IS $\$ 120.00$. BEGINNING IN 14 1998, THE FEE FOR A NONRESIDENT ANTLERLESS DEER LICENSE IS 15 $\$ 129.00$. BEGINNING IN 2000, THE FEE FOR A NONRESIDENT ANTLERLESS 16 DEER LICENSE IS $\$ 138.00$.

17 Sec. 43527. (1) A person shall not hunt deer with a bow and 18 arrow during the bow and arrow AND CROSSBOW deer season without a 19 bow and arrow deer license. The fee for a resident bow and arrow 20 deer license is $\$+2.50$ (13.00. BEGINNING IN 1998, THE FEE FOR 21 A RESIDENT BOW AND ARROW DEER LICENSE IS $\$ 14.00$. BEGINNING IN 22 2000, THE FEE FOR A RESIDENT BOW AND ARROW DEER LICENSE IS 23 \$15.00. The fee for a nonresident bow and arrow deer license is ?4-\$75.00- \$120.00. 25 for a minor ehila $\$ 6.25$ - BEGINNING IN 1998, THE FEE FOR A 26 NONRESIDENT BOW AND ARROW DEER LICENSE IS $\$ 129.00$. BEGINNING IN 27 2000, THE FEE FOR A NONRESIDENT BOW AND ARROW DEER LICENSE IS

1 \$138.00. Where authorized by the department, a person may
2 purchase a second bow and arrow deer license in 1 season . The
3 ficuefi a recond resident FOR THE SAME FEE AS IS ASSESSED FOR
4 THE INITIAL bow and arrow deer license is-\$12.50. - The fee for a
5 seeond nonregident bow ant arrow-deer iteenge is $\$ 75.00$. FOR
6 WHICH THAT PERSON WAS ELIGIBLE. HOWEVER, A SENIOR OR JUNIOR
7 LICENSE DISCOUNT IS NOT AVAILABLE FOR THE PURCHASE OF A SECOND 8 BOW AND ARROW DEER LICENSE. The department may issue orders under 9 part 401 designating the kind of deer which may be taken, and may 10 limit the USE of a second bow and arrow deer license 11 for use in areas it considers advisable in managing deer. 12 (2) The department may issue a kill tag with, or as a part 13 of, each bow and arrow deer license. Section 43526(2) applies 14 with respect to a bow and arrow deer license.

15 Sec. 43528. (1) A person shall not hunt bear without a bear 16 hunting license. The fee for a resident bear hunting license is 17 - $\$ 14.00$ \$ 13.00 . BEGINNING IN 1998 , THE FEE FOR A RESIDENT BEAR 18 HUNTING LICENSE IS \$14.00. BEGINNING IN 2000, THE FEE FOR A RES19 IDENT BEAR HUNTING LICENSE IS $\$ 15.00$. The fee for a nonresident 20 bear hunting license is $\$ 150.00$.
(2) The department may issue a tag with, or as a part of, a 22 bear hunting license. Section $43526(2)$ applies with respect to a 23 bear hunting license.
(3) THE DEPARTMENI SHALL CHARGE A NONREFUNDABLE APPLICATION 25 FEE NOT TO EXCEED $\$ 4.00$ FOR EACH PERSON WHO APPLIES FOR A BEAR 26 HUNTING LICENSE.

Sec. 43529. (1) A resident shall not hunt elk during the 2 elk season without an elk hunting license. The fee for an elk 3 hunting license is $\$ 100.00$. The department may establish a non4 refundable application fee not to exceed $\$ 4.00$ for each person 5 who applies for an elk hunting license.
(2) The department may issue a KILL tag with, or as a part 7 of, an elk hunting license. Section 43526(2) applies with 8 respect to an elk hunting license.

Sec. 43530. (1) A person shall not hunt small game on 10 shooting preserves licensed under part 417 without a small game 11 license as provided in section 43523. However, instead of a 12 small game license, a person may obtain a special shooting pre13 serve license for a fee of $\$ 0.50$ (13.00. BEGINNING IN 1998 ,

14 THE FEE FOR A SHOOTING PRESERVE LICENSE IS $\$ 14.00$. BEGINNING IN 15 2000, THE FEE FOR A SHOOTING PRESERVE LICENSE IS $\$ 15.00$.

