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LC 0051/01

1 HOUSE BILL NO. 44 (4) Seize game, fish, game birds, and INTRODUCED BY __BARDANOUVE fur-bearing animals, and any parts of them, taken or 2 3 possessed in violation of the law or the rules of the A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE AND commission: 4 CLARIFY THE LAWS RELATING TO FISH AND GAME; REPEALING 5 (5) Seize seize and hold, subject to law or the orders SECTIONS 26-303.4, 26-307.1, 26-502, 26-909, AND 26-922, of the commission, devices which have been used to 6 7 unlawfully take game, fish, birds, or fur-bearing animals; R.C.H. 1947." 8 (6) Arrest arrest, in accordance with title Title 95, BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SONTANA: 9 chapter 6. a violator of a fish and game law or rule of the Section 1. Section 26-110.3, R.C.M. 1947, is amended 10 commission, violation of which is a misdemeanor: 11 (7) **Bmergine** exercise the other powers of peace to read as follows: of 12 officers in the enforcement of the fish and game laws, the *26-110.3. Powers Enforcement powers wardens-enforgement- search and seiswre-arrest. A warden 13 rules of the commission, and judgments obtained for 14 violation of those laws or rules." aay: (1) Serve serve a subpoena issued by a court for the 15 Section 2. Section 26-132, R.C.M. 1947, is amended to trial of a violator of the fish and game laws; read as follows: 16 (2) Search search, without a warrant, any tent not 17 "26-132. Authority for commission to make agreement used as a residence, any boat, vehicle, bor, locker, basket, with Indians concerning hunting and fishing. That the state 18 creel. crate, game bag, or package, or their contents, upon 19 fish--and---same The commission be--and-the-same-is-hereby probable cause to believe that any fish and game law or 20 authorisod, corpovered and cabled to may negotiate and commission rule, for the protection, conservation, or conclude an agreement with the council of the Confederated 21 propagation of game, fish, birds, or fur-bearing animals, 22 Salish and Kootenai tribes of the Flathead Indian 23 reservation for the purpose of obtaining and establishing has been violated; for the citizens of Montana, regularly licensed to hunt and (3) Search search, with a search warrant, any dwelling 24 fish in the state, the privileges of hunting and fishing on 25 house or other building:

LC 0051/01

-2-

INTRODUCED BILL

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1 Indian lands on the Flathead Indian reservation, and; for 2 the purpose of the conservation and protection of fishy and 3 game and fur-bearing animals on such Indian lands, and on 4 lands adjacent thereto; and for the further purposes of+ 5 setting dates for the opening and closing of seasons for 6 hunting and fishing on such lands for Indians and whites 7 non-Indians alike, opening and closing of streams and land 8 areas for hunting and fishing, and of doing what in its 9 judgment is necessary by way of granting to such tribal 10 Indians state permits to hunt and fish, to be issued without 11 charge to such Indians, of stocking streams and land areas 12 of such Indian lands for the common benefit. of policing 13 such Indian lands for the protection of fish and game, and 14 in general to carrying out the purposes of this act 15 section. Providedy--howevery-that-if If any part of such 16 treaty agreement shall provide provides for the payment of 17 money in the presides to such the tribes, such that part 18 shall <u>nust</u> first have the approval of the state legislature." 19

20 Section 3. Section 26-134, R.C.M. 1947, is amended to 21 read as follows:

22 "26-134. Allocation of funds to school districts. The
 23 county commissioners of any county receiving such funds, as
 24 provided in 26-133, shall bo, and they are, hereby
 25 authorized to may allocate, in such amounts as they

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1 detersine, any portion of such the funds to any school 2 district in said the county, which whenever the school 3 district shall contains any of said department 8 landsr. in-such amounts as they shall determine; and any Any 5 balance remaining, after allocations have been made to 6 school districts, shall be credited to the general fund of 7 said the county." 8 Section 4. Section 26-202.5, R.C.M. 1947, is amended 9 to read as follows: 10 #26-202.5. Provision-for nonresident Monresident bear

11 license. (1) The state-fish-and game consission may issue 12 special licenses-in-the magner provided in subsection-15-of 13 section 26-194, as provided in 26-104.3, to nonresidents to 14 hunt black or brown bear, including any color phase of black 15 bear. Such The special nonresident license shall be valid 16 only for the area designated on the license and shall expire 17 on the thirty first (31st) day of August 31 of each year. 18 The fee for such the special nonresident license shall be 19 thirty-five-dollars-(\$35). There shall be a permit included 20 with such the special nonresident license, to authorize the 21 holder thereof to ship, transport, or remove out of state 22 any bear or part thereof taken under authority of said the 23 license.

24 (2) The fish-and game commission is authorized to
 25 promulgate rules and regulations relative to tagging,

LC 0051/01

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-4-

1 possession_ or transportation of bear within or without the 2 state."

3 Section 5. Section 26-204, R.C.M. 1947, is amended to
4 read as follows:

#26-204. Application for license. (1) Such A fishing 5 or hunting license shall may be procured from the state fish 6 7 and game director, or any state fish and game warden, or any authorized agent of the state-fish-and-game director. The 8 9 applicant shall state his name, age, occupation, place of residence, post-office address, the length of time in the 10 11 state of Montana, whether a citizen of the United States or 12 an alien, and such other facts, data, or descriptions as may be required by the commission. The statements made by the 13 applicant shall be subscribed to before the officer or agent 14 issuing said the license. 15

16 (2) It is unlawful to subscribe to any application 17 containing a material false statement. Any material false 18 statement contained in an application renders it_{τ} and any 19 license issued pursuant to it_{τ} -mull-and void. Any person 20 violating any provision of this statute is guilty of a 21 misdemeanor."

22 Section 6. Section 26-215, R.C.M. 1947, is amended to
23 read as follows:

 24
 "26-215.
 Breaption
 from
 general
 provisions

 25
 <u>Spotlighting unlawful</u>. (1) It shall-be is unlawful for any

person or one (1) or more of a group of persons together to 1 2 throw or cast the rays of a spotlight having a luminance of Э. greater than .75 candlepower attached to or cast from a h motorized vehicle into any field, pasture, woodland, forest, 5 or prairie wherein wildlife or domestic livestock may be- or may be reasonably expected to be, while having in his 6 7 possession or their possession or under control a firearm or 8 other implement whereby any wildlife or domestic animal 9 could be killed by aid of an artificial light: provided, 10 however, except that all officers authorized to enforce the 11 game and livestock laws of the state of Montana and all 12 landowners, lessees, or their agents, while on their own 13 lands in connection with their legitimate activities. and 19 exployees of such landowners, lessees, and agents shall be 15 are exempt from the provisions of this act section.

16 (2) Provided the The provisions of this section shall
17 do not apply where the headlights of a motor vehicle,
18 operating and proceeding in a normal manner, on any highway
19 or roadway, cast a light upon such animal on or adjacent to
20 the highway or roadway, and there is no intent or attempt to
21 locate that animal.

22 (3) Minors under fifteen (15) years of age way fish
23 for and take fish, during the open season without a
24 license, provided, however, that <u>flowever</u>, no nonresident
25 person, under the age of fifteen (15) years, shall may fish

LC 0051/01

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in or on any Montana waters without first having obtained a 1 2 Class B, B-2, or B-3 fishing license, unless such the nonresident person under the age of fifteen-{15} years shall 3 4 be is in the company of an adult in possession of a walid 5 Montana fishing license, provided that the The limit of 6 fish for such the nonresident person and the accompanying 7 adult, combined, shall may not exceed the limit for one 8 adult as established by law or by regulation rule of the 9 commission.

10 (4) A person convicted of violating subsection (2) (1)
11 of this section shall be fined not to exceed five bendred
12 dellars (\$500) or be imprisoned in the county jail for any
13 term not to exceed six (6) months, or both."

Section 7. Section 26-217, B.C.M. 1947, is amended to
read as follows:

16 "26-217. Alteration or transfer of license. No person 17 shall may at any time alter or change in any material mannery or loan or transfer to anothery any license--issued 18 19 is -- pursuance -to -- the provisions of this act, nor shall may any person other than the person to whom it is issued use 20 21 the same it. hey person who shall swear or affirm to any false statement in application for -- a -- hunting, -- fishing -- or 22 23 trapping license, shall be quilty of a misdemeanor, and, on 24 conviction-thereofy shall be punished as provided by law. 25 Any false statement contained in any application for such

1 ligence-chall-ponder-the-ligence-null-and-veid-" 2 Section 8. Section 26-230, R.C.M. 1947, is amended to 3 read as follows: 8 "26-230. Application -- hunting, fishing or trapping 5 license-tage to be affized or recorded on wildlife 6 conservation licence fees stamp attachment - fee -7 expiration. (1) A wildlife conservation license shall be 8 sold upon written application. The application shall contain 9 the applicant's in out form and containing his name, age, 10 occupation, place of residence, post-office address, and length of time in the state of Montanar: state whether the 11 12 applicant is a citizen of the United States or an alien--and 13 present-------driver's---license---or---other---identification---to 14 substantiate such information and shall; and be subscribed 15 by the applicant. The applicant shall present a driver's license or other identification to substantiate the 16 17 information. 18 (2) Hunting, fishing, or trapping licenses in the form 19 of tags or stamps issued to a holder of a wildlife 20 conservation license must be affixed to or recorded on the 21 wildlife conservation license according to such regulations 22 rules as the commission may prescribe. 23 (3) Pesident and nonresident wildlife conservation 24 licenses may be purchased for a fee of one-dollar-(\$1). 25 (4) Licenses issued shall be void after the thirtieth

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(30th) day of April <u>30</u> next succeeding their issuance."
 Section 9. Section 26-301, R.C.M. 1947, is amended to
 read as follows:

4 "26-301. Restrictions $\Theta \in$ on manner of taking and possessing fish and game and powers of commission relating 5 6 thereto. (1) It shall be is unlawful for anyone to take, 7 capture, shoot, kill, or attempt to take, capture, shoot, or 8 killy any game animaly or game bird from any solf-propolled self-propelled or drawn vehicler or on, or from any public 9 highway in the state of Montana, or by the aid or with the 10 11 use of any set gun, jack-light <u>jacklight</u>, or other artificial light, trap, snare, or salt licky; nor shall may 12 any such set gun, jack-light jacklight, or other artificial 13 14 light, trap, snare, salt lick, or other device to entrap or entice game animals or game birds be used, made, or set-15 16 nor may rifles Rifles may not be used to hunt or shoot upland game birds unless the use of rifles is permitted by 17 the commission; provided, however, that this This does not 18 19 prohibit the shooting of wild waterfowl from blinds over decoys with a shotgun only, not larger than a number ter 20 21 +10+ gauge, fired from the shoulder, nor shall may any game 22 fish be caught, captured, or taken, or attempted to be 23 caught, captured, or taken by the aid or with the use of any quin, or trap, nor shall may any such set quin, of trap, or 24 25 other device to entrap game fish be used, made, or set.

1 (2) (a) No game birds or game or fur-bearing animals 2 shall may be killed, taken, or shot at from any aircraft. 3 **nor shall may any aircraft be used for the purpose of** 81 concentrating, pursuing, driving, rallying, or stirring up 5 any game or migratory birds, or game or fur-bearing 6 animals, nor shall may any powerboat, sailboat, or any boat 7 under sail or any floating device towed by a powerboat. 8 sailboat, or any boat under sail be used for the purpose of 9 killing, capturing, taking, pursuing, concentrating, driving, or stirring up any upland game birds, or game or 10 11 fur-bearing animals.

(b) No person in an aircraft in the air shall may spot
or locate any game, or migratory bird, or game or
fur-bearing emission animal and communicate the location or
approximate location thereof by any signals whatsoever,
whether radio, visual, or otherwise, to any person or
persons then on the ground.

18 (3) No person shall may take into a field or forest,
19 or have in his possession while out hunting, any device or
20 mechanism devised to silence, or muffle, or minimize the
21 report of any firearms, whether such device or mechanism be
22 operated from or attached to any firearm.

23 (4) No person may use a shotgun to hunt, kill, or
24 shoot deer except with loads as specified by the commission.
25 (5) No person shall may chase with dogs any of the

LC 0051/01

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1 game or fur-bearing animals as defined by the fish and game 2 laws of this state; provided, however, that livestock Э owners, or employees of the state-fish and game commission 4 and of the federal fish and wildlife service may use dogs in 5 pursuit of stock-killing bears, and stock-killing mountain 6 lions, or may use other means of taking stock-killing bears 7 and stock-killing mountain lions, except the use of the dead 8 fall deadfall;, providing, however, that traps Traps used in 9 capturing bear bears shall be inspected twice each day, 10 which inspection-shall inspections are to be twelve-(12) 11 hours apart, and provided further, that a person may take 12 game birds during the open season thereon with the aid of a 13 dog or dogs and any, Any person or association organized for 14 the protection of game, may run field trials at any time 15 upon obtaining written permission from the state-fish-and 16 game director.

