WEST VIRGINIA LEGISLATURE
REGULAR SESSION, 1947

ENROLLED

HOUSE BILL No. 362

(By Mr. Inumbo and Mr. Hall)

PASSED March 8, 1947

In Effect July 1, 1947

Passage
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House Bill No. 362
(BY MR. TRUMBO and MR. HALL)

[Passed March 8, 1947; in effect July 1, 1947.]

AN ACT to amend chapter twenty of the code of West Virginia, one thousand nine hundred thirty-one, as amended, by amending and reenacting section nine, article one-a; section one, article two; sections one, four, seven, eight, nine, ten and twelve, article three; sections one, four, five, six and twelve, article four; sections one, three, four, five, six, eight and eleven, article five; sections one and five, article six; sections one, two, three and seven, article seven; and by adding section seven-f to article three; sections six-a, fourteen-a, fourteen-b and fourteen-c to article four; section seven-a to article five; and section two-i to article seven, all relating to the wild animals, wild birds, fish and frogs of the state.

Be it enacted by the Legislature of West Virginia:

That chapter twenty of the code of West Virginia, one thousand nine hundred thirty-one, as amended, be amended
by amending and reenacting section nine, article one-a; section one, article two; sections one, four, seven, eight, nine, ten and twelve, article three; sections one, four, five, six and twelve, article four; sections one, three, four, five, six, eight and eleven, article five; sections one and five, article six; sections one, two, three and seven, article seven; and by adding section seven-f to article three; sections six-a, fourteen-a, fourteen-b and fourteen-c to article four; section seven-a to article five; and section two-i to article seven; all to read as follows:

Article 1-A, Director of Conservation

Section 9. Legal Services by Attorney General and Prosecuting Attorneys; Employment of Other Attorneys.

—The attorney general and his assistants and the prosecuting attorneys of the several counties shall render to the director, without additional compensation, such legal services as he shall require of them in the discharge of his duties under the provisions of this chapter. The director may, in any emergency and with prior approval of the attorney general, employ an attorney to act in proceedings wherein criminal charges are brought against an employee or appointee of the commission because of
action taken in the line of duty. An amount not to exceed three hundred dollars may be expended by the director for any one case.

Article 2, Conservation Officers.

Section 1. Appointment; Compensation; Qualifications; Uniforms.—The director shall, in accordance with other provisions of general law relating to the appointment and compensations of the personnel of the state government, appoint conservation officers and fix their compensation. Conservation officers shall be accorded rights of tenure and advancement so long as they discharge their duties in a satisfactory manner. The director may also appoint special conservation officers to serve for such periods of time as may be necessary.

Preference in making appointments shall be given wherever possible to honorably discharged soldiers, sailors and marines of the United States Army and Navy.

Persons appointed as conservation officers shall be men, between the ages of twenty-one and forty years, at least five feet nine inches (5'9'') tall (barefoot), but not over six feet six inches (6'6''), weight in proportion to height, of good physical condition, good moral char-
acter, and shall have passed the necessary written and oral tests conducted by the West Virginia State Merit System Council.

No person shall be barred from being appointed a conservation officer because of his religious or political convictions.

All applications shall be accompanied by the certificate of the judge of the circuit court, the sheriff, and the prosecuting attorney of the county in which the applicant resides to the effect that the applicant is a person of good moral character, not of intemperate habits, and has never been convicted of a felony and not more than once of a misdemeanor.

The director shall prescribe the kind, style and material of uniforms to be worn by conservation officers. Uniforms and other equipment furnished to the conservation officers shall be and remain the property of the state.

Wherever the words "game protector" or "game protectors" shall appear or be mentioned in any section of this chapter, or any other general law relating to con-
Article 3, General Provisions Respecting Game, Birds, Fish or Frogs.