16 (2) Each shooting preserve license shall have the date of 17 issue affixed to the license and shall authorize the holder to 18 hunt only on licensed shooting preserves and only for species for 19 which the shooting preserve is licensed.

Sec. 43531. (1) Except as otherwise provided in section fee for a resident fur harvester's license is $\$ 15.00$ \$13.00. The-fee for a fur harvegter, license for a regident minor ehild \$7.50. BEGINNING IN 1998, THE FEE FOR A RESIDENT FUR HARVESTER'S LICENSE IS $\$ 14.00$. BEGINNING IN 2000, THE FEE FOR A RESIDENT FUR HARVESTER'S LICENSE IS $\$ 15.00$.
(2) The department may issue a nonresident fur harvester's 2 license to a nonresident of this state if the state, province, or 3 country in which the nonresident applicant resides allows resi4 dents of this state to obtain equivalent hunting and trapping 5 privileges in that state, province, or country. The fee for an 6 eligible nonresident fur harvester's license is $\$ 150.00$.

7 Nonresident fur harvester's licenses shall not be sold or pur8 chased prior to November 15 of each year.

9 (3) A person who holds a fur harvester's license may hunt 10 fur-bearing animals during the season open to taking fur-bearing 11 animals with firearms and may trap fur-bearing animals during the 12 season open to trapping fur-bearing animals.

13 Sec. 43532. (1) A person 1714 years of age or older 14 shall not TAKE AQUATIC SPECIES in the waters over which 15 this state has jurisdiction without a license. The fee for a 16 resident anmat RESTRICTED Eishing license is \$9.50- $\$ 13.00$.

17 BEGINNING IN 1998, THE FEE FOR A RESIDENT RESTRICTED FISHING 18 LICENSE IS $\$ 15.00$. BEGINNING IN 2000, THE FEE FOR A RESIDENT 19 RESTRICTED FISHING LICENSE IS $\$ 17.00$. The fee for a nonresident 20 annual RESTRICTED fishing license is \$20.00- $\$ 26.00$. 21 BEGINNING IN 1998, THE FEE FOR A NONRESIDENT RESTRICTED FISHING 22 LICENSE IS $\$ 30.00$. BEGINNING IN 2000, THE FEE FOR A NONRESIDENT 23 RESTRICTED FISHING LICENSE IS $\$ 34.00$.
, 2) The -annuaz RESTRICTED fishing license entitles the 25 licensee to take AQUATIC SPECIES AS PRESCRIBED BY LAW 26 other than trout or salmon.

1 (3) The holder of an annual fishing ifeense, upon payment
2 of an aditional fee of $\$ 9.50$, may procure-a traut and salmon
3 Hieense-that entitleg-the holder to take-trout and salfon in a
4 manner anctat a time prescribed by law. A RESIDENT MAY PURCHASE
5 AN ALL-SPECIES FISHING LICENSE UPON PAYMENT OF A FEE OF $\$ 26.00$.
6 BEGINNING IN 1998, THE FEE FOR A RESIDENT ALL-SPECIES FISHING
7 LICENSE IS $\$ 27.00$. BEGINNING IN 2000, THE FEE FOR A RESIDENT
8 ALL-SPECIES FISHING LICENSE IS $\$ 28.00$. THE FEE FOR A NONRESIDENT
9 ALL-SPECIES FISHING LICENSE IS $\$ 39.00$. BEGINNING IN 1998, THE
10 FEE FOR A NONRESIDENT ALL-SPECIES FISHING LICENSE IS $\$ 41.00$.
11 BEGINNING IN 2000, THE FEE FOR A NONRESIDENT ALL-SPECIES FISHING
12 LICENSE IS $\$ 42.00$.
13 (4) THE ALL-SPECIES FISHING LICENSE ENTITLES THE LICENSEE TO
14 TAKE ALL SPECIES OF AQUATIC SPECIES AS PRESCRIBED BY LAW.
15 Sec. 43533. A resident or nonresident may purchase a
16 limited fishing license entitling that person to fish for TAKE
17 all -specieg of Eish in ali waterg of this state AQUATIC SPECIES
18 AS PRESCRIBED BY LAW. The fee for a limited fishing license is 19 \$5.00 $\$ 6.00$ per day. BEGINNING IN 2000, THE FEE FOR A LIMITED 20 FISHING LICENSE IS $\$ 7.00$ PER DAY.