17 (6) The state-fish and game commission shall have the 18 power to designate certain waters where set lines setlines 19 may be used to fish for certain species of game or nongame 20 fish, and the commission may designate the number of hooks 21 and lines and the length of line or lines which may be used 22 as set lines setlines.

23 (7) Game fish shall be taken only by angling, that is 24 by hook and single line in hand or single rod in hand, or 25 within immediate control₁, this this does not prevent, 1 howevery:

<u>(a)</u> the snagging of paddlefish, coho (silver salmon),
and kokanee (sockeye salmon) when the commission shall
declare declares an open season when paddlefish, coho
(silver salmon), and kokanee (sockeye salmon) may be taken
by snagging;

7 (b) the taking of paddlefish with long bow and arrow
8 when the commission shall declare declares an open season
9 when paddlefish may be taken by long bow and arrow;

10 (c) the taking of walleyed pike, sauger, northern
11 pike, and nongame fish with spear or gig when the commission
12 shall destare declares an open season for taking walleyed
13 pike, sauger, northern pike, and nongame fish with spear or
14 gig, nor;

15 (d) the use of landing net or gaff to land a game fish
16 after the same has been booked by angling as above
17 specified, nor doep it provent; or

18 (e) the taking of minnows other than game fish variety 19 by the use or aid of a net not to exceed twelve (12) feet in 20 length and four (4) feet in widthy in such waters as may be 21 designated by the commission.

22 (8) No person, while hunting game animals or game
23 birds, chall may use a motor-driven vehicle on-any other
24 than on an established road or trail, unless he has reduced
25 a big game animal to possession and cannot easily retrieve

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said the big game animaly, in-which In that case a 1 motor-driven vehicle may be used to retrieve the big game 2 animal, except in areas where more restrictive regulations з apply or where the landowner has not granted such a 5 such the motor-driven vehicle is again to be returned to an 6 7 established road or trail by the shortest possible route. 8 For purposes of safety and allowing normal travel, a 9 notor-driven vehicle may be parked on the roadside or 10 directly adjacent to said a road or trail. No person, while hunting game animals or game birds, shall may drive or 11 attempt to drive, run or attempt to run, molest or attempt 12 13 to molest, flush or attempt to flush, or harass or attempt to harass any game animal or game bird with the use or aid 14 of any motor-driven vehicle. No person, while hunting game 15 animals or game birds, shall may drive through any retired 16 17 cropland, brush area, slough area, timber area, open 18 prairie, or unharvested or harvested cropland, except upon an established road or trail unless written permission has 19 been given by the land-owner landowner and is in possession 20 of the nunter. The restrictions in this subsection on 21 motor-driven vehicle use off an established road or trail 22 apply only to hunting on state or private land, not to 23 24 hunting on federal land unless the federal agency 25 specifically requests or approves state enforcement.

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 (9) Whenever said fish and game commission shall have

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 made any orders, rules or regulations for the sarrying out

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 of the powers granted to it under this act, the same shall

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 take offect and be in force from and after the publication

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 and posting of notice of said orders, rules and same regulations

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 take reguired by the fish and game laws,

7 (10)(9) The provisions of this section relating to 8 methods of herding, driving, capturing, taking, locating, or 9 concentrating of fish, game animals, game birds, or 10 fur-bearing animals do not apply to the department of fish 11 and game, or to any employee thereof, while acting within 12 the scope and course of the powers and duties of the 13 department.

14 <u>Any porson violating any of the provisions of this</u>
 15 costion shall be deemed guilty of a misdemeanor and shall be
 16 punishable as provided by law."
 17 Section 10. Section 26-302, B.C.H. 1947, is amended to
 18 read as follows:

19 "26-302. Big game hunters to wear colored garments.
20 (1) It shall be is unlawful for any person to hunt any of
21 the big game animals in this state or to accompany any
22 hunter as an outfitter or guide under any of the provisions
23 of the laws of this state without such the person wearing as
24 exterior garments above the waist a total of not less than
25 four hundred (400) square inches of hunter orange material

visible at all times while hunting. 1 2 (2) "Hunter orange" means a daylight fluorescent 3 orange color. 4 (3) This section shall does not apply to any person 5 hunting with a bow and arrow during the special archery 6 season. 7 (3) -- Pailure of any person to couply with this -- section 8 shall not be treated as evidence of contributory acqlicence 9 in-a-divil-addion for in they to bin or for this wrongful doath. 10 11 (4) The commission shall make regulations rules to implement this section." 12 13 Section 11. Section 26-330, R.C.M. 1947, is amended to 14 read as follows: 15 "26-330. Federal government may conduct fish-hatching 16 operations in state. The government of the United States, the United States commissioner of fisheries, and its or his 17 18 duly authorized agent or agents, be and they are hereby 19 authorized, empowered and granted the right to may conduct 20 fish-hatching and all operations connected therewith τ (in any manner and at any time that may by them, or any of them, 21 22 be considered necessary and propery by them) at any United 23 State States fish cultural station that may hereafter be 24 established by the United States government in the state of 25 Montana."

Section 12. Section 26-507, R.C.M. 1947, is amended to
 read as follows:

3 #26-507. Certificate of sale. Upon the sale of such property as provided in 26-506, the officer shall issue a 4 5 certificate to the purchasing party purchasing the same, б certifying that the purchaser has the legal right to be in 7 possession of the same, property and that anyone so 8 acquiring said this type of property from the state is 9 prohibited from reselling such property and from or using 10 the same for any commercial purpose. During an auction only 11 one carcass of either deer, moose, or eik shall may be 12 purchased per person. At their its discretion, the tick and 13 game department may donate unsold carcasses to weifare 14 departments. public institutions. OF charitable 15 institutions."

Section 13. Section 26-801, K.C.B. 1947, is amended to
17 read as follows:

#26-801. Lawful for morshants, hotels or rostaurants 18 19 to pospess and sell-game-not-killed within state Possession 20 of game by merchants or hotel or restaurant keepers. It 21 shall be is lawful for any merchant, botel hotelkeeper, or 22 restaurant keeper to have in his possession, and to offer for sale, and to or sell game and game birds+, providedy 23 24 that -- said the game and or game birds are not and have not 25 been killed within-the-state-of in Montana."

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-16-

Section 14. Section 26-802, R.C.M. 1947, is agended to
 read as follows:

3 *26-802. Ewidence of lawful possession of game-must-be produced, where, It-shall bo the duty of overy Each merchant, 11 5 hotel hotelkeeper, and or restaurant keeper, having in his б possession and offering for sale any game or game birds, to 7 shall produce upon demand, for the inspection of any game 8 warden, or deputy game warden, or sheriff, the receipt or 9 record and shipping and transportation receipts required 10 hereby in 26-803 to be kept by hig-and a. A failure or 11 refusal to produce the same upon demand, coupled with the 12 possession and offering for sale of game or game birds, 13 shall constitute is prime facie evidence of the violation of

14 this act 26-801 through 26-805 and 26-808."

15 Section 15. Section 26-805, R.C.M. 1947, is amended to
16 read as follows:

17 "26-805. Definitions. In the construction of this of 18 the The words "game" and "game birds" or "parts of the 19 same", shall-be sonstrued-to mean the game animals and game birds, the killing of which is restricted or forbidden by 20 21 the laws of Bontana; and the The words "merchant," "hotel 22 and hotelkeeper", or_"restaurant keeperr" shall-inslude mean 23 each and -- every manager, servant, agent, and or employer of 24 such person."

LC 0051/01

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t read as follows:

2 "26-904. Who deemed considered outfitter. (1) For the 3 purpose purposes of this act 26-904, 26-906, 26-908, and 4 26-911 through 26-921, the word "outfitter" shall seen means 5 any person, or persons, company, or corporation who-shall 6 ongage:

7 (a) gagages in the business of outfitting for hunting
8 or fishing parties, as the term is commonly understood, who
9 shall;

10 (b) for consideration provides provides any saddle or 11 pack animal op-animals or personal service for hunting or 12 fishing parties, or camping equipment, vehicles, or other 13 conveyance, except boats, for any person of persons to hunt, 14 trap, capture, take, or kill any game, or who shall:

14 trap, capture, take, or kill any game, or who shall;

(c) for consideration furnish furnishes a boat or
 other floating craft and accompany accompanies any person or
 persons for the purpose of catching fish; or who shall-aid

18 or-assist

19 <u>Idl_aids_or_assists</u> any person or persons in locating
 20 or pursuing any game animal.

21 <u>(2)</u> The providing of the above-mentioned
22 <u>above-mentioned</u> services, property, or equipment shall be
23 conclusively presumed to have been for consideration for
24 <u>purposes of this act the purposes of 26-904, 26-906, 26-908,</u>
25 and <u>26-911</u>, through 26-921 if the same, or any thereof, are

-17-

Section 16. Section 26-904, R.C.M. 1947, is amended to

-18-

provided by any person, company, or corporation for more
 than two (2) parties or two (2) other persons during any
 calendar year or on more than two (2) occasions during any
 such calendar year."

5 Section 17. Section 26-908, R.C.H. 1947, is amended to
6 read as follows:

7 "26-908. Outfitters and guides law definitions
8 Definitions. As used in this act 26-904, 26-905, 26-908, and
9 26-911 through 26-921, unless the context requires
10 otherwiset, the following definitions apply:

11 (1) "Outfitter" has the definition given it in section
12 26-904-i

13 (2) "Professional guide" means a person who is an
14 employee of an outfitter and who furnishes only personal
15 guiding services in assisting a person to hunt or take game
16 animals or fish and who does not furnish any facilities,
17 transportation, or equipment.

18 (3) "Resident guide" means a resident who guides
19 resident or nonresident friends for the purpose of hunting
20 game animals without compensation-:

(4) "Advisory council" means the Montana outfitters'
council provided for in section 82A-2005-;

(5) "Resident" means a person who qualifies for a
 resident Montana hunting or fishing license under section
 26-202.3+;

1 (6) "Nonresident" means a person other than a 2 residentri

3 (7) "License year" means that period commencing Hay 1 4 and ending April 30 of the next year."

5 Section 18. Section 26-912, R.C.M. 1947, is amended to 6 read as follows:

7 *26-912. Outfitters' council-powers and duties. The
8 council shall have the authority and duty to make
9 recommendations to the commission and the director as to:

10 (1) Outfitter outfitter standards;

11 (2) Bulos rules of procedures and regulations rules to effectuate this ast 26-904, 26-906, 26-908, and 26-911 12 13 through 26-921, including but not limited to rules 14 prescribing all requisite gualifications for license. These qualifications shall include training, experience, knowledge 15 16 of rules and regulations of governmental bodies pertaining 17 to outfitting, and condition and type of gear and equipment: (3) Hearings hearings and proceedings to suspend or 18

19 rewoke licenses of outfitters and guides and to recommend20 suspension or rewocation of licenses for due cause;

(4) here any reasonable rules, and regulations not in
conflict with this act 26-904, 26-906, 26-908, and 26-911
through 26-921, necessary for safeguarding the health,
safety, and welfare of those persons utilizing the services
of outfitters and for the protection of landowners and the

LC 0051/01

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1 general public."

2 Section 19. Section 26-913, B.C.M. 1947, is amended to
3 read as follows:

#26-913. Bales-and -regulations for outfitting-and a 5 quiding Authorization for rules. (1) The fish and gate 6 7 promulgate, and enforce rules and-regulations recommended by 8 the advisory council as provided in session-5-f-26-912-1 and 9 all other rules and requiring it may deem consider proper 10 for the proper administration and enforcement of the 11 provisions of this-ast 26-904, 26-906, 26-908, and 26-911 12 through 26-921 and the regulation of outfitting and guiding 13 to provide for the services to the public."

Section 20. Section 26-914, R.C.M. 1947, is amended to
read as follows:

16 "26-914. Bequirement of license as outfitter or guide
17 -- services performed -- standards. (1) No person shall may
18 act as an outfitter, professional guide, or resident guide;
19 or advertise as an outfitter; without first securing a
20 license in accordance with the provisions of this-ast
21 26-904, 26-906, 26-908, and 26-911 through 26-921.