Section 1. State Ownership of Wildlife.—The ownership of, and the title to, all wild animals, wild birds, both resident and migratory, and all fish and frogs, and all other aquatic life, in the state of West Virginia, are hereby declared to be in the state, as trustee for the people, and no such wild animals, wild birds, fish or frogs, or other aquatic life, shall be taken or killed in any manner, or at any time, except the person so taking or killing the same shall consent that the title thereto shall be and remain in the state of West Virginia, for the purpose of regulating the taking, use and disposition of the same after such taking or killing; and the taking or killing of wild animals, birds, fish or frogs, and all other aquatic life, at any time or in any manner by any person, shall be deemed such consent: Provided, however, that all fish, frogs and other aquatic life in privately owned
ponds are, and shall remain, the private property of the
owner or owners of such privately owned ponds, and that
such fish, frogs and other aquatic life in such privately
owned ponds may be caught, taken or killed by such owner
or owners at any time. But nothing herein contained shall
make unlawful the bringing in of game, fowl or fish ac-
quired lawfully in another state.

Sec. 4. Acts Forbidden on Sunday.—It shall be un-
lawful on Sunday to:

(1) Carry an uncased gun in any woods, in or on
any highway, railroad right-of-way, public road, fields,
or streams of this state, except at a regularly used rifle,
pistol, skeet, target or trap shooting ground or range;

(2) Hunt, catch, kill, trap, injure or pursue with
intent to catch, kill, trap or injure any wild animals, or
wild birds: Provided, however, That traps previously,
and legally set may be tended on Sunday, if the person
or persons so doing, shall not have firearms of any
description in their possession.

Sec. 7. Possession of Wild Animals, Wild Birds, Fish
or Frogs.—No person shall have in his possession, except
during the open season therefor, any wild animals, wild
birds, fish or frogs, protected under the provisions of
this chapter, unless such possession is in accordance
with a permit issued by the director under section seven-a
to seven-d inclusive, of this article, or of section three-b
of article four: Provided, however, That game animals,
game birds, fish or frogs, lawfully taken during the open
season, may be had in possession during the open season
therefor, and for sixty days thereafter: Provided further,
That any person upon application to the director may be
issued a permit, authorizing the possession of the flesh of a
lawfully-killed deer or bear or any part thereof, for an
additional period not to exceed four months.
Game animals, game birds, fish or frogs, lawfully taken
outside of this state, may be possessed sixty days after
the date such game animals, game birds, fish or frogs were
legally brought into the state, and for an additional period
thereafter by securing a permit issued by the director.
Migratory game shall be possessed only in accordance
with the “Migratory Bird Treaty Act” and regulations
thereunder.
The director, or his duly authorized agents, may hunt, kill, capture or maintain in captivity, at any time, any wild animals, wild birds, fish or frogs, for the purpose of scientific research, propagation, protection or distribution.

Sec. 7-f. Sealing Beaver Pelts or Skins.—Each licensee holding a resident state-wide beaver trapping license shall present for sealing, within thirty days after the close of a legal open season, all beaver pelts or skins taken under said license to a designated representative of the conservation commission. The resident state-wide beaver trapping license, countersigned by the owner, lessee or other person entitled to the possession of such lands, on which beaver were trapped, shall accompany all such pelts or skins. A seal provided by the conservation commission shall be affixed to each beaver pelt or skin and shall remain attached to the skin until such pelt or skin has been tanned and processed into commercial fur. The sealing fee shall be three dollars per pelt.

Sec. 8. Open Seasons and Bag Limits; Powers of the Director; Sectional Meetings.—The director shall,
by regulation fix the open seasons with respect to wild animals, fur-bearing animals, wild birds, fish and frogs. He may prescribe different open seasons of varying length in the several counties, or parts thereof, of the state. The director shall fix the open seasons for hunting and fishing in the several counties, or parts thereof, of the state as soon as possible after the first of each calendar year. Open seasons so fixed, shall be published, upon determination, in four newspapers of general circulation throughout the state, at least once each week for two successive weeks.

The director may:

(1) When he finds such action necessary to protect the forests or the wildlife of the state, change the bag limits on wild animals, wild birds, fur-bearing animals, fish and frogs. Before a change becomes effective, the director shall give notice by publication of the order in two newspapers of general circulation throughout the state, once each week for two successive weeks, with the last publication not later than two weeks prior to the date the change becomes effective;
(2) Omit or suspend for a fixed and definite period, or change the date of open seasons for the catching of fish in a stream or part of a stream in this state. The order shall definitely fix the stream, or part thereof, by a proper description. Before the suspension becomes effective, the director shall give notice by publication of the order once each week for two successive weeks in a newspaper of the county in which the stream is located;

(3) Omit, limit, or suspend for a fixed and definite period, open seasons for the killing of any wild animals or wild birds in any county. The order shall state the species and kinds of birds or animals and the period of limitation or suspension. Before the order becomes effective, the director shall give notice by publication of the order in four newspapers of general circulation throughout the state, once each week for two successive weeks, with the last publication at least two weeks prior to the effective date of the order.