Sec. 43535. Aregident of this stace who is 65 years of
22 age or older may obtain a senior eitizen hunting lieense. Whe
23 fee for a senior eitizen hunting license-is $\$ 4.00$. A senior eit
24 izen hunting license confers upon the licensee all the cor bined
25 rightg and privilegeg granted by a regident gmall-game-license, a

27 ticense, a resident bear humting-ticense, and a resident fur

1 haryestervg ieense. A RESIDENT OF THIS STATE WHO IS 65 YEARS OF

2 AGE OR OLDER MAY OBTAIN A SENIOR SMALL GAME LICENSE, A SENIOR
3 FIREARM DEER LICENSE, A SENIOR BOW AND ARROW DEER LICENSE, A
4 SENIOR BEAR HUNTING LICENSE, A SENIOR WILD TURKEY HUNTING
5 LICENSE, OR A SENIOR FUR HARVESTER'S LICENSE. THE FEE FOR EACH
6 SENIOR LICENSE SHALL BE DISCOUNTED $75 \%$ FROM THE FEE FOR THE RESI-
7 DENT LICENSE. BEGINNING IN 1998, THE FEE FOR EACH SENIOR LICENSE

8 SHALL BE DISCOUNTED $65 \%$ FROM THE FEE FOR THE RESIDENT LICENSE.

9 BEGINNING IN 2000, THE FEE FOR EACH SENIOR LICENSE SHALL BE DIS-
10 COUNTED $50 \%$ FROM THE FEE FOR THE EQUIVALENT RESIDENT LICENSE.

11 Sec. $43536 .(1)$ Aresident-of this state who is-65-years

12 of age or older may obtain a senior eitizen fishing license. Whe
13 fee-for a senior eitizen fishing-license is stobo- A senior cit
14 izen who purchases a senior eitizen fishing licemse may obtain a
15 senior eitizen fishing lieense-for his or her spouse at no addi-
16 tional charge. A semior eitizen fighing incense-comfers-upom the
17 tieensee all the-combined rights and pirvileges conferted by a
18 resident annual fishing license and trout and salmon ineense-
19 A RESIDENT OF THIS STATE WHO IS 65 YEARS OF AGE OR OLDER MAY
20 OBTAIN A SENIOR RESTRICTED FISHING LICENSE. THE FEE FOR A SENIOR

21 RESTRICTED FISHING LICENSE IS DISCOUNTED $75 \%$ FROM THE FEE FOR A
22 RESIDENT RESTRICTED FISHING LICENSE. BEGINNING IN 1998, THE FEE

23 FOR A SENIOR RESTRICTED FISHING LICENSE IS DISCOUNTED 65\% FROM

24 THE FEE FOR A RESIDENT RESTRICTED FISHING LICENSE. BEGINNING IN

25 2000, THE FEE FOR A SENIOR RESTRICTED FISHING LICENSE IS DIS-
26 COUNTED 50\% FROM THE FEE FOR A RESIDENT RESTRICTED FISHING
27 LICENSE.
(2) A RESIDENT OF THIS STATE WHO IS 65 YEARS OF AGE OR OLDER 2 MAY OBTAIN A SENIOR ALL-SPECIES FISHING LICENSE. THE FEE FOR A 3 SENIOR ALL-SPECIES FISHING LICENSE IS DISCOUNTED 75\% FROM THE FEE 4 FOR A RESIDENT ALL-SPECIES FISHING LICENSE. BEGINNING IN 1998, 5 THE FEE FOR A SENIOR RESTRICTED FISHING LICENSE IS DISCOUNTED 65\% 6 FROM THE FEE FOR A RESIDENT ALL-SPECIES FISHING LICENSE.