22 (2) Whenever an outfitter is engaged by any person₇ or
23 a resident guide takes out nonresident friends, said the
24 outfitter or resident guide shall keep and submit records as
25 required by the fish-and-game commission.

(3) Outfitters and their employees shall may not
 shoot, kill, or take big game animals for or in competition
 with those employing them while acting under employment as
 an outfitter.

5 (4) Outfitters and resident guides utilizing lands 6 under the control of the United States government shall 7 obtain the proper permits required by the government office 8 responsible for the area in which the outfitter or resident 9 guide intends to operate, and shall comply to <u>with</u> 10 environmental protection standards established for these 11 lands.

12 (5) In outfitter shall may not willfully and
13 substantially misrepresent his facilities, prices,
14 equipment, services, or hunting.

15 (6) Outfitters and their employees shall take every
16 reasonable measure to provide their advertised services to
17 their clients.*

18 Section 21. Section 26-915, R.C.M. 1947, is amended to
19 read as follows:

20 "26-915. Application—for—lisense—contents
 21 requirements and qualifications fees. (1) Each applicant

for an outfitter's or professional guide's license shall make application for license upon a form to be prescribed and furnished by the fish and game commission which shall include: (a) The the applicant's full name, address, and
telephone number-:

3 (b) The the address of his principal place of business
4 in the state of Kontanar;

5 (c) The the amount and kind of property and equipment
6 owned and used in the outfitting business of the applicant,
7 if an outfitter's license application, is involved;

8 (d) The the experience of the applicant, including
9 years of experience as an outfitter or guide, knowledge of
10 areas in which he has operated and intends to operate, and
11 ability to cope with weather conditions and terrain-:

12 (e) # a signed statement of the licensed outfitter by
13 whom the professional guide is to be employed, that the said
14 guide is in fact, to be employed by such outfitter and
15 stating that said the outfitter recommends the applicant for
16 his gualifications;

17 (f) $\frac{1}{2}$ a statement by a <u>Hontana-fish and game</u> warden to 18 the <u>fish and game</u> director that the equipment listed on the 19 application has been inspected by <u>said the</u> warden and that 20 the same is in fact, owned or leased by the applicant, and 21 is in good operating condition, and is sufficient and 22 satisfactory for the services advertised or contemplated to 23 be performed by such applicant,

24 (g) A <u>a</u> statement of the maximum number of guests to
25 be taken at any one (1) time.

1 (h) Each-new-applicant-who --intends--to---outfit--on--a national forest sust have the written approval of the 2 rangers in whose district he will establish hunting camps, 3 and such writton approval shall accompany the application if а the applicant intends to outfit on a national forest. 5 (1) (2) Applications for outfitter's license shall be 6 7 in the name of an individual person only. Applications involving corporations or partmerships shall be made by one а individual person who qualifies under the provisions of this 9 ast 26-904, 26-906, 26-908, and 26-911 through 26-921; and 10 any license issued pursuant thereto shall be in the name of 11 that person; and the license shall specifically state that 12 the same is issued for the use and benefit of the named 13 18 corporation or partnership involved. Any revocation or 15 suspension of such a license is binding upon the individual person and the partnership or corporation for the use and 16 17 benefit of which the license was originally issued. Application shall be made to and filed with the director. 18 (3) Each applicant for τ and holder of τ an 19 20 outfitter's license or any reneval thereof, shall, in the opinion of the director, meet the following qualifications: 21 22 (a) Be be a person of at least eighteen-(18) years of 23 age, in possession of all natural faculties, of ordinary intelligence, and in such physical condition as to be able 24 25 to perform his duties as an outfitter-:

(b) Bo be a citizen of the United States and a
resident of Hontana for a full two-{2} years, unless the
residency requirement is vaived by the fish and game
commission+:

5 (c) To own or hold under written lease or to represent 6 a company, corporation, or partnership who owns or holds under written lease the equipment and facilities as is are 7 necessary to provide the services advertised, contracted 8 for, or agreed upon between the outfitter and his clients. 9 all (all equipment and facilities shall be subject to 10 11 inspection at all reasonable times and places by the fish 12 and game commission or its designated agent.);

13 (d) Be be a person who has demonstrated a respect for, 14 and compliance with, the laws of any state or of the United 15 States and all regulations <u>rules</u> promulgated thereunder, as 16 to matters of fish and game, conservation of natural 17 resources, and preservation of the natural ecosystem without 18 pollution thereof.

19 (e) Have have not been convicted, or forfeited bond, 20 of one-hundred-dollars-(\$100) or more on more than one (1) 21 violation of the fish and game laws of any state or the 22 United States within the past five-(5) years.

(f) <u>Save have</u> not, at any time, practiced fraud,
deception, or material misrepresentation in procuring any
previous outfitter's or guide's license from the state of

1 Montana.

2 (g) Have <u>have</u> not, at any time, promulgated any false
3 or misleading advertising relating to the business of
4 outfitting-i

5 (h) Have have not been finally adjudged by a court of 6 law, guilty of any substantial breach of written or oral 7 contract with any person utilizing the applicant's services 8 as an outfitter or guide during the license year immediately 9 preceding that for which the application is made.:

(i) Have have not committed any negligent act or
misconduct while acting as an outfitter or guide which
negligence or misconduct caused a danger or unreasonable
risk of danger to person or property of any client of such
outfitter or guide during the license year immediately
preceding that for which the application is madewi

16 (j) Bave have not, at any time, been convicted of a
17 felony, unless civil rights have been restored pursuant to
18 law. Bo person may apply for, or hold an outfitter's
19 license during any period of time in which a deferred
20 sentence has been imposed for a felony.

(k) Have have substantially complied with all fish and
game department regulations and state and federal laws
concerning outfitters and guides, if the applicant has
previously held a license as such an outfitter or guide;

25 (1) Pass pass a standard examination administered by

-25-

-26-

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1	the fish-and game director, or an agent designated by him,
2	which said examination shall require general and sufficient
3	knowledge displaying and indicating ability to perform the
4	services contemplated with efficiency and with safety to the
5	health and welfare of persons employing such services. The
6	said examination shall test the applicant's knowledge of
7	subjects which shall apply to the type of license applied
8	for in the following subjects:
9	(i) Rish <u>fish</u> and game laws and regulations.
10	(ii) Prastisal <u>practical</u> woodsmanship r ;
11	(iii) General <u>general</u> knowledge of big game <u>r;</u>
12	(iv) Field field preparation of trophies-;
13	(V) Gare care of game meat ri
14	(vi) Use use of outfitter's gear as shown on the
15	application .
16	(vii) Knowledge <u>knowledge</u> of area and terrain .
17	(viii) Knowledge k <u>nowledge</u> of firear s s .
18	(ix) Federal <u>federal</u> and state regulations as
19	applicable to outfitting * :
20	(x) Practical <u>practical</u> first aid.
21	(3)(4) Back <u>An</u> applicant for a professional guide's
22	license shall meet the following requirements:
23	(a) Be <u>be</u> a person of at least eighteen (18) years of
24	age, in possession of all natural faculties, of ordinary
25	intelligence, and in such physical condition as to be able

1	to perform his duties as a professional guide r ;
2	(b) Bo <u>be</u> a citizen of the United States and a
3	resident of Montana as defined in this act. <u>26-908</u> ;
4	(c) Be <u>be</u> endorsed and recommended by an outfitter
5	with a valid license.
6	<pre>(4)(5) A resident guide shall have been issued a valid</pre>
7	resident wildlife conservation license.
8	(5)<u>(6)</u> Res idence require∎ents for procuring an
9	outfitter's license are hereby waived as to persons who are
10	citizens of a common boundary state and of a common county
11	thereof to the same extent the home state of the applicant
12	waives such requirements for the residents of Montana,
13	except for fee.
14	(7) For the purpose of obtaining a guide's licerse
15	only, nonresident professional guides employed by resident
16	outfitters shall be considered resident professional guides.
17	(6) Applications shall be made-to-and-filed-with
18	the fish and game director and accompanied by a license fee
19	as herein stipulated, which will be refunded if and when the
20	application is denied r; The fee is to be used in
21	invoctigationof-the-applicanty-in-enforcement-of-this-act,
22	and-for-administrative-conto.
23	<u>(a)</u> Re sident <u>resident</u> outfitter's license fee350 .00 ;
24	<u>[b]</u> Bosident <u>resident</u> professional guide's fee\$15 .00 ;
25	Resident-guide's livense is a valid Montana - vildiife

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-28-

(c) Nonresident nonresident outfitter's license fee.\$150+00; 2 (d) **Sopresident** nonresident professional guide's fee\$100,00. 3 (9) & resident quide's license is a valid Montana Ĕ1 5 wildlife conservation license. 6 (10) The license fee shall be used to investigate the applicant, to enforce 26-904, 26-906, 26-908, and 26-911 7 through 26-921, and for administrative costs. 8 (11) Provided, however, that if If the nonresident 9 resides in a state requiring residents of the state of 10 11 Montana to pay in encess of said such amounts for a similar license, the fee for such nonresident outfitters or quides 12 shall be the same amount as such the higher fee charged in 13 14 the state where such the nonresident resides. (7) (12) The fish and game director in his discretion 15 may cause to be made such additional investigation and 16 inquiry, relative to the applicant for outfitter's license 17 and an applicant's qualifications as he shall-deem considers 18 19 advisable. The director may deny or refuse to issue any new 20 license or to renew any previous license if, in his opinion, the applicant does not meet the qualifications herein 21 22 stated. In the event that any application for license is 23 denied or refused, the director shall immediately actify the 24 applicant, setting forth in the notice the grounds upon 25 which the denial or refusal is based. Final decision as to

-29-

conservation-license.

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issuance of renewal applications licenses shall be made not 1 later than thirty-(30) days from the date of receipt of the 2 3 completed application for renewal of-ligence, and upon a new application, not later than minoty (90) days from the date of receipt of the a completed application for a new license. 5 A licensee in good standing shall-be is entitled to a new б 7 license for the ensuing license year upon complying with the 8 provisions of this section, but is exempt from having to 9 retake the written examination. 10 (8) (13) Only one (1) application for an outfitter or 11 guide's license may be made any one (1) license year. If 12 any application is denied, subsequent applications by the 13 same applicant for the license year involved are mull and 14 voidw, except as provided in 26-916(1)(b)." 15 Section 22. Section 26-916, R.C.S. 1947, is amended to 16 read as follows: 17 "26-916. Kinds of license issued licenses. (1) After 18 receipt of the application and when all the conditions and requirements of this act 26-904, 26-906, 26-908, and 26-911 19 20 through 26-921 have been satisfied, the fish-and-game

21 director shall issue either of the following licenses,
22 depending upon his determination of the applicant's ability
23 and the service that the applicant can perform with the
24 equipment listed on his application...:

25 (a) & a general license authorizing him to perform all

-30-

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the functions of an outfitter as that term is defined in section 26-934, R.C.K. 1947,; or

3 (b) # a special license authorizing him to perform u only the function of outfitting listed on the license. The 5 license shall be in the form prescribed, and shall be valid 6 for the licensing year in which issued. If the application 7 is denied, the fish-and-game director shall notify the 8 applicant, in writing, of the reasons for the denial, and if 9 the reasons are corrected, a license shall be issued upon 10 reapplication thereof.

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(2) For the purpose purposes of this ast 26-904,
26-906, 26-908, and 26-911 through 26-921, a person may
serve as a professional guide under his employer's license
after submitting his application with the proper license
fee, until the license is issued or for ten-(10) days after
notification of the rejection of the license.

17 (3) To be valid, a professional guide guide's license
18 must bear the signature and outfitter's license number of an
19 endorsing outfitter and is valid only while the holder of
20 such license is employed by an endorsing outfitter.

21 (4) No outfitter outfitter's license may be 22 transferred during any license year r_{1} provided that an An 23 individual person may, upon proper showing, have his 24 outfitter's license amended to indicate that he is holding 25 such the license for the use and benefit of a named 1 partnership or corporation.

(5) No person may hold more than one 449 outfitter's 2 3 license either for his own benefit or for the use and benefit of a partnership or corporation, nor may the name of ł1 any partnership or corporation appear on more than one -(+)-5 current outfitter's license. 6 (6) Notwithstanding any other provision or law, a 7 license shall expire on the last day of the license year for R P which it was issued." Section 23. Section 26-917, B.C.M. 1947, is amended to 10 11 read as follows: 12 "26-917. Deposit of fees. All fees collected under the provisions of this act 26-904, 26-906, 26-908, and 26-911 13 through 26-921 shall be deposited as provided in section 14 15 26-121- R.C.B. 1947." Section 24. Section 26-921, R.C.M. 1947, is amended to 16 17 read as follows: *26-921. Enforcement. The warden or ex officic wardeny 18 designated by the department to primarily administer 19 20 outfitting and quiding laws and regulations rules, and other wardens, and all peace officers shall enforce this act 21

22 26-904, 26-906, 26-908, and 26-911 through 26-921."