For the purpose of giving the various sections of the state an opportunity to be heard concerning open seasons
for their respective areas, the director shall, and before such seasons are fixed for the various counties of the state as soon as practical after the beginning of each calendar year, hold meetings at Beckley, Charleston, Elkins, Martinsburg, Morgantown and Parkersburg.

Sec. 9. Transportation of Game, Birds, Fish or Frogs Out of State.—No person shall at any time transport or kill or have in his possession with the intention of transporting beyond the limits of the state, any elk, deer, raccoon (except the pelt thereof), quail, woodcock, pheasant, ruffed grouse, wild turkey, squirrel, wild duck or wild goose, or any part thereof, or any game, birds, fish or frogs killed, caught or captured within this state:

Provided, however, That a non-resident licensee may take with him personally, when leaving the state, any game animals, game birds, fish or frogs, that he has lawfully taken or killed, not exceeding, during the season, the number that any person may lawfully take or kill in any two days.

Sec. 10. Sale of Game, Birds, Fish or Frogs.—No person shall purchase or offer to purchase, sell, or offer
to sell, expose for sale, or have in his possession for the
purpose of sale:
(1) Any, or any part of, elk, deer, raccoon, squirrel,
rabbit, wild turkey, ruffed grouse, pheasant, quail, wood-
cock, wild duck, wild goose, wild swan, wild brant, snipe,
sandpiper, or any of the song or insectivorous birds of
the state, except as permitted by section twelve-a, article
three of this chapter: Provided, however, That raccoon
pelts taken during the legal season may be sold: Provided
further, That the hide, head, antlers and feet of a legally
killed deer may be sold.
(2) Any, or any part of, trout of any species, black
bass of any species, perch of any species (including wall-
eyed pike-perch), sunfish of any species, pickerel of any
species, muskellunge of any species, catfish of any species,
suckers of any species, or any frog, caught or captured
within this state, except as permitted by section thirteen,
article six of this chapter.
No person, including a common carrier, shall (except
as permitted by section thirteen, article six of this chap-
ter) transport, carry or convey, or receive for such pur-
poses, any of the animals or birds, or of the fish or frogs, listed under (1) and (2) above, caught, or killed in this state, if such person knows, or has reason to believe, that such animals, birds, fish or frogs have been or are to be sold.

The selling or exposing for sale, having in possession for sale, transporting or carrying in violation of this section shall each constitute a separate offense.

The director may extend the application of this section to animals, birds, fish or frogs not listed under (1) and (2) above, if he finds that such additional species require the protection accorded by this section.

The provisions of this section shall not apply to animals, birds, fish or frogs raised under the authority of the license issued in accordance with section twelve-a of this article.

Sec. 12. Serving Game, Birds, Fish or Frogs at Public Eating Place.—No person shall serve for pay, either directly or indirectly, at any hotel, restaurant, or other licensed eating place in this state, or in any public eating place in this state, any game animal, game bird, or game fowl, or any part thereof, whether caught within or
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7 without this state, or any game fish or frog caught within
8 this state: Provided, That black bass shall not be served
9 and it shall be unlawful to purchase the same from any
10 source.

Article 4, Game and Fur-Bearing Animals.

Section 1. Game and Fur-Bearing Animals.—For the
2 purpose of this chapter, the following are game animals:
3 Elk (Cervus canadensis), deer, (Odocoileus virginia-
4 nus), cottontail rabbit (Sylvilagus spp.), varying hare
5 or snowshoe rabbit (Lepus americanus), gray, black al-
6 bino and fox squirrel (Sciurus spp.) and raccoon (Pro-
7 cyon lotor); and the following are fur-bearing animals:
8 Opossum (Didelphis virginiana), beaver (Castor cana-
9 densis), otter (Lutra canadensis), mink (Mustela vi-
10 son), raccoon (Procyon lotor), muskrat (Ondatra zibe-
11 thica), striped skunk (Mephitis spp.), spotted skunk
12 (Spilogale putorius) and red fox (Vulpes fulva).
13 Whenever the director finds that the application of this
14 chapter is necessary to the protection and preservation
15 of any other species of wild animals, he may, by formal
16 order, include such other species within the definition of
game or fur-bearing animals, as the case may be, for the purposes of this chapter. The director shall give notice of this order by publication once each week for two successive weeks in two newspapers of general circulation throughout the state.