7 BEGINNING IN 2000, THE FEE FOR A SENIOR ALL-SPECIES FISHING 8 LICENSE IS DISCOUNTED 50\% FROM THE FEE FOR A RESIDENT ALL-SPECIES 9 FISHING LICENSE.

10 Sec. 43537. (1) A resident who is declared legally blind is 11 eligible to purchase a senior eitizen RESTRICTED OR ALL-SPECIES 12 fishing license. The department may demand proof of blindness. 13 The licensee, when fishing, shall possess proof of blindness and 14 shall furnish the proof upon the request of a law enforeement or 15 conservation PEACE officer.

16 (2) A resident who has been determined by the United States 17 department of veterans affairs to be permanently and totally dis18 abled and entitled to veteran benefits at the $100 \%$ rate, for a 19 disability other than blindness, is eligible to purchase -a ANY 20 senior eitizen hunting license AS DESCRIBED IN SECTION 43535 or 21 〒 ANY senior eitizen fishing license DESCRIBED IN 22 SECTION 43536, or both. The department may demand proof of eli23 gibility under this subsection. The licensee, when hunting or 24 fisting TAKING AQUATIC SPECIES, shall possess proof of his or 25 her eligibility under this subsection and shall furnish the proof 26 upon the request of a law enforcement or conservation PEACE 27 officer.
(3) The department shall process licenses issued under this 2 section in the same manner as licenses issued to senior citizens 3 for purposes of receiving appropriations from the legislature 4 under section 43546.

5 SEC. 43537A. (1) A RESIDENT OR NONRESIDENT OF THIS STATE 6 WHO IS 12 OR 13 YEARS OF AGE MAY OBTAIN A JUNIOR SMALL GAME 7 LICENSE, A JUNIOR BOW AND ARROW DEER LICENSE, A JUNIOR FUR 8 HARVESTER'S LICENSE, JUNIOR WILD TURKEY HUNTING LICENSE, OR A 9 JUNIOR WATERFOWL HUNTING LICENSE AT NO COST.

10 (2) A RESIDENT OR NONRESIDENT OF THIS STATE WHO IS 14 OR 15 11 YEARS OF AGE MAY OBTAIN A JUNIOR SMALL GAME LICENSE, JUNIOR FIRE12 ARM DEER LICENSE, JUNIOR BOW AND ARROW DEER LICENSE, JUNIOR FUR 13 HARVESTER'S LICENSE, JUNIOR WILD TURKEY HUNTING LICENSE, JUNIOR 14 WATERFOWL HUNTING LICENSE, RESTRICTED FISHING LICENSE, OR JUNIOR 15 ALL SPECIES FISHING LICENSE PURSUANT TO THE FEE SCHEDULE PROVIDED 16 IN SUBSECTION (3).

17 (3) THE FEE FOR A JUNIOR LICENSE AS PROVIDED IN SUBSECTION 18 (2) SHALL BE DISCOUNTED 75\% FROM THE FEE FOR THE EQUIVALENT RESI19 DENT LICENSE. BEGINNING IN 1998, THE FEE FOR A JUNIOR LICENSE AS 20 PROVIDED IN SUBSECTION (2) SHALL BE DISCOUNTED $65 \%$ FROM THE FEE 21 FOR THE EQUIVALENT RESIDENT LICENSE. BEGINNING IN 2000, THE FEE 22 FOR A JUNIOR LICENSE UNDER SUBSECTION (2) SHALL BE DISCOUNTED 50\% 23 FROM THE FEE FOR THE EQUIVALENT RESIDENT LICENSE. 24 Sec. 43540. (1) An application for 1 or more licenses 25 issued under this part may be made by mail, ON-LINE COMPUTER 26 SERVICE, or telephone to the department, or $T O$ a person 27 designated by the department, who shall forward the license

1 issued to the appjicant at- TO an address AS Directen BY the
 3 ments of this part for obtaining a license before a license is 4 issued by mail or telephone. The departmenc may charge a fee for 5 an application made by mail, ON-LINE COMPUTER SERVICE, or tele6 phone in addition to the fee for the license or licenses. arra
 8 collected by the department under this subsection in any license 9 year shall not exceed the additional cost of providing mail or 10 telephone service in that year.