23 Section 25. Section 26-1006, R.C.M. 1947, is amended
24 to read as follows:

25 "26-1006. hot- mot-applicable to Exception in cases of

-31-

ertreme hunger. When it is shown that any violation of the
 provisions of this act title was for the purpose of
 preventing great suffering by hunger of any person or
 persons, which could not otherwise have been avoided, the
 provisions of this act title shall not apply to said the
 case."

7 Section 26. Section 26-1102, R.C.M. 1947, is amended
8 to read as follows:

9 "26-1102. Sum river <u>Biver game</u> preserve. <u>There is a</u> Sun River game preserve described as follows: Beginning 10 beginning at a point on the continental divide of the Rocky 11 12 seastains fountains, due south of the head or source of the 13 south fork of the north fork of Sun siver River, in what 14 will be, when surveyed, section eight, township eighteen north of range ten west, Montana meridian, when curveyed; 15 16 thence due north from the crest of the continental divide to 17 the head of the south fork of the north fork of Sun river River; thence northerly along and down the course of the 18 19 south fork of the north fork of Sun river, River as it winds 20 and turns to its confluence with the north fork of the morth fork of Sun siver <u>River</u>; thence northerly along the course 21 22 of the north fork of the north fork of Sun river, River as 23 it winds and turns to its head or source; thence due north 24 to the crest of the continental divide of the Rocky **sountains** <u>Hountains</u>; thence along the crest of the 25

1 continental divide of the Pocky mountains gountains 2 southwesterly and southerly to the place of beginning. intending hereby to include in said game preserve all that 3 а territory lying between the said south fork of the north 5 fork and the said north fork of the north fork of Sun river 6 River on the east, and the continental divide of the Rocky 7 acuntains Mountains on the west." 8 Section 27. Section 26-202, R.C.E. 1947, is amended to 9 read as follows: 10 *26-202. License required. It shall-be is unlawful and 11 a misdemeaner punishable as provided by section -- 26-324 for 12 any person to: 13 (1) pursue, hunt, trap, take, shoot, or kill or 14 attempt to trap, take, shoot, or kill, any game animal, or 15 any game bird, or any fur-bearing animaly or to take, kill, 16 trap, or fishy for any fish within this state, or to have. 17 keep, or possess, within this state, any game animal, game 18 bird, fur-bearing animal, or game fish, or parts thereof, 19 ercept as herein provided or shall be as provided by the 20 state-fish-and-game consission; or for any-percon 21 (2) to pursue, hunt, trap, take, shoot, or kill, or 22 attempt to trap, take, shoot, or killy any game animal, game 23 bird, or fur-bearing animal, or take, kill, trap, or fish 24 for, any fish, except at the places and during the periods 25 and in the manner herein defined or shall-be as defined by

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-33-

1 the otato figh and game commissiony; or for any person to

2 (3) pursue, hunt, trap, take, shoot, or killy or 3 attempt to trap, take, shoot, or kill, any game animal, game bird, or fur-bearing animal, or take, kill, trap, or fish 4 5 for any fish within this state, or have, keep, possess, sell, purchase, ship, or reship, any imported or other 6 7 fur-bearing animal, or parts thereof, without first having obtained a proper license or permit from the commission so 8 9 to do so."

Section 28. Section 26-202.2, R.C.M. 1947, is amended
to read as follows:

12 *26-202.2. Special <u>Restrictions on special</u> 13 licenses tagging of carcasses of gave animals. (1) Special 14 licenses authorized to be issued under the general powers of 15 the department of fish and gave may be issued only to 16 persons holding valid big gave licenses for the current 17 year, which have been obtained by the applicant prior to the 18 time of filing of application for a special license.

19 (2) Any <u>A</u> person who has obtained a grizzly bear, 20 moose, mountain goat, or mountain sheep license shall is not 21 be eligible to apply for another such license for the next 22 succeeding seven-(7) years, if such person has killed or 23 taken an animal of the species for which such the special 24 license was issued. Any <u>A</u> person who has obtained a grizzly 25 bear, moose, mountain goat, or mountain sheep license but

did not kill or take an animal of the species for which such 1 the special license was issued, shall be is eligible to 2 apply for another such license in any succeeding year if he 3 returns his unused special license to the department of fish 4 5 and game before or at the time application is made. It is further provided that any A person who has received a 6 7 special license for elk shall is not be eligible to receive я a second special license for this species of game animal during any license year. However, in the event the number of 9 10 applications received is not equal to the number of game 11 species desired to be killed by the department, 12 reapplication may be made by those valid license holders of 13 the current year who may fall within these limitations. It is-further provided that any A person who has killed or 14 15 taken a game animal, except a deer, during the current license year, shall is not be permitted to receive a special 16 17 license under this act chapter to hunt or kill a second game 18 animal of the same species.

19 (3) Tagging of carcasses of game animals. Every
20 license issued by the department authorizing the holder
21 thereof to pursue, shoot, kill, capture, take, or possess
22 game animals, whether issued to a resident or a nonresident,
23 shall provide such tags, coupons, or markers, as the
24 department shall prosoribe prescribes, and when any person
25 should takes or kill kills any game animal under such

-35-

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-36-

LC 0051/01

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the license, such the person shall inmediately thereafter 1 cut outy from the tag, coupon, or other markery the date the 2 animal was killed or taken and attach the tag, coupon, or 3 other marker to said the animal, completely filled out with 4 the name of the license holder, his address, and any other 5 6 information requested on such the tay, coupon, or other marker, and such tag, coupon, or other marker shall be 7 kept attached to said the carcass so long as any 8 9 considerable portion of the carcass remains unconsumed, and when the proper tag, coupon, or other marker is attached to 10 11 said the game animal so killed, the same may be possessed, 12 used, stored, and transported. Any It is unlawful for a person, who should kills any game animal by authority 13 14 of any license issued for the killing of such the game animal, and shall to fail or neglect to cut out the day and 15 wonth of the kill or provide such other information as is 16 17 required and attach his tag, coupon, or other marker so provided with the license issued, to the carcass of said the 18 19 game animal or portion thereofy, or any It is unlawful for a person who shall to fail to keep said the tag, coupon, or 20 21 other marker attached to said the game animal or portion thereof while the same is possessed by him shall-be-guilty 22 23 of-a--sideseasor -- and -- spon -- sonviction -- thereof -- shall -- bo punished as provided for by law is section 26-324." 24 Section 29. Section 26-213, R.C.M. 1947, is amended to 25

1 read as follows:

2	"26-213. Carrying and exhibiting license. It is
3	unlawful and-a-mindemeaner-punichable-an-provided-by-section
4	36-324 for any person to whom a license or permit has been
5	issued to fish for or take any fish, or pursue, hunt, shoot,
6	kill, or take any game bird or game animal or attempt to
7	trap, or trap, or take any fur-bearing animal in this state
8	unless at the time he has the license, or licenses, or
9	permit, in his possession at the time. It is unlawful to
10	refuse to exhibit a license or permit for inspection to a
11	warden or other officer requesting to see it."
12	Section 30. Section 26-228, R.C.M. 1947, is amended to
13	read as follows:
14	#26-228. Rules and regulations to implement reciprocal
15	agreements violations. The state-fish-and game commission
16	is horeby authorized to establish rules and regulations for
17	the purpose of implementing said agreements <u>established</u>
18	under 26-225. Any-person-violating It is unlawful to
19	<u>violate</u> any orders or regulations <u>rules</u> promulgated by the
20	stato fish and gang commission under this act-shally upon
21	Gobvistion, be deemed-gmilty of a mindemeanor and shall be
22	pubished as provided in section-26-324 26-225 through
23	<u>26-228</u> ."
24	Section 31. Section 26-232, R.C.M. 1947, is amended to

1 "26-232. <u>Histopounor penalty</u> <u>False_statements_in</u> 2 <u>license application</u>. <u>Any person who shall It is unlawful_to</u> 3 subscribe to any false statement in <u>an</u> application for a 4 wildlife conservation license or violate any other provision 5 of this act shall be guilty of a pisdemeaner, and, on 6 conviction thereof, shall be puniched as provided in section 7 26-324."

B Section 32. Section 26-306, P.C.M. 1947, is arended to
9 read as follows:

10 "26-306. Private Pish pond license for artificial lake 11 12 catching fish -penalty for violation. (1) A person who owns 13 or lawfully controls an artificial lake or pond may apply to 14 the director for a fish pond license. The holder of a 15 private fish pond license may stock his fish pond with fry procured from any lawful source. The commission may 16 17 designate the species of fish which may be released in the pond when there is a possibility of fish escaping from the 18 pond into adjacent streams or lakes. The license holder may 19 20 take fish from the lake or pond in any manner. Before a license holder may sell fish or equs or fry from the lake or 21 22 pond, he shall furnish a corporate surety bond to the state 23 for five hundred dollars (\$500), conditioned to the effect that he will not sell fish or spawn from any of the public 24 25 waters of this state- and also conditioned to the effect

that he will report to the director the quantity of fish, fish eggs, and spawn taken from the lake or pond. This report small be made under oath annually during the month of January. A record of all transactions must be kept showing the species and numbers or pounds of fish sold, number and species of eggs sold, number and species of fry sold, name of person or persons to whom sold, and the date of transaction.

9 (2) "Artificial lake or pond" as used in this section 10 does not include a natural pond or body of water created by 11 natural means, not or any portion of the stream bod 12 streambed or lake bod lakebed thereof. It includes only 13 bodies of water created by artificial means or diversion of 14 water which do not exceed five hundred (500) acres of 15 surface area.

19 Section 33. Section 26-317, B.C.B. 1947, is amended to20 read as follows:

21 "26-317. Destroying Unlawful to destroy evidence of
22 sex constitutos misdemeanor. Any It is unlawful for any
23 person killing any a big game animal within this state who
24 shall to destroy such evidence of the sex of any the big
25 game animal so killed, so as to make the determination of

the sex thereof uncertain_{r.} shall be guilty of a middemonor
 and upon conviction thereof, shall be punished as provided
 in sostion 26-324."
 Section 34. Section 26-324, R.C.E. 1947, is amended to
 read as follows:

6 "26-324. Penalty. (1) A person violating any provision 1 of Title 26, any other state law pertaining to fish and game A therete, or the orders, or rules, and regulations of the 9 compission is, unless a different punishment is expressly 10 provided by law for the violation, guilty of a misdemeanor 11 and shall be fined not less than twenty-five-dollars-(\$25) 12 nor or more than five hundred dollars, (\$500), or imprisoned 13 in the county jail for not more than six (6) months, or both 14 fined--and-imprisoned. In addition, the person shall, in the 15 discretion of the court, forfeit his license and privilege 16 to hunt, fish, or trap within this state for a period of 17 sisteen (16) months from the date of conviction.