Sec. 4. *Hunting Rabbits.*—No person shall, in any county of this state, hunt, capture, kill or have in his possession, any cottontail rabbit or varying hare (commonly known as snowshoe rabbit) or any part thereof, including fresh pelts, except as provided in article three, section seven of this chapter: *Provided,* That it shall be lawful for a bona fide resident landowner of this state, his resident children or his bona fide resident tenant to hunt, capture or kill at any time any rabbit upon his own land or any land of which he may be a bona fide resident tenant.

Sec. 5. *Hunting Squirrels.*—No person shall, in any county of this state, hunt, capture or kill, gray, black, albino, or fox squirrels, or have in his possession a squirrel or any part thereof, including fresh pelts, except as provided in article three, section seven of this chapter.
Sec. 6. *Hunting Fur-Bearing Animals.*—No person shall in any county of this state, hunt, capture, trap, or kill any fur-bearing animals as defined by section one of this article, or have in his possession any fur-bearing animal or part thereof, except during the open season for that county. A person shall not have in his possession the fresh skin, or part thereof, of any fur-bearing animal, except beaver, within the period beginning ten days after the end of the open season and ending with the first day of the next succeeding open season for such animal in that county. No person shall disturb the traps of another person, kill, remove or take a fur-bearing animal, raccoon or predator from the trap of another person without specific authorization of the owner of said trap, except upon land where the owner of such trap may have placed it without right or permission.

It shall be unlawful for any person to place a trap or traps upon the lands of another without the written permission required under section six, article three of this chapter.
Sec. 6-a. Trapping Beaver.—No person shall, at any time:

(1) Set or maintain more than the number of beaver traps established as the season limit in any one year by the director.

(2) Set any trap for beavers within fifteen feet of the water line on the structure of any beaver dam or house, or on a beaver dam or house.

(3) Have in his possession an unsealed beaver hide, or part thereof, within the period beginning thirty days after the end of the open season and ending with the first day of the next succeeding open season for beavers.

(4) Destroy, disturb, or in any manner, interfere with dams, houses or burrows of beavers while trapping for, or attempting to trap for beavers.

If any person shall unintentionally trap and kill more beavers than fixed by regulation as the season bag limit, he shall, within twenty-four hours, deliver said beaver or beavers to a representative of the conservation commission.
Sec. 12. *Forbidden Methods of Hunting.*—It shall be unlawful at any time for any person to:

1. Shoot at, or to shoot for any wild bird or wild animal unless it is plainly visible to him or to dig out, cut out, or smoke out, or in any other manner take any live wild birds or wild animals, other than a predator, out of its den or place of refuge, except that woodchucks may be dug out of their dens in cultivated fields or pastures, under the conditions stipulated in regulations set up by the director; or to make use of, or take advantage of, any artificial light, battery or other contrivance or device, in hunting for, catching, taking, wounding, or killing any wild animals or wild birds, except that artificial lights such as are ordinarily carried in the hand or on the person, may be used for the purpose of taking raccoons, opossums and skunks.

2. It shall be unlawful for any person, or one or more of a group of persons together, to throw or cast the rays of a spotlight, headlight, or other artificial light, from any vehicle, on any highway, or in any field, woodland, or forest upon any game animal, or game
bird, while having in his or their possession or under their control, or in any vehicle in which they may be traveling, a firearm or other implement whereby any game animal or game bird could be killed, even though such animal be not shot at, injured or killed. The provisions of this paragraph shall not apply if it shall be proven that the headlights of a motor vehicle while traveling on a highway in the usual way, cast a light upon such animal, on, or adjacent to such highway, and there was no attempt, or intent to locate such animal.

(3) Kill wild animals or wild birds from an airplane, automobile, or other land conveyance, or from a motor-driven craft upon any of the waters of the state.