11 (2) If a check or dratt of a required fee is not paid on its 12 first presentation, the fee js delinquent as of the date the 13 check or draft was tendered. The person tendering the check or 14 draft remains liable for the payment of each fee and any 15 penalty.

16 (3) The department may revoke a iicense, duplicate iicense, 17 application, or permit if the department has determined that a 18 fee prescribed in this part has not been paid and remains unpaid 19 after reasonable notice or demand.

20 (4) If a fee is still delinquent 15 days after the depart21 ment has given notice to a person who tendered the check or 22 draft, the department shall assess and collect a $\$ 15.00$ penalty 23 in addition to the license and-tramsaction fee. authorized
(5) The director may refuse to issue additional licenses 26 under this part to a person who is delinquent in payment of fees

1 or penalties provided in subsection (4) at the time the
2 application is submitted.
3 Sec. 43541. (1) Until the-department implements an auto
4 mated licensing system, a pergon authorized by the-department to
5 isoue ticenses on March 15,1993 , may retain $0.0 \%$ of the fees for
6 each passbook, license, duplicate license, application, or permit
7 that the pergon-selis. After the implementation of an automated
8 ticensing system, a A person authorized by the department to
9 issue licenses on March 15, 1993, may retain $7.5 \%$ of the fees for
10 each passook SPORTCARD, license, duplicate license, applica-
11 tion, or permit that the person sells. A person authorized by
12 the department after March 15, 1993 to issue licenses may retain
$135 \%$ of the fees for each passook, SPORTCARD, license, duplicate
14 license, application, or permit that the person sells. The
15 department shall consider any additional location established
16 after March 15, 1993 at which licenses are sold as a new autho-
17 rized agent for purposes of determining the percentage of fees
18 that may be retained for sales at the new location by that autho-
19 rized agent.
(2) In addition to the fees authorized under subsection (1),

21 the department may also authorize a person who is authorized to
22 issue licenses to charge and retain a 50 -cent transaction fee for
automated licensing system, the department may require a person
2 authorized by the department to issue licenses to eharge-a
350 eent-transaction fee which-the authorized person-shall forward
4 to the department.
5
6 pursuant to this part or a deer kill tag or back tag is lost or
7 destroyed, a licensee may procure a duplicate from the
8 department. To obtain a duplicate license, passbook- SPORTCARD,
9 deer OR kill tag, or back tag, the licensee shall file a certification of loss form with the department and shall pay the duplicate fee as provided in subsection (2) for each duplicate requested.
(2) If the licensee meets the requirements of subsection (1) and all other requirements of this part for procuring a license T, passbook, OR SPORTCARD, or, if required by this part, a deer kill tag, or back the department shall verify the purchase of the original and issue to the licensee the duplicates requested and collect the following applicable duplicate fees:
(a) Except as provided in subdivions SUBDIVISION (b), 20 -andert $\$ 3.00$ for
(b) For a duplicate of a validated deer kill tag, \$12.05 for a resident and $\$ 100.35$ for a nonresident- THE FEE SHALL BE TH $~ S A M E ~ A S ~ T H E ~ O R I G I N A L ~ P U R C H A S E ~ P R I C E ~ O F ~ T H E ~ L I C E N S E ~ T O ~ W H I C H ~$ THE KILL TAG WAS ATTACHED.
(c) Por a duplicate of a sportsperson'g icense, \$tz.05 for

27
! teplaceftent of the deer kill tags, the duplicate Iicense-fee-for
2 sinexienateshali be inciuded in the $\$ 3.00$ fee established in
3 sumatrigion (a).
4 (C) -\{d) For a duplicate of a passbook,other-than a
5 Miefigan drinet-łeense- SPORTCARD, \$1.00.
6 (3) The fee for the wildlife resource protection fund pro7 vided for in section 43555 shall not be added to the duplicate 8 fee provided for in this section, but shall be deducted from the 9 duplicate fee and paid to the wildlife resource protection fund.