18 (2) Notwithstanding the provisions of subsection (1),
19 the penalties provided by this section shall be in addition
20 to any penalties provided in 26-904, 26-906, 26-908, and
21 26-911 through 26-921."
22 Section 35. Section 26-331, R.C.H. 1947, is amended to

23 read as follows:

24"26-331. Sale of fish or spawn prohibited unlawful --25exceptions.BreryNopersonwhospay___forspeculative

purposes, for market, or for sale, in any way, satches catch 1 2 any of the fish which in this act title are classified as 3 "qame fish" or who shall remove or cause to be removed the eggs or spawn of any such fish, for speculative purposes, 4 5 for market-or-for-sale, or who shall No person may sell or offer for sale any of the game fish of this state as defined 6 7 in this act defined, title or the eggs or spawn therefrom, 8 shall-be--decand---quilty--of--a---misdescapor--and---shall--bo Q, pubishable-as-provided by-section-26-334y-providedy-bowevery 10 that this This section shall does not apply to fish caught 11 in private ponds by the owners thereof nor to the taking 12 of fish by the state authorities for the purpose of 13 obtaining eggs for propagation in state fish batcheries, or 14 by any person who receives a permit from the state fish and 15 game commission to take eggs for said such purposes." 16 Section 36. Section 26-332, R.C.M. 1947, is amended to 17 read as follows: 18 "26-332. Method-of-catching-fish--use-of-traps, seines 19 and-nets--restrictions-concorning--possession--and--sale--of fish Restrictions on fishing methods. (1) Revery It is 20 unlawful for a person who takes or satches to take or catch 21 22 fish in any of the waters of this state, except with hook 23 and line held in hand or line and hook attached to rod or 24 pole held in hand, or who takes or satches to take or catch 25 fish with hook baited with any poisonous substance or by

LC 0051/01

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-41-

1 neans of the use of any poisonous substance, including fish 2 berries, or who takes or catches to take or catch fish by 3 means of the use of fishtraps, grab hooks grabbooks, seines, nets, or other similar means for catching fish, shall-be 11 5 guilty-of-a-mindemeanor-and-upon-conviction-thereof, shall 6 bo-pubished-as-provided-for-is-section-26-324y-and-the 7 agondments -- thereto: - provided, however, that the Montana В figh-and-game commission chall-have the powery-authority, 9 and -- Jurisdistion, to may designate such waters within the 10 state of Hontana, wherein, in the judgment of the members of 11 said the commission, spears or gigs may be used for taking 12 walleyed pike, sauger, northern pike, and nongame fish, and 13 traps, seines, or nets, and rubber or spring propelled 18 spring-propelled spears, when employed by sportsmen swimming or submerged in the water, may be used for the taking of 15 16 designated species of fish. and to close such The waters so designated may be closed at the discretion of the 17 18 commissiony, and to permit the taking of black base in 19 Flathead-Lake, the The taking of all fish by said such means 20 in said the waters, when so designated, is to be done under 21 such rules and requiations as said the commission may 22 prescribe with reference theretor and under the supervision 23 of said the commission, and all <u>All</u> such tongame fish so 24 taken may be possessed and sold in such manner and under 25 such restrictions as said the commission may direct r_{1} all

-43-

All fish, other than those herein designated, so taken under 1 said compission rules and regulations, when prescribed by 2 gaid the commission, shall be returned uninjured to the 3 waters from which they were taken. £ (2) The taking of black bass in Plathead Lake may be 5 permitted by the commission." 6 Section 37. Section 26-344, R.C.M. 1947, is amended to 7 я read as follows: #26-344. Restrictions on use of fish as bait --9 compission -- aust -- authorize -- introduction -- of -- fish -- or -gage 10 unlawful introduction of fish or game. (1) The state fish 11 and game commission shall have authority to may prohibit the 12 use of small fish as bait for catching fish in such waters 13 as the commission shall designate designates. It shall have 14 the power to may promulgate such other regulations rules as 15 are necessary to insure an adequate supply of fish in said 16 such waters, including the power to and may regulate fishing 17 from boats or other floating devices and to regulate the use 18 of fishing lures and/or baits in all waters of the state. 19 (2) It shall be is unlawful for any person or persons 20 to transplant or introduce any fish or fish eggs into any 21 body of water in the state, and it shall be is unlawful for 22 any person er-persons to transplant or introduce any species 23 of game birds, game and or fur-bearing animals, and or 24 nongame wildlife into the state of Montana without first 25

-44-

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having obtained authorization from the fish-and-gase
 commission.

3 Inf --- person --- found --- guilty -- of ---- violation -- of --- the 4 provisions-of this-ast-shall be-guilty-of --- misdemeanor --- and 5 upon-sonvistion-thereof shall-be-punished-as-provided for --- in 6 postion 26-324."

7 Section 38. Section 26-501, R.C.M. 1947, is amended to
8 read as follows:

9 "26-501, Protection of wild birds other-than-gage 10 birds and their nests and ergs. A It is unlawful for a 11 person who-hunter-captures, kills, possesses, purchases, 12 offore or exposes for sale, ships, or transports to bunt. 13 capture, kill, possess, purchase, offer or expose for sale, 14 ship, or transport any wild bird, other than a game bird, or 15 any part of the plumage, skin, or body of the bird. 16 irrespective of whether the bird was captured or killed 17 within the state, or to take or destroy the nest or eggs of 18 a wild bird, except under a certificate, falconer's license, 19 or permit issued by the state-fish and game director is 20 quilty of -a misdemeaner and shall be punished as provided by 21 section 36-324. This section does not apply to the hunting, 22 trapping, or killing of house sparrows, crows, starlings, 23 rock dowes, blackbirds, and magpies, and other birds the 24 figh and game commission designates, or to the taking or 25 destruction of their nests and eggs."

Section 39. Section 26-501.1, R.C.H. 1947, is amended
 to read as follows:

3 "26-501.1. Protection and conservation of raptors —
4 falconry. (1) "Raptors", when used in this section or
5 <u>26-501</u>, means all birds of the orders falconiformes and
6 strigiformes, commonly called falcons, hawks, eagles,
7 ospreys, and owls.

8 (2) A person may not at any time hunt, capture, kill,
9 possess, purchase, offer or expose for sale, or transport a
10 raptor except as provided in this section or <u>26-501</u>.

11 (3) The commission may adopt specific rules for the 12 keeping of records, and for the trapping, taking, 13 possession, or training of raptors used in the practice of 14 falconry, and may authorize the issuance of licenses to 15 persons for the practice of falconry. It is unlawful for any 16 person to possess a raptor or to train a raptor in the 17 practice of falconry without a license.

18 (4) The peregrine falcon (Falco peregrinus), bald
19 eagle (Haliaetus leucocephalus), golden eagle (Aquila
20 chrysaetos), and osprey (Pandion haliaetus) may not be
21 captured in this state for the sport of falconry.

22 (5) The fee for a falconry license is three-dollars
23 (\$3) a year or any part of a year. A license expires April
24 30 each year.

25 (6) A license may not be issued to a person under the

1 age of twolve-(12) years.

2 (7) Species of raptors which are native to North 3 America may be brought into Montana for the purpose of íL. falconry unless that action is specifically prohibited by 5 this section or 26-501, the laws of other states, or the 6 regulations rules of the federal government. Those raptors 7 may be possessed, subject to this section or 26-501. A 8 person bringing a raptor into this state must be able to 9 show proof of the area of origin.

10 (8) A licensee may not at any time possess more than 11 three (3) raptors, including those that have been imported. 12 (9) Licensees may take raptors as young or fledglings 13 from nests (unless specifically prohibited by commission 14 rules), or by traps or nets which are humane in their 15 operation and use. Not more than one (1) young may be taken 16 from one (1) nest by a permittee or permittees, and at least 17 one (1) young must be left in the nest. The commission may 18 close an area of the state to the taking of raptors at any 19 time or designate other raptors which may not be taken. This 20 subsection does not permit the removal of raptors in any 21 national or state refuge or park or in any area in which 22 local laws may prohibit that activity. Trapping raptors is 23 permitted only between September 1 and February 1.

24 (10) Raptors may not be used to intentionally flush or25 barass big game.

(11) Raptors may not be loosed intentionally at
 protected mammals and birds. Game bird limits and all
 seasons and other regulations rules relating to game birds
 must be obeyed.

5 (12) A licensee may not transfer evenership or 6 possession of a raptor taken or possessed under the 7 provisions of this section without notifying the department 8 of fight and game within ten (10) days after the date of 9 transfer.

10 (13) Licensees shall have in possession a valid
11 falconer's license when engaged in the practice of falconry.
12 In addition, falconers loosing raptors at game birds shall
13 bave in possession a valid resident or nonresident game bird
14 license.

15 (14) Palconry licenses or permits are not transferable
16 and may be revoked for due cause at any time by the
17 department.

18 (15) A person may not sell or offer for sale Montana
19 raptors in this state. A person may not transport raptors
20 out of the state except by permit issued by the department.
21 (16) Nonresidents who are working, attending schools,
22 or otherwise living temporarily in the state of Montana may

or otherwise living temporarily in the state of Montana may
obtain a Montana falconry license and bring raptors, legally
acquired in other states or countries, into the state of
Montana; such nonresidents shall be allowed to hunt with

-47-

-48-

falcons in the state of Montana subject to all Montana laws 1 2 and regulations rules. 3 (16) A-ROFFOR-Who -- Viglates -- this -- GOGtion-- OF-- COCtion 26-501 is guilty of a sidemcanor-and shall be proceduted 4 under-section-26-324. 5 6 (17) Predatory hawks and owls destroying livestock or 7 poultry may be killed at any time by the livestock or 8 poultry owners. Eagles may be killed in compliance with 9 federal law and regulation." 10 Section 40. Section 26-503, R.C.H. 1947, is amended to read as follows: 11 "26-503. Possession of unlawfully killed animals and 12 13 penalty. (1) The possession of dead bodies, or any part 14 15 thereof, of any of the game tish, game or nongame birds, or 16 game or fur-bearing animals defined by the fish and game laws of the state of Montana shall-be is prima facie 17 18 evidence that such the person or persons in whose possession the same are found have killed, caught, or taken the same, 19 and the possession of a fishing rod and line, spear, gig, or 20 21 barbed fork- on the banks or shores of a stream or lake shall be is prima facie evidence that the person or persons 22 in whose possession the same are found was were using the 23 24 same to fish.

25

<u>here person who shall It is unlawful to</u> possess,

have, or hold, or purchase, or keep in storage, or possess 1 for any other purposer any game fish, game bird, nongame 2 3 bird, game animal, fur-bearing animal, or parts thereofy which shall-bave been were unlawfully killed, captured, or а. taken, or-who-shall-unlawfully No person may unlawfully use 5 any fishing rod and line, of fishing lines, spear, gig, or 6 7 barbed forky, shall-bo-guilty-of a-misdemeanor-and-punished 8 as provided-by-section-26-324." 9 Section 41. Section 26-512, R.C.H. 1947, is amended to 10 read as follows: 11 "26-512. Ponalty for-violation Failure_to tag turkey. 12 Any It is unlawful for any person who shall kill, capture or 13 possesses kills, captures, or possesses any wild turkey by authority of any turkey tag or permit and shall to fail or 14 15 neglect to attach his tag to the turkey, or shall fail to 16 validate his tag by filling out or punch marking the tag as required and fail to keep the tag attached while the same is 17 18 possessed by his, shall-be-quilty-of-a-micdomcanof-and-uppa conviction-shall-bo-punished--as--provided--for--in--cection 19 26 334." 20 21 Section 42. Section 26-701, R.C.M. 1947, is amended to read as follows: 22 *26-701. Removal of animals or parts of animals from 23 24 the state unlawfuly--when--illegally--taken. It is hereby 25 declared to be unlawful and a misdescaner, pubichable as

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-50-

1 provided by section 26-324, for any person or persons, to 2 possess, or to ship or take out of the state any illegally 3 taken game and or nongame birds, fish, game animals, 4 fur-bearing animals, or the skins of fur-bearing animals, or 5 any parts thereof, whether taken within or coming from 6 without the state."

7 Section 43. Section 26-704, R.C.H. 1947, is amended to
8 read as follows:

9 "26-704. Labeling of packages for shipsont-from-state. 10 All shippers of fish, game or nongame birds, game animals, 11 fur-bearing animals, or the skins of fur-bearing animals or 12 predatory animals, or parts thereof are hereby required to 13 label all packages offered for shipment by parcel post. common carrier, or otherwiser, such The label to shall be 14 15 securely attached to the address of the package and shail plainly indicate the names and addresses of the consignor 16 and consignee and the complete contents of said the package. 17 18 All -persons -- violating -- anv -- of -- the provisions of this act shall-be-decaed quilty-of-a--misdemeaner,--and--upon 19 20 soction-26-324." 21

Section 44. Section 26-705, R.C.M. 1947, is amended to
read as follows:

 24
 "26-705.
 Violations--of---provisions---relating---to

 25
 chipmont--penalty-confiscation
 Violation_by_carriers. No

person or persons, or the agent or employee of any common 1 2 carrier, association, stage, express, railway, or 3 transportation company, shall may transport or receive for transportation or carriage or sell or offer for sale any of 4 5 the game animals, game or nongame birds, fish, fur-bearing 6 animals, er the skins of fur-bearing animals, or parts 7 thereof, except as specifically provided for by this act, 8 26-704, and all All game or nongame birds, fish, game 9 animals, or fur-bearing animals, or parts thereof, had in possession- or which have been shipped or are being 10 transported in violation of any of the provisions of this 11 12 act, shall be seized, confiscated, and disposed of as provided by law. Any person violating any of the provisions 13 14 of-this-act-chall-be-guilty-of-a-micdemeanor-and-punished-in 15 the sames provided by section 26-324." 16 Section 45. Section 26-708, R.C.M. 1947, is amended to 17 read as follows: 18 *26-708. Commercial exportation of aquatic insects 19 prohibited. It is heroby-declared-to-be unlawful and -a sisdemeanory-punished as provided by section 26-3247 for any 20 21 person or persons, to ship or take out of the state any 22 aquatic insects for speculative purposes, for market, or for

24 caught in private ponds by the owners thereof."