(4) Kill squirrels from a craft upon any waters of the state.

(5) Kill or take any beaver or muskrat by any means other than by trap.

Sec. 14-a. Types of Traps.—The director shall have the power and authority to regulate the number, kind and types, of traps to be used in the catching or trapping of any game or fur-bearing animal.
Sec. 14-b. Marking of Traps.—All traps used for taking of any game or fur-bearing animal shall be marked with a metallic plate or tag, attached to the trap, trap chain, or set, bearing in plain English, the name and address of the owner of said trap.

Section 14-c. Possession of Loaded Firearms in Vehicles.—(1) Except as otherwise provided by law, it shall be unlawful for any person, or persons, to have in their possession a loaded firearm or a firearm from the magazine of which all shells and cartridges have not been removed, in or on any vehicle or conveyance, or its attachments, while standing upon or along, or being driven upon or along, any public highway, or a highway open to use or used by the public, within this state: Provided, however, That except as hereafter provided, between five o'clock postmeridian of one day and seven o'clock antemeridian, eastern standard time, of the day following, any unloaded firearm, being lawfully carried in accordance with the foregoing provisions, shall be so carried only when in a case or taken apart and securely wrapped:

(2) Provided, however, That during the period from
July first to September thirtieth, inclusive, of each year, the foregoing requirements relative to carrying certain unloaded firearms shall be applicable only from eight-thirty o'clock postmeridian to five o'clock antemeridian, eastern standard time.

(3) The provisions of this section shall not be construed to apply to a conservation officer or to a public police officer engaged in the performance of his official duty, or to a paid special officer whose duty it is to enforce the game, fish and forestry laws of the state of West Virginia and engaged in the performance of his official duties.

Article 5, Birds and Fowls.

Section 1. Game Birds and Fowls Defined.—For the purpose of this chapter the following are game birds or game fowls; The anatidae, commonly known as ducks, geese, brants, and swans; the rallidea, commonly known as mud hens, rails, coots, and gallinules; the charadii, commonly known as shore birds, plovers, snipes, woodcocks, curlews, and sandpipers; and the galli, commonly known as wild turkeys, ruffed grouse or pheasant; ring-necked pheasant and quail or bob-whites.
Section 3. *Hunting Wood Ducks.* — No person shall
2 hunt, pursue, catch, capture or kill any wood duck (Aix
3 sponsa) at any time within this state.

Sec. 4. *Wild Turkeys; Report.* — No person shall, in
2 any county of this state, hunt, capture, pursue, wound or
3 kill any wild turkey (Maleagris gallopavo) or have in his
4 possession any wild turkey, or part thereof, except as
5 provided in article three, section seven of this chapter.
6 No person shall, during the open season, hunt, pursue,
7 catch or kill any wild turkey between sunset of one day
8 and sunrise of the next day or kill more than one wild
9 turkey in any open season.
10 A person who kills a wild turkey in this state shall
11 report to the director in writing, within ten days after
12 the kill, setting forth the date, time and place where
13 killed, and whether the turkey was male or female.

Sec. 5. *Hunting Ruffed Grouse.* — No person shall
2 hunt, pursue, catch, capture or kill or have in his posses-
3 sion in any county of this state any ruffed grouse (Bonasa
4 Umbellus) except as provided in article three, section
5 seven of this chapter.
Sec. 6. **Hunting Quail or Bob-White.**—No person shall hunt, pursue, catch, capture, kill or have in his possession in any county of this state, any quail, or bob-white, (Colinus virginianus) except as provided in article three, section seven of this chapter.

Sec. 7-a. **Hunting Ring-necked Pheasant.**—No person shall hunt, pursue, catch, capture, kill or have in his possession in any county of this State any ring-necked pheasant (Phasianus colchicus torquatus) except as provided in article three, section seven of this chapter.

No person shall kill a female ring-necked pheasant in this state.

A person who kills a male ring-necked pheasant in this state shall report to the director, in writing, within ten days after the kill, setting forth the date, time and place where killed.