10
(4) If the total fees origimally paid by the licensee are

12 pad-fetehe-duplieate license-shall be-equal to-the initial

13

14 Sec. 43546. (1) Before June 1 of each year, the department 15 shall determine the total number of senior eitimen hunting and 16 Eishing licenses issued and the total fees collected the preced17 ing license year. The department shall determine the total fees 18 that would have been collected if those senior citizens had been

19 required to purchase -small-game-licenses, firearm deer ineengegr
20 afra enntal FULL-PRICE RESIDENT HUNTING AND fishing licenses 23 during the preceding license year. From this total, the depart22 ment shall subtract the fees collected from the sale of senior 23 -eitizen hunting and fishing licenses during the preceding
(2) The legislature shall annually appropriate from the general fund a sum equal to the fees that would otherwise be

1 collected as determined pursuant to subsection (1). The sum 2 appropriated shall be credited to the game and fish protection 3 fund.

4 Sec. 43547. (1) The department shall prepare the perstbook 5 SPORTCARDS, IF NECESSARY, and licenses to comply with this part 6 and may authorize persons to issue persbookg, other then 7 Michigan driver licenses, SPORTCARDS and licenses. 8 (2) A parook SPORTCARD shall provide the following 9 information as required by the department:

10 (a) The name of the applicant.
11 (b) The height and weight of the applicant.
12 (c) The address of the applicant.
13 (d) The birth date of the applicant.
$14(e)$ The applicant's social security number.
(F) OTHER INFORMATION AS REQUIRED BY THE DEPARTMENT.
(3) A license may provide INCLUDE the following
(a) The date and time of issuance of the license. 19 (b) The identification code of the person issuing the 20 license.
(d) -The-passbook number OTHER INFORMATION AS REQUIRED BY
(c) The form of proof of eligibility to receive a Iicense by the applicant as required. THE DEPARTMENT.
(e) The applicant's date of birth.
(4) Beginning on March, , 194 , the THE department may

27 require persons authorized to issue licenses under this part to

1 purchase or rent equipment necessary for the issuance of
2 licenses. The purchase or lease charge shall not exceed the
3 actual cost incurred by the department in making the equipment
4 available for purchase or lease. The use of any equipment
5 required under this part on a statewide basis shall not be
6 required or used until all authorized agents have that
7 equipment. However, notwithstanding the equipment rental or pur-
8 chase charges otherwise required under this section, if the
9 department requires the use of designated computer equipment for
10 the issuance of licenses, the department shall supply each
11 licensed agent who is entitled to retain $7.5 \%$ of the fees
12 received with a computer system at no charge to the licensed 13 agent for each location at which that licensed agent sells

14 licenses. A person who is eligible to receive equipment without
15 charge may be required to purchase a service and maintenance con-
16 tract for that equipment. The cost of the contract shall not be
17 more than $\$ 200.00$ for the first year of the contract and thereaf-
18 ter the actual cost to the state of maintaining the computer
19 system. Equipment that is supplied without charge to a licensed
20 agent shall be returned to the department at such time as the
21 person is no longer a licensed agent. The department shall
22 annualiy exempt-from the requirements of this subsection a person
23 who requests from the department authority to issue onty limited
24 Eishing lice.rses under-section-43533.
25 (5) Beginning on March i, 1994, a A person who is autho-
26 rized after March 15,1993 to issue licenses shall pay the full

1 annual rental or purchase fee for equipment required under 2 subsection (4).

3 (6) A person who on March 15, 1993 is authorized to issue 4 licenses who rents the equipment for the issuance of licenses 5 required under subsection (4) shall pay rent or service and main6 tenance contract cost, as applicable for that equipment not to 7 exceed $50 \%$ of the sum of the person's annual cumulative commis8 sion authorized under section 43541(1), or the rental charge oth9 erwise determined by the department, whichever is less.

10 (7) The department -shał MAY provide persons authorized to 11 issue licenses and passbooks under this part with conservation

12 law enforcement stamps to enable the purchaser of the stamps to 13 contribute to the wildife resource protection fund created in 14 section 43555. Conservation law enforcement stamps shat MAY 15 be issued by the department in the amounts of $\$ 2.00$ and $\$ 5.00$. 16 Sec. 43548.
(1) Until the-department implements an auto 17 mated lieensing system, the THE department may require a person 18 authorized to issue pasbooks and LIMITED FISHING licenses

19 WITHOUT THE EQUIPMENT DESCRIBED IN SECTION 43547 to file a bond 20 with the department. The type and amount of the bond shall be 21 determined by the department.