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25 Section 46. Section 26-804, R.C.M. 1947, is amended to

-51-

-52-

sale. This section shall does not apply to aquatic insects

1 read as follows:

#26-804. Noncompliance with law a-misdemeaner. Any It 2 is unlawful for any person who shall to have in his 3 possessiony and offer for saley or sell any game or game ħ. birds without having complied with the provisions of this 5 act 26-803 relating to the keeping of a record and shipping 6 and transportation receipts, skall -- bo -- guilty -- of -- a 7 aisdescanor-and punished in the manner-provided-by-section A 9 26-324."

Section 47. Section 26-811, R.C.M. 1947, is amended to
read as follows:

"26-811. Contests based on size of game animals 12 unlawful. Except as provided in this section, it is unlawful 13 for any person, as defined in section 26-201, to conduct or 14 sponsor in any manner a contest in which a prize is offered 15 to a person who kills a game animal possessing the largest 16 antlers or horns, carrying the greatest weight, having the 17 longest body, or any similar contest based upon the size or 18 weight of a game animal or part of a game animal. This act 19 section does not apply to recognition given by the 20 nationally established and recognized Boone and Crockett 21 trophy institute. A-person-who--violates-this cection-is 22 quilty-of a mindemoaner-and is punishable according--te--the 23 PEOVISIONS OF SECtion -26-324." 24

25 Section 48. Section 26-907, R.C.M. 1947, is amended to

1 read as follows:

2 *26-907. Taxidermist's license -- fee -- penalty for 3 violations. Any A person who shall-engage-in, or-who--is--at 4 the --- present ---- time --- engaged engages in conducting any taxidermist taxidermy business, as the term is generally 5 6 understood, or any person who conducts a business for the 7 purpose of mounting, preserving, or preparing any of the 8 dead bodies of any birds, or animals, or any part thereof, 9 mentioned in the game laws of this state- must first obtain 10 from the state figh and game director a taxidermist's 11 license and shall pay an annual license fee of fifteen 12 dellare (\$15,00) therefor. Such person shally keep a written 13 record of all the articles of game, the kind and number of 14 each, by whom owned, and the residence of owner, also of all the articles of game shipped, and to whom and where shipped. 15 16 The above record shall be kept for at least a period of tease 17 (1) year and shall be open to inspection by any state game 18 warden at any reasonable time. Any-person--violating--the 19 provisions heroof shall be deemed quilty of a misdemeanor, 20 and-upon-gonviction-thereof-shall-be-punished-as-provided-by 21 section 26-324. In all cases of conviction of violation of 22 this act section, the license of the person convicted shall 23 be revoked. The revocation is to be in addition to any other 24 pubishment provided by law." 25 Section 49. Section 26-1008, R.C.M. 1947, is amended

-54-

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1 to read as follows:

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2 "26-1006. Permit for taking Taking fish or game for 3 scientific purposes. It is lawful for the duly accredited representative of an accredited school, college, university. h 5 or other institution of learning, or of any governmental 6 agency, who may be investigating a scientific subject making 7 it necessary, to take, kill, capture, and possess for that 8 purpose any birds, fish, or animals protected by Bontapa law 9 or state fish and game regulation rule. He may take, kill, and capture protected or unprotected birds, fish, or animals 10 11 in any way, except by the explosion of dynamite. No more of 12 the birds, fish, or animals may be taken than are necessary 13 for the investigation. A person who desires to engage in the scientific investigation shall apply to the director for a 14 15 permit. The director may set qualifications for persons to 16 whom permits are issued and may place special authorizations 17 or special requirements and limitations on any permit. If 18 the director is satisfied of the good faith and 19 qualifications of the applicant, he shall issue a permit, 20 which shall place a time limit on the collections and may 21 place a restriction on the number of birds, fish, or animals 22 to be taken, and shall require a report of the numbers and 23 species of animals taken by collection areas. The permittee 24 shall pay five dollars (\$5) for the permit. The permittee 25 may not take, have, or capture any other or greater number

1 of birds. fish. or animals than are mentioned in the permit. Any representative of an accredited school, college, 2 3 university, or other institution of learning who may have various students or associates assisting his throughout the а 5 year may apply to have his permit issued to himself and his 6 associates. The associates, when carrying a copy of the 7 permit. shall have the same authorizations and restrictions R as the original applicant. The original applicant shall keep 9 a record of all associates to whom he issued a copy of his permit and of the times for which each associate is issued a 10 11 copy. The original applicant is responsible for his 12 associates' use of the permit or copies of the permit. 13 including their reports of species and numbers of animals 14 collected. A-person-violating-this-scotion-is--quilty--of--a 15 16 Section 50. Section 26-1101, R.C.M. 1947, is amended 17 to read as follows: 18 "26-1101. Creation of game preserves --- general 19 provisions thereof--penaltics--for-violation-of-provisions. 20 (1) There are, for the better protection of all the game 21 animals and birds within their limits, game preserves within 22 the state. Except as provided in this section, no person 23 may, within the limits of a game preserve created by the

legislature or by the fish and yane commission, hunt for,
trap, capture, kill, or take game animals, fur-bearing

-56-

animals, or birds of any kind. Within the limits of a
preserve, a person may not carry or discharge firearms,
create any unusual disturbance tending to frighten or drive
away any of the game animals or birds, or chase them with
dogs. The commission may declare any preserve open to the
trapping of fur-bearing animals during the regular open
season.

8 (2) Permits to capture animals or birds for the purpose of propagation or for scientific purposes, to trap 9 10 fur-bearing animals, to destroy mountain lions, wolves, fores, covotes, wildcats, lynx, or other predatory animals 11 or birds, or for carrying to carry firearms may be issued by 12 13 the directory upon the payment of the fee and in accordance 14 with rules established for the preserve by the coamission. A 15 person violating-this-section-or-any-other law--relating--to game -- preservesy-- is---guilty--of -- a-misdemeaner-and-shall-be 16 17 punished_as_provided_by_section_26-324."

18 Section 51. Section 26-1306, R.C.S. 1947, is amended19 to read as follows:

20 "26-1306. Penalty-for -violations <u>Violations</u>. Any No
21 person, firm, company, or corporation violating may violate
22 any of the provisions of sections 26-1301 to <u>through</u> 26-1305
23 shall-be guilty of a biddemonstrate and upon conviction
24 thereof, shall be punishable as provided by section-26-324."
25 Section 52. Section 26-1705, R.C.M. 1947, is amended

to read as follows:

2	"26-1705. Penalty-sistescanor-quaranting
3	Quarantine cooperation with department of highways. Any
4	person-violating-aby-provision-of-this-ast-shallbedeemod
5	guiltyof-a-misdemeanor-and-shall-be-punished-as-proseribod
6	in-nootion-26-324In-additiony-the The cargo and vehicle
7	involved in a violation, of 26-1701, 26-1702, or 26-1704
8	Bay, at the option of the department, of fish and game shall
9	be either be denied the right to proceed further within the
10	state of Montana or be guarantined until inspected by a
11	designated biologist from the department of fish-and game .
12	The department shall inform the department of highways of
13	the provisions regarding importation of salmonid fish and
14	eggs, so that the department of highways may enforce such
15	provisions at ports of entry and checking stations under
16	costion 32-2421."
17	Section 53. Severability. If a part of this act is

18 invalid, all valid parts that are severable from the invalid 19 part remain in effect. If a part of this act is invalid in 20 one or more of its applications, the part remains in effect 21 in all valid applications that are severable from the 22 invalid applications.

23 Section 54. Repealer. Sections 26-303.4, 26-307.1,

24 26-502, 26-909, and 26-922, B.C.M. 1947, are repealed.

-End-

-58-

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LC 0051

1977 Legislature Code Commissioner Bill - Summary

House Bill No. 44

TO REVISE AND CLARIFY THE FISH AND GAME LAWS.

This memorandum serves to explain the reasoning behind the accompanying amendments and repeals relating to the fish and game laws. Each amended section is suggested for amendment because of some problem related to the recodification When a section is amended because of recodification, project. various changes in grammar and style are also made to promote clarity. In the section-by-section explanation which follows, many of these changes will not be mentioned. The omissions permit a memorandum to be prepared rather than a novel. Some general observations are nonetheless appropriate. Terms like "such", "said", "herein", "thereof", etc., are replaced where possible. The phrase "state fish and game" (or a variant) is deleted where it modifies commission, department, director, or warden, inasmuch as 26-101.1 provides title-wide definitions incorporating the phrase. In negative commandments of the form "no person shall...", the word "shall" is replaced by "may" to yield "no person may ... " language. This gives the proper mandatory language. "Regulation" is changed to "rule".

The amendments in this bill are arranged in section number order in two groups. The first group (Section 1 through 26) consists of general sections, and the second groups consists of penalty sections related to 26-324. The last section of the bill is a repealer.

Section 1. 26-110.3. The word "any" is added prior to boat in subsection (2) for clarity.

Section 2. <u>26-132</u>. The term "whites" is changed to "non-Indians", as this is more precise, and "treaty" is changed to "agreement", as the state does not enter into treaties with Indian tribes.



Section 3. 26-134. Section is rewritten for clarity.

Section 4. <u>26-202.5</u>. Reference to 26-104(15) is deleted, as the section has been repealed, and 26-104.3 is inserted, as it replaces 26-104(15).

Section 5. <u>26-204</u>. The words "fishing or hunting" are added to modify license in the first sentence to make clear which licenses are involved.

Section 6. <u>26-215</u>. Reference to subsection (2) in 215(4) is changed to subsection (1) to correct an error; there is nothing to violate in subsection (2).

Section 7. 26-217. Reference to "this act" is deleted, as it is not needed. References to false swearing are deleted as they are covered by 26-204.

Section 8. 26-230. Section is rewritten for clarity.

Section 9. <u>26-301</u>. The use of "shall" in connection with "no person shall" has been changed to "may" ("no person may"). The penalty provisions at the end of the section are deleted; they are covered by 26-324. 301(9) is deleted as it is covered by 26-129.

Section 10. 26-302. Subsection (3) is deleted because of the new comparative negligence statute.

Section 11. 26-330. Section rewritten for clarity.

Section 12. <u>26-507</u>. "Their" discretion is changed to "its" discretion for grammatical purposes, other minor grammatical changes.

Section 13. <u>26-801</u>. Changes are made for clarity and grammar. The term "hotel and restaurant keeper" is changed to "hotel or restaurant keeper" to indicate that its applicability is not limited to those owning both a hotel and a restaurant.

Section 14. <u>26-802</u>. Same remarks as in section 13 above. "Act" changed to <u>26-801</u> through 805 and <u>26-808</u> to facilitate recodification.

Section 15. <u>26-805</u>. Same remarks as in section 13 above. "Act" is deleted, scope of the definitions is to be determined from context.

Sections 16 through 24. <u>26-904</u>, 908, 912 through 917, and 921. The principal change in these sections is the amendment of references to "this act" to "26-904, 906, 908, and 911 through 921", in order to enable the recodifier to refer to a "part" in the new code. Section 26-907, which was part of "this act" originally deals with taxidermists, and it is not appropriate to keep it with the sections on guides and outfitters. Section 26-922 is recommended for repeal. Section 21. 26-915. In addition to the change noted above, a reference to 26-916 is made in 915(8) to resolve a conflict over reapplication for licenses.

Section 25. <u>26-1006</u>. "Act" is changed to "title" because the extensive amending to the 1917 fish and game laws makes it virtually impossible to use any other reference.

Section 26. <u>26-1102</u>. A new phrase is added which "creates" the Sun River preserve.

Sections 27 through 33. <u>26-202, 202.2, 213, 228, 232,</u> <u>306, and 317</u>. These sections have been reworded and the references to "as provided in 26-324" are deleted. A problem could arise with respect to determining the applicable penalty if 26-324 (or its successor MCA section) is amended without changes being made in these sections. This is a result of a court case, Gustafson v. Hammond Irrigation District, 87 Mont. 217 (1930). Section 26-324 is the general fish and game penalty section, and repeated references are not needed.