Sec. 8. **Hunting Song or Insectivorous Birds.**—No person shall at any time hunt, pursue, catch, capture or kill, any song or insectivorous birds, unless such person shall be acting under a permit issued by the director in accordance with section seven-a, article three of this chapter.
Sec. 11. *Unlawful to Kill, Possess, Purchase, Sell or Transport Certain Wild Birds or their Plumage; Birds Not Protected by Chapter.*—No person shall, within this state, kill, catch, or have in his possession living or dead, any wild bird, other than a game bird or wild bird for which a bounty has been offered by the director; or expose for sale, or transport within or without the state, any such bird, except as aforesaid. No part of the plumage, skin or body of any bird protected by this section shall be sold or had in possession for sale, except mounted or stuffed plumage, skin, bodies or heads of such birds legally taken and stuffed or mounted, irrespective of whether such bird was captured within or without this state, except the English or European sparrow (*Passer domesticus*), starling (*Sturnus vulgaris*), sharp-shinned hawk (*Accipiter velox*), Cooper's hawk (*Accipiter cooperi*), goshawk (*Astur atricapillus*), great horned owl (*Bubo virginianus*), crow (*Corvus brachyrhynchos*), fish crow (*Corvus ossifragus*), and cowbird (*Molothrus ater*), which are not included among the birds protected by this chapter, and the killing thereof at any time is lawful.
Article 6, Fish and Other Aquatic Life.

Section 1. Game Fish Defined; Open Seasons for Fishing.—For the purpose of this chapter the following are game fish: Brook trout, Brown trout, Rainbow trout, Large-mouth bass, small-mouth bass, Kentucky or spotted bass, Pickerel, Muskelunge, Walleyed pike or Pike-Perch, Rock bass, white and Black Crappie and Blue-Gill sunfish and other bream.

The director, for the purpose of protecting and conserving the fish and other aquatic animal life of the state, as provided by section eight, article three of this chapter, may establish open and closed seasons and creel limits on any or all fish, and regulate the taking and use of all other aquatic life. But water dogs and big salamander shall not be protected at any time.

The director may prescribe and enforce special regulations to apply to a stream or any part thereof, that he places under observation for scientific purposes.

Regulations may include the filling out and filing of special reports by persons fishing in the stream.
Sec. 5. Unlawful Fishing.—No person shall kill, catch, or attempt to kill or catch any fish at any time by:

1. The use of seines, nets or traps, or devices of like nature without the written consent of the director.
2. A person may use a seine not more than six feet in length, nor more than four feet in depth for securing minnows for angling, other than game fish or protected non-game fish; except any person may use a minnow trap, for the purpose of securing bait, provided the opening is not larger than one inch in diameter. A dip net so used shall not exceed thirty-six square feet in over-all area, and its mesh shall not be smaller than one-quarter inch;
3. Draining water out of any pool, pond, or stream with intent to take or injure fish;
4. The use of dynamite, or any like explosive or explosive mixture;
5. The use of a poisonous drug or substance;
6. The use of electricity or lime;
7. The use of firearms;
8. Gigging, spearing, gaffing, snaring or grappling, except the director may permit gigging of non-game fish
22 in a stream under the supervision of a representative
23 of the director, other than during the months of April,
24 May and June;
25 (8) Any other means other than by rod, line and hooks,
26 with natural or artificial lures;
27 A person shall not sell or purchase a seine more than
28 six feet in length without the prior written permission
29 of the director.
30 The provisions of this section shall not prevent the
31 director from using such methods of catching fish as he
32 shall find necessary and proper for the purpose of propa-
33 gation, protection, or scientific investigation.

Article 7, Hunting and Fishing Licenses.

Section 1. Necessity for Licenses.—No person above
the age of fifteen years, who is a citizen of the United
States, shall at any time hunt, pursue, trap for, kill,
catch or chase for sport any wild animals or wild birds,
or fish for, kill, or catch any frogs, turtles or fish of
any kind whatsoever, without first having secured a
license and then only during the respective open seasons.
A bona fide resident land owner of this state, or his
resident children, or his bona fide resident tenant, may
hunt, kill, pursue, catch, or chase for sport any wild
animals or wild birds, or fish for, capture or kill any of
the fish, frogs or turtles of this state on his own land
during the open season therefore in accordance with
regulations and provisions of law applying to such hunt-
ing or fishing, without obtaining a license so to do; so
long as said land shall not have been designated and
made, in manner provided by law, a state game refuge
or reserve. No person, who is a resident of this state,
under the age of fifteen years, shall hunt upon the lands
of another unless accompanied by a licensed adult. A
resident or non-resident member of any club or or-
ganization or association of persons owning or leasing
a game or fish reserve in this state shall not hunt or fish
therein without securing a license.