22
(2) A person issuing a passbook SPORTCARD, license, or

23 permit shall remit to the department money received from
24 REQUIRED TO BE CHARGED FOR the sale of each passbook license,
25 duplicate license OR SPORTCARD, application, or permit by the
26 method and at the frequency prescribed by the department.
(3) A person shall not charge a Eee for a pasook

2 SPORTCARD or a license in an amount that is different from MORE
3 THAN the license and transaction fee printed on the prosbook
4 SPORTCARD or license by the department.
5
(4) All fees collected from the sale of pessbork-

6 SPORTCARDS, licenses. duplicate iicenses OR SPORTCARDS, applica-
7 tions, or permits, except for the fees and commissions provided
8 in section $43541(1)$ and (2), are held in trust for the state.
9 Sec. 43549. A person who violates section 43548, in addi-
10 tion to other penalties provided by law, forfeits the right to
11 issue licenses and pastberog SporTcARDS and forfeits the right
12 to retain any percentage of the iicense or parabook- SPORTCARD
13 fees not received by the department within 48 hours after the
14 date and time the license or - qatabook spormcand fees should
15 have been deposited as required by the department.

17 FROM EACH Iicense and stamp fee prescribed in this part $\boldsymbol{\rightarrow} \rightarrow$
18 persen shail be chatgede 35 ent-fes-mer shall be transmitted
19 to the department for deposit in the wildlife resource protection
20 fund created in this section.
21 (2) The wildijfe resource protection fund is created as a
22 separate fund within the state treasury. The state treasurer
23 shall credit the money received from the department under this
24 section to the wildife resource protection fund. The money in
25 the fund shall be expended by the department for the following
26 purposes:
(a) Rewards for information leading to the arrest and 2 prosecution of poachers.
(b) Hiring conservation officers for the investigation of 4 poaching and the investigation of tips regarding potential 5 poaching.
(c) A promotional and educational campaign to inform the 7 general public on 1 or more of the following:
(i) The harm and danger of poaching.
(ii) The reward for information that leads to the arrest and o prosecution of poachers.
(iii) Other antipoaching ANTIPOACHING programs undertaken 12 by the department.
(3) At the time a person purchases a license or stamp under 14 this part, he or she may make a voluntary contribution in any 15 amount to the wildife resource protection fund to be expended 16 for the purposes provided in subsection (2). A person who wishes 17 to make such a contribution may purchase 1 or more conservation 18 law enforcement stamps from a person authorized to issue licenses 19 and

20 (4) Subsection (1) does not apply to a license or stamp that
21 is issued to a senior citizen.
22
23 on the expenditures from the wildife resource protection fund.
24
Sec. 43556.
(1) fhitry five-cents-of the fee for each
(5) The department shall annually report to the legislature
hunting license-gold to a resident of-zone-III shall be used-for the purpose of acquiring and administering hunter access leases on private land and for habitat development on the leased land.

1 THE DEPARTMENT MAY UTILIZE THE GAME AND FISH PROTECTION FUND FOR

2 THE PURPOSE OF ACQUIRING AND ADMINISTERING HUNTER ACCESS LEASES 3 ON PRIVATE LAND.

4 (2) The department may determine and provide lease payments 5 in amounts that are related to the benefits the leased land pro6 vides for public use if for a designated lease period a partici7 pating landowner agrees to allow public access to certain lands 8 for the purpose of hunting. Department field personnel shall

9 inspect the lands and determine their value to the program.
10 Final approval of lease proposals shall be made by the
11 department.
12
(3) Participating landowners have authority to control

13 hunter access according to the terms of the lease agreement,
14 including terms requiring a hunter to obtain verbal or written 15 permission to hunt on the participating landowners' land.