Section 34. <u>26-324</u>. The phrase "any provision of Title 26" is added to the coverage of this section because of the changes being made in other penalty sections which referred to 324 to set the punishment. A new subsection (2) is added to make 324 supplementary to the penalty section with respect to guiding and outfitting. This was covered by 26-922, but 922 is being recommended for repeal.

Sections 35 through 52. <u>26-331, 332, 344, 501, 501.1</u>, <u>503, 512, 701, 704, 705, 708, 804, 811, 907, 1008, 1101, 1306, and</u> <u>1705.</u> See the remarks for sections 27 through 33.

Section 35. <u>26-331</u>. In addition to the changes above, "act" is being changed to "title" (see the remarks for section 25).

Section 39. <u>26-501.1</u>. In addition to the changes above, "or 26-501" is added to references to "this section" so that a reference to a "part" can be made under recodification.

Section 46. <u>26-804</u>. In addition to the changes above, "this act" is amended to "26-803" which is the only section providing for keeping receipts.

Section 47. <u>26-811</u>. In addition to the changes above, "act" is amended to "section" since the "act" in question only consists of 811.

Section 48. <u>26-907</u>. In addition to the changes above, a sentence is added to indicate that license revocation is in addition to the other penalties. This is required by the wording of 26-324 which provides the general penalty. "Act" is changed

to "section" because license revocation for guides and outfitters is treated in 26-904, 906, 908, and 911 through 921.

Section 52. <u>26-1705</u>. In addition to the changes above, some rewriting was required due to dropping the reference to 26-324.

Section 53. Severability. Section 54. Repealers. <u>26-303.4</u>. Covered by 26-324. 26-307.1. Covered by 26-324.

<u>26-502</u>. Covered by 26-501 at present. Originally 501 and 506 were distinct but 1923 amendments to 501 indicate an intent to repeal 502. As 502 reads at present there is some tension with 501.

26-909. In State v. Jack, 32 St. Rep. 858 (1975), the Montana Supreme Court found this section violative of equal protection in distinguishing between resident and nonresident hunters.

26-922. Covered by 26-324 (after suggested amendments).

HB 0C44/02

Approved by Comm. on Fish and Game

1	HOUSE BILL NC. 44
2	INTRODUCED BY BARDANOUVE
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE AND
5	CLARIFY THE LAWS RELATING TO FISH AND GAME; REPFALING
6	SECTIONS 26-303.4, 26-307.1, 26-502, 26-909, ANE 26-922,
7	P.C.M. 1947."
8	
9	BE IT ENACTED BY THE LEGISLATURP OF THE STATE OF MONTANA:
10	Section 1. Section 26-110.3, R.C.H. 1947, is amended
11	to read as follows:
12	"26-110.3. Powers Enforcement powers of
13	wardens -enforgementsearch-and-seinwrearrest . A warden
14	may:
15	(1) Serve <u>serve</u> a subpoena issued by a court for the
16	trial of a viclator of the fish and game laws;
17	(2) Search <u>search</u>, without a warrant, any tent nct
18	used as a residence, <u>any</u> boat, vebicle, bcx, lccker, tasket,
19	creel, crate, game bag, <u>or</u> fackage, or their contents, upon
20	probable cause to believe that any fish and game law cr
21	commission rule, for the protection, conservation, cr
22	propagation of game, fish, birds, or fur-bearing animals,
23	bas been violated;
24	(3) Search search, with a search warrant, any dwelling

25 house or other building;

SECOND READING

1	(4) Seine <u>seize</u> game, fish, game birds, and
2	fur-bearing animals, and any parts of them, taken or
3	possessed in violation of the law or the rules of the
4	commission;
5	(5) <u>Seize</u> <u>seize</u> and hold, subject to law cr the orders
6	of the commission, devices which have been used to
7	unlawfully take game, fish, birds, cr fur-bearing animals;
8	(6) Arrest arrest, in accordance with title <u>Title</u> 95,
9	chapter 6, a violator of a fish and game law or rule of the
10	commission, violation of which is a misdemeanor;
11	(7) Exercise <u>exercise</u> the other powers of peace
12	officers in the enforcement of the fish and game laws, the
13	rules of the commission, and judgments obtained for
14	violation of those laws or rules."
15	Section 2. Section 26-132, R.C.M. 1947, is amended to
16	read as follows:
17	"26-132. Authority for commission to make agreement
18	with Indians concerning hunting and fishing. That-the-state
19	fishandgame <u>The</u> commission be, and the same is herely
20	authorizedy-empoweredandenabledto may negotiate and
21	conclude an agreement with the council of the Confederated
22	Salish and Koctenai tribes of the Plathead Indian
23	reservation for the purpose of obtaining and establishing
24	for the citizens of Montana, regularly licensed to hunt and
25	fish in the state, the privileges of hunting and fishing on

HB 44

1 2 the purpose of the conservation and protection of fish- and game and fur-bearing animals on such Indian landsy and on 3 4 lands adjacent thereto; and for the further purposes of the second secon setting dates for the opening and closing of seasons for -5 б hunting and fishing on such lands for Indians and whites 7 non-Indians alike, opening and closing of streams and land areas for hunting and fishing, and-of doing what in its 8 9 judgment is necessary by way of granting to such tribal 10 Indians state permits to hunt and fish, to be issued withcut 11 charge to such Indians, of stocking streams and land areas 12 of such Indian lands for the common benefit, of policing such Indian lands for the protection of fish and game, and 13 14 in general to-carry carrying out the purposes of this act 15 section. Provided,--however,--that--if If any part of such 16 treaty agreement shall provide provides for the payment of 17 money in-the--premises to such the tribes, such that part 18 shall <u>must</u> first have the approval of the state 19 legislature."

20 Section 3. Section 26-134, R.C.M. 1947, is amended to 21 read as follows:

22 "26-134. Allocation of funds to school districts. The
 23 county commissioners of any county receiving even funds, as
 24 provided_in_26-132, shall_be, and they are, hereby
 25 authorized...to gay allocate, in_such_ancusts_as_they

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1 determine, any portion of such the funds to any school 2 district in said the county, which whenever the school 3 district shall contains any of - said department 4 lands, in such amounts as they shall determine; and any Any 5 balance remaining, after allocations have been made to 6 school districts, shall be credited to the general fund of 7 said the county."

8 Section 4. Section 26-202.5, R.C.H. 1947, is amended
9 to read as follows:

10 "26-202.5. Provision-for-nonresident Nonresident bear 11 license. (1) The ctate fish and game commission may issue 12 special licenses-in-the-manner-provided-in-subsection-15--of 13 section -26-104, as provided in 26-104.3, to nonresidents to 14 hunt black or brown bear, including any color phase of black 15 bear. Such The special nonresident license shall be valid only for the area designated on the license and shall expire 16 17 on the --- thirty-first--- (31st) - day-of August 31 of each year. 18 The fee for such the special nonresident licerse shall be 19 thirty-five--dollars-{\$35}. There shall be a permit included with such the special nonresident license, to authorize the 20 holder thereof to ship, transport, or remove out of state 21 22 any bear or part thereof taken under authority of said the 23 license.

<u>12)</u> The fish-and-game corrission is authorized to
 promulgate rules and-regulations relative to tagging,

-4-

HE CC44/C2

possession, or transportation of tear within or without the

2 state."

1

3 Section 5. Section 26-204, R.C.M. 1947, is amended to
4 read as follows:

5 #26-204. Application for license. (1) Such & fiching or bunting license shall may be procured from the state fish 6 7 and game director, or any state-fish-and-game warden, or any authorized agent of the state-fish-and-game director. The 8 applicant shall state his name, age, occupation, place of 9 residence, rost-office address, the length of time in the 10 state of Montana, whether a citizen of the United States cr 11 an alien, and such other facts, data, or descriptions as may 12 be required by the commission. The statements made by the 13 applicant shall be subscribed to before the officer or agent 14 15 issuing said the license.

16 (2) It is unlawful to subscribe to any application 17 containing a material false statement. Any material false 18 statement contained in an application renders it, and any 19 license issued pursuant to it, mult and woid. Any person 20 viclating any provision of this statute is guilty of a 21 misdemeancr."

22 Section 6. Section 26-215, R.C.M. 1947, is amended to
23 read as follows:

 24
 "26-215.
 Exception----from----general-----provisions

 25
 Spotlighting_unlawful --- EXEMPTICNS_POB_HINORS_FROM_LICENSE

RECUIRFMENTS. (1) It shall be is unlawful for any person or 1 2 one (4) or more of a group of persons together to threw or cast the rays of a spotlight having a luminance of greater 3 than .75 candlepower attached to or cast from a meterized ш 5 vehicle into any field, casture, woodland, forest, or prairie wherein wildlife or demestic livestock may be- cr 6 7 may be reasonably expected to be, while having in his 8 possession or their possession or under control a firearm or ġ. other implement whereby any wildlife or domestic animal 10 could be killed by aid of an artificial light; provided, however, except that all officers authorized to enforce the 11 12 game and livestock laws of the state of Montana and all 13 landcwners, lessees, or their agents, while on their own 14 lands in connection with their legitimate activities, and 15 employees of such landowners, lessees, and agents chall--be 16 are exempt from the provisions of this act section. 17 (2) Provided-the The provisions of this section chall

18 <u>do</u> not apply where the headlights of a motor vehicle, 19 operating and proceeding in a normal manner, on any highway 20 or roadway, cast a light upon such animal on or adjacent to 21 the highway or roadway, and there is no intent or attempt to 22 locate that animal.

23 (3) Minors under fifteen---{15} years of age may fish
24 for and take fish, during the open season without a
25 license;. provided, -however, -that However, sc nonresident

-5-

-6-

1 rerson, under the age of fifteen-(15) years, shall may fish 2 in or on any Montana waters without first having obtained a 3 Class B, B-2, or B-3 fishing license, unless such the 4 nonresident person under the age of fifteen-{15} years shall 5 be is in the company of an adult in possession of a valid б Montana fishing license, provided that -- the limit of 7 fish for such the nonresident person and the accompanying 8 adult, combined, shall may not exceed the limit for one 9 adult as established by law or by requiation rule of the 10 commission.

11 (4) A person convicted of violating subsection (2) (1).
12 of this section shall be fined not to enceed five-hundred
13 dellars--(\$500) or be imprisoned in the county jail for any
14 term not to enceed six (6) monthsy or both."

15 Section 7. Section 26-217, B.C.M. 1947, is amended to
16 read as follows:

17 "26-217. Alteration or transfer of license. No rerson 18 shall may at any time alter or change in any material 19 manner, or loan or transfer to another, any license-issued 20 in-pursuance-to-the-provisions-of-this-act, nor shall may 21 any person other than the rerson to whom it is issued use 22 the-same it. ABY-person-who-shall-swear-or-affirm-to-any 23 false--statement--in--application for-a-bunting,-fiching-cf 24 trapping-license,-shall-be-quilty-of-a-sidemeanse,-and,--on 25 conviction--thereofy--shall--bc-punished-as-provided-by-law,

-7-

HB 44

1 Any-false-statement-contained-in-any--application--for--such

2 license-shall-render-the-license-null-and-void."

3 Section 8. Section 26-230, R.C.H. 1947, is asended to
4 read as follows:

"26-230. Application --- hunting,-fishing--or--trapping 5 6 lisence---tags---te--te--affized---or--recorded--on--wildlife 7 conscevation-liconce----fees stamp_attachment____fee ---8 expiration. (1) A wildlife conservation license shall be 9 sold upon written application. The application shall contain 10 the applicant's in-such fors and containing his name, age, 11 occupation, place of residence, post-office address, and 12 length of time in the state of Montanay; state whether the 13 applicant is a citizen of the United States or an alien-and 14 15 substantiate--such--information-and-shall; and be subscribed 16 by the applicant. The applicant shall present a driver's license or other identification to substantiate the 17 18 informaticn. (2) Hunting, fishing, cr trapping licenses in the form 19

of tags or stamps issued to a holder of a wildlife conservation license must be affixed to or recorded on the wildlife conservation license according to such regulations <u>rules</u> as the commission may prescribe.

24 (3) Resident and nonresident wildlife conservation
 25 licenses may be purchased for a fee of one-dellar-(\$1).

-8-

 1
 (4)
 Licenses issued shall be void after the--thirtieth

 2
 (30th)-day of April 30 next succeeding their issuance."