Sec. 2. Licenses Conditioned on Payment of Fees; Age
Exemption.—Licenses to hunt and fish shall be of the kinds
and classes and shall be conditioned upon the payment of
the fees set forth in sections two-a through two-i of this
article. A resident of the state sixty years of age or over
shall not be required to obtain a license to fish with hook and line in the waters of the state.

Sec. 2-i. Class H; Resident State-wide Beaver Trapping License.—A class H license shall be a state-wide beaver trapping license and shall entitle the licensee to trap beaver only, in all counties of the state. It shall be issued only to a citizen of the United States who is a bona fide resident of West Virginia. This license shall become valid only when countersigned, in a space provided on face of license, by landowner, lessee, or person who has legal possession of land upon which the trapper is operating. Setting beaver traps upon the lands of another person without obtaining permission and signature in space provided on license shall be considered an illegal act. The licensee shall not be required to hold any other class of license to trap beavers; nor shall said license be required of any bona fide resident landowner, resident child, or bona fide resident tenant. The fee shall be two dollars.

Sec. 3. Application for; To Whom Made.—A person eligible for a license under sections two-a to two-i, in-
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3 elusive, of this article shall make applications as follows:
4 (1) A resident of this state shall make application to
5 the clerk of the county court in any county of the state;
6 (2) A non-resident of this state may make application
7 to the clerk of the county court of any county in this
8 state;
9 (3) A citizen of Ohio applying for a class E license
10 shall make application to the clerk of the county court of
11 a county bordering upon the state of Ohio;
12 (3-a) Persons eligible for class H license shall make
13 application to the clerk of the county court in any county
14 of this state.
15 (4) An alien, making application for a class F license,
16 shall first apply to the director for the issuance of a permit
17 to obtain a class F license. The director shall issue the
18 permit if he is satisfied that the applicant is legally entitled
19 to a class F license and has bona fide intentions to exercise
20 the license in accordance with the provisions of this chap-
21 ter. After issuance of the permit an alien may apply to the
22 clerk of the county court of any county in the state for the
23 issuance of a class F license in the same manner as a non-
Sec. 7. When License to be Exhibited; Display of Bag and Creel Limits.—No person to whom license is granted shall hunt, pursue, trap for, kill, catch or chase for sport any wild animals, or wild birds, or fish for, kill or catch any frogs, turtles or fish of any kind whatsoever, in this state, unless at the time thereof, such person shall, on demand, exhibit such license to any officer of this state, or to the owner, tenant or lessee of any land on which such person is hunting, fishing, or chasing for sport.

Any person having in his or her possession, in the fields or woods, in, on or about the streams or waters of this state, any gun or hunting paraphernalia or any fishing rod or other fishing paraphernalia, except he or she be owner of such fields, woods, streams or waters, or the child, tenant or lessee of such owner, shall upon demand of any officer mentioned in this chapter, or of the owner, tenant, lessee or agent of the owner of such fields or woods, produce and exhibit his or her proper license to such officer or person for inspection, and shall give
to such officer or person his or her correct name and
address.

It shall be the duty of any fisherman or hunter, upon
request or demand of any officer mentioned in this
chapter, to exhibit fully to such officer, all game and fish
such hunter or fisherman may have in his coat, game bag,
fishing creel, fish basket or which such hunter or fisher-
man may otherwise have in his immediate possession.
The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Forest L. McNee
Chairman Senate Committee

P. L. Matthews
Chairman House Committee

Originated in the House of Delegates

Takes effect July 1, 1947

J. Howard Myers
Clerk of the Senate

[Signature]
Clerk of the House of Delegates

Arnold M. Wickens
President of the Senate

[Signature]
Speaker House of Delegates

The within Approved this the 14th day of March, 1947.

[Signature]
Governor.

Filed in the Office of the Secretary of State of West Virginia. MAR 14, 1947
WM. S. O'BRIEN,
SECRETARY OF STATE