16 (4) Pursuant to rules adopted under this section, partici17 pating landowners may cancel their lease agreement at any time 18 prior to the expiration of the lease. Cancellation of the agree19 ment prior to the expiration of the lease shall result in the 20 forfeiture of all lease payments that have been received by the 21 participating landowner for the year in which cancellation
(5) Participating landowners shall post, with signs provided 24 by the department, the boundaries of land leased under this
(6) A cause of action shall not arise for injuries to 27 persons hunting on lands leased under this section unless the
l injuries were caused by the gross negligence or willful and 2 wanton misconduct of the owner, tenant, or lessee.

3
(7) The department may issue orders pursuant to part 401 4 governing the administration and operation of a hunting access 5 program.

6 Sec. 43558. (1) A person is guilty of a misdemeanor if the 7 person does any of the following:

8 (a) Makes a false statement as to material facts for the 9 purpose of obtaining a license or uses or attempts to use a 10 license obtained by making a false statement.

11 (b) Affixes to a license a date or time other than the date 12 or time issued.

13
(c) Charges more than the passook or ISSUES A license

14 fees provided for in this part or issues a passbook or a
15 ticense without receiving REMITTING the fee TO THE
16 DEPARTMENT.
17 (d) Without a license, hunts, traps, fishes, or possesses a 18 wild animal, wild bird, or fish, or possesses or takes reptiles, 19 amphibiang, molluskg, erustacea, or wiggters AQUATIC SPECIES.
(e) Sells, loans, or permits in any manner another person to 21 use the person's license or uses or attempts to use another
(f) Falsely makes, alters, forges, or counterfeits a 24 passook SPORTCARD or a hu.lting, fishing, or fur harvester's 25 license or possesses an altered, forged, or counterfeited hunt26 ing, fishing, or fur harvester's license.
(g) Uses a tag furnished with a firearm deer license, bow

2 and arrow deer license, bear hunting license, elk hunting
3 license, or wild turkey hunting license more than 1 time, or 4 attaches or allows a tag to be attached to a deer, bear, elk, or 5 turkey other than a deer, bear, elk, or turkey lawfully killed by

6 the person.
7 (h) Makes EXCEPT AS PROVIDED BY LAW, MAKES an application
8 for, obtains, or purchases more than 1 license for a hunting,
9 Eishing, or trapping season, not including a daily fishing

10 license, second bow and arrow license, second firearm deer

II license, ANTERLESS DEER LICENSE, or other license specifically
12 authorized by law, or if the applicant's license has been lost or

13 destroyed.

14 (i) Applies for, obtains, or purchases a license during a 15 time that the person is ineligible to secure a license.
(J) KNOWINGLY OBTAINS, OR ATTEMPTS TO OBTAIN, A RESIDENT OR 17 A SENIOR LICENSE IF THAT PERSON IS NOT A RESIDENT OF THIS STATE. 18 (2) Except as provided in subsection (5), a person who vio19 lates subsection (1) shall be punished by imprisonment for not 20 more than 90 days, or a fine of not less than $\$ 25.00$ or more than $21 \$ 250.00$ and the costs of prosecution, or both. In addition, the 22 person shall surrender any license and license tag that was 23 wrongfully obtained.
(3) A person licensed to carry a firearm under thiw part is 25 prohibited from doing so while under the influence of a con26 trolled substance or alcohol or a combination of a controlled 27 substance and alcohol. A person who violates this subsection is

1 guilty of a misdemeanor, punishable by imprisonment for 90 days, 2 or a fine of $\$ 500.00$, or both.

3 (4) An applicant for a license under this part who has pre4 viously been convicted of a violation of the game and fish laws 5 of this state may be required to file an application with the 6 department together with other information that the department 7 considers expedient. The license may be issued by the 8 department.

9 (5) A person who violates subsection (1)(d), upon a showing 10 that the person was ineligible to secure a license pursuant to 11 court order or other lawful authority, is guilty of a misdemean12 or, punishable by imprisonment for not more than 180 days, or a 13 fine of not less than $\$ 500.00$ and not more than $\$ 2,500.00$, or 14 both, and the costs of prosecution.

15 Sec. 43561. The department MAY promulgate rules for 16 the administration of this part.