 3
 Section 9. Section 26-301, R.C.K. 1947, is amended to

4 read as follows:

5 "26-301. Restrictions of on manner of taking and possessing fish and game and powers of commission relating 6 thereto. (1) It chall-be is unlauful for anyone to take, 7 capture, shoot, kill, or attempt to take, capture, shoot, cr 8 killy any game animaly or game bird from any self-propelled 9 self-propelled or drawn wehicle, or on, or from any public 10 highway in the state of Montana, or by the aid or with the 11 use of any set qun, jack-light jacklight, or other 12 artificial light, trap, smare, or salt lick; nor chall may 13 any such set gun, jack light jacklight, or other artificial 14 light, trap, snare, salt lick, or other device to entrap or 15 entice game animals or game birds he used, made, cr sety, 16 ner-say-rifles Rifles may not be used to hunt cr shoot 17 upland game birds unless the use of rifles is permitted by 18 the commissiont, provided, however, that this does not 19 prohibit the shooting of wild waterfowl from blinds over 20 decove with a shotgun only, not larger than a number ten 21 4104 gauge, fired from the shoulder, nor chall may any game 22 fish be caught, captured, or taken, or attempted to be 23 24 caught, captured, or taken by the aid or with the use of any gun, or trap, nor shall may any such set gun, or trap, or 25

1 other device to entrap game fish be used, made, or set.

2 (2) (a) No game birds or game or fur-bearing animals shall may be killed, taken, or shot at from any aircraft-: 3 4 ncr shall <u>may</u> any aircraft be used for the purpose of 5 concentrating, pursuing, driving, rallying, or stirring up any game or migratory birds, or game or fur-bearing 6 7 animals, nor shall may any powerboat, sailboat, or any boat 8 under sail or any floating device towed by a powerboat, 9 sailbcat, or any bcat under sail be used for the purpose of 10 killing, capturing, taking, pursuing, concentrating, driving, or stirring up any upland game birds, or game or 11 12 fur-bearing animals.

(b) No person in an aircraft in the air shall may spot
or locate any game, or migratory bird, or game or
fur-bearing animals animal and communicate the location or
approximate location thereof by any signals whatsoever,
whether radio, visual, or otherwise, to any person or
persons then on the ground.

19 (3) No person shall may take into a field or foresty 20 or have in his possession while out huntingy any device or 21 mechanism devised to silence, or muffle, or minimize the 22 report of any firears, whether such device or mechanism be 23 operated from or attached to any firears.

24 (4) No person may use a shotgun to hunt, kill, or
25 shoot deer except with loads as specified by the commission.

-10-

-9-

1 (5) No person shall may chase with dogs any of the 2 game or fur-tearing animals as defined by the fish and game З laws of this state; provided, however, that livestock ш owners, or employees of the state-figh-and-same commission and of the federal fish and wildlife service may use dogs in 5 6 pursuit of stock-killing bears, and stock-killing mountain 7 lions, or may use other means of taking stock-killing bears 8 and stock-killing mountain lions, except the use of the dead 9 fall deadfall; providing, hewever, that traps Traps used in 10 capturing bear <u>bears</u> shall be inspected twice each day, 11 which inspection shall inspections are to be twelve (12) 12 hours apart . and provided further, that a A rerson may take 13 game birds during the open season therean with the aid of a dcg or dogs and any, Any person or association organized for 14 15 the protection of game- way run field trials at any time 16 upon obtaining written permission from the state-fish-and 17 game director.

18 (6) The state-fish and game commission shall have the 19 power to designate certain waters where set_lines setlings 20 may be used to fish for certain species of game or nongame 21 fish, and the commission may designate the number of hocks 22 and lines and the length of line or lines which may be used 23 as set_lines setlings.

24 (7) Game fish shall be taken only by angling, that is 25 by hook and single line in hand or single rcd in hand, or

-11-

HB 44

within immediate control; this does not prevent,
 however;:

3 (a) the snagging of paddlefish, cohe (silver salwon),
4 and kokanee (sockeye salwon) when the commission shall
5 declare declares an open season when paddlefish, cohe
6 (silver salwon), and kokanee (sockeye salwon) way be taken
7 by snaggingr;

8 (b) the taking of paddlefish with long bow and arrow
9 when the commission shall declare declares an open season
10 when paddlefish may be taken by long bow and arrow-ji

11 <u>(c)</u> the taking of walleyed pike, sauger, northern 12 pike, and nongame fish with spear or gig when the commission 13 shall-declare <u>declares</u> an open season for taking walleyed 14 pike, sauger, northern pike, and nongame fish with spear or 15 gig, nor;

16 (d) the use of landing net or gaff to land a game fish
17 after the same has been booked by angling as above
18 specified, ner does it prevent; or

19 <u>(c)</u> the taking of minnews other than game fish variety
20 by the use or aid of a net not to exceed twolve-(12) feet in
21 length and four (4) feet in width, in such waters as may be
22 designated by the commission.

23 (8) No person, while hunting game animals or game
24 birds, shall may use a motor-driven vehicle cn-any other
25 than on an established road or traily unless he has reduced

-12-

HE 0C44/C2

a hig game animal to cossession and cannot easily retrieve 1 said the big game animaly. in-which In that case a 2 actor-driven vehicle may be used to retrieve the tig game 3 animal, except in areas where more restrictive regulations 4 apply or where the landcwner has not granted such 5 6 such the motor-driven vehicle is again to be returned to an 7 8 established road or trail by the shortest possible route. For purposes of safety and allowing normal travel, a 9 10 motor-driven vehicle may be parked on the roadside or directly adjacent to said a road or trail. No person, while 11 12 hunting game animals or game birds, shall may drive or 13 attempt to drive, run or attempt to run, molest or attempt to molest. flush or attempt to flush, or harass or attempt 14 15 to harass any dame animal or game bird with the use or aid of any motor-driven vehicle. No person, while hunting game 16 animals or game birds, shall may drive through any retired 17 18 crorland, trush area, slough area, timber area, open prairie, or unharvested or harvested cropland, except upon 19 an established read or trail unless written permission has 20 been given by the land-ewner landevner and is in presession 21 22 of the hunter. The restrictions in this subsection on motor-driven wehicle use off an established rcad cr trail 23 24 apply only to hunting on state or private land, not to 25 hupting on federal land unless the federal agency

- 1 specifically requests or approves state enforcement. 2 (9)---Whenever--said-fish-and-qame-sommission-shall-have 3 #ade-any-orders--tules-or-regulations-fer-the--saffying--eut of ---- the --- fovers-granted-to-it-under-this-asty-the-same-shall н take-offest-and-be-in-force-from-and-after--the--publication 5 and--posting-of-motice-of-said-orders,-rulos-and-regulations 6 7 as-required-by-the-fish-and-qame-lawsθ (10) (9) The provisions of this section relating to 9 methods of herding, driving, capturing, taking, locating, cr 10 concentrating of fish, game animals, game birds, or 11 fur-bearing animals do not apply to the department of-fish 12 and-game, or to any employee thereof, while acting within 13 the scope and course of the powers and duties of the 14 department. 15 16 section-chall-be-deemed-quilty-of-a-misdemeanor-and-chall-be 17 pubishable-as-provided-by-law." 18 Section 10. Section 26-302, B.C.M. 1947, is amended to 19 read as follows: 20 "26-302. Big game hunters to wear colored garments.
- (1) It shall-be is unlawful for any person to hurt any of
 the big game animals in this state or to accompany any
 hunter as an outfitter or guide under any of the provisions
 of the laws of this state without such the person wearing as
 exterior gaments above the waist a total of not less than

-14-

four-hundred (400) square inches of hunter orange material
 visible at all times while bunting.

3 (2) "Bunter crange" means a daylight fluorescent
4 crange color.

5 (3) This section shall does not apply to any person
6 hunting with a bow and arrow during the special archery
7 season.

6 (3)--Failure-of-any-person-to-comply-with-thic-section
 9 shall-not-be-treated-as-evidence-of-sontributory-negligense
 10 in--a--sivil--action--for-injury-to-him-or-for-his-wrongful
 11 death.

12 (4) The commission shall make regulations rules to
13 implement this section."

Section 11. Section 26-330, R.C.H. 1947, is amended to
read as follows:

16 "26-330. Federal government-may-conduct fish-hatching 17 operations in-state. The government of the United States, 18 the United States commissioner of fisheries, and its cr his 19 authorizedy -- espowered -- and -granted -the-right-te say conduct 20 21 fish-hatching and all operations connected therewith, (in 22 any manner and at any time that may by-themy-or-apy-of-themy be considered necessary and proper, by them, at any United 23 24 State States fish cultural station that may hereafter be 25 established by the United States government in the state of

- 15-

BB 44

1 Montana."

2 Section 12. Section 26-507, R.C.M. 1947, is amended to 3 read as follows:

"26-507. Certificate of sale. Upon the sale of such £1 property as provided_ip_26-506, the officer shall issue a 5 certificate to the purchasing party purchasing-the-same, б 7 certifying that the purchaser has the legal right to be in possession of the same, property and that anyone so 8 9 acquiring said this type-ef property from the state is prohibited from reselling cuch property and from ci using 10 11 the same for any commercial purpose. During an auction only 12 one carcass of either deer, moose, or elk shall may be purchased per person. At their its discretion, the fish-and 13 14 game department may donate unscld carcasses to welfare departments. public institutions. charitable 15 OL institutions." 16

17 Section 13. Section 26-801, R.C.M. 1947, is amended to
18 read as follows:

19 "26-801. Lawful-for-mershamts, hotels-or-restaurants
20 to pessess and sell-game-not-killed-within state Possession
21 of game by merchants or botel or restaurant keepers. It
22 shall—be is lawful for any merchant, hetel hotelkeeper, or
23 restaurant keeper to have in his possession, and—to offer
24 for sale, and—to or sell game and game birdst, providedy
25 that-said the game and or game birds are not—have not

-16-

HE CC44/02

HE 0044/02

3 read as tollows: "26-802. Evidence of lawful possession of game-must-be ш produced, when, It-shall-be-the-duty-of-every Each werchast, 5 hetel hotelkeeper, and or restaurant keeper, having in his 6 7 possession and offering for sale any game or game birds, te shall produce upon demand, for the inspection of any game 8 warden, of deputy game warden, or sheriff, the receipt or 9 record and shipping and transportation receipts required 10 11 hereby in 26-803 to be kept by his, and a failure or refusal to produce the same upon demand, coupled with the 12 possession and offering for sale of game or game birds, 13 14 shall-constitute is prima facie evidence of the violation of

Section 14. Section 26-802, F.C.M. 1947, is amended to

15 this-act 26-801 through 26-805 and 26-806."

been killed within the state of in Montana."

1

2

16 Section 15. Section 26-805, E.C.H. 1947, is amended to
17 read as follows:

"26-805. Definitions. In-the-construction-of-this-act 18 19 the The words "game" and "game birds" or "parts of the same". chall-be-construed to mean the game animals and game 20 birds, the killing of which is restricted or forbidden by 21 the laws of Montanat, and the Mords "merchant,", "hotel 22 23 and botelkeeper", or "restaurant keeper" shall-include sean each and-every manager, servant, agent, and or employer of 24 such person." 25

Section 16. Section 26-904, R.C.H. 1947, is amended to
 read as follows:

3 "26-904, Who deemed considered outfitter, (1) For the 9 purpose <u>Eurposes</u> of this-ast 26-904, 26-906, 26-908, and 26-911 through 26-921, the word "outfitter" shall means 6 any person, or porson, company, or corporation who-shall 7 esgage:

(b) for consideration provide provides any saddle or
pack animal or animals or personal service for hunting or
fishing parties, or camping equipment, vehicles, or other
conveyance, except boats, for any person or persons to hunt,
trap, capture, take, or kill any game, or who shall;

16 (c) for consideration furnish furnishes a boat or
 17 other floating craft and accompany accompanies any person or
 18 persone for the purpose of catching fish-r; or who-chall-aid
 19 or-assist

20 <u>(d) aids or assists</u> any person or persone in locating
21 or pursuing any game animal.

<u>121</u> The providing of the above-mentioned
<u>above-mentioned</u> services, property, or equipment shall be
conclusively presumed to have been for consideration for
purposes-of-this act the purposes of 26-904, 26-906, 26-908.

- 18-

- 17-

HE 0044/02

9B 44

HB 44

and <u>26-911 through 26-921</u> if the same, or any thereof, are
 provided by any person, company, or corrotation for more
 than two (2) parties or two (2) other persons during any
 calendar year or on more than two (2) occasions during any
 such calendar year."

Section 17. Section 26-908, R.C.M. 1947, is amended to
read as follows:

8 "26-908. Outfitters and guides law----definitions
9 Definitions. As used in this act 26-904, 26-906, 26-908, and
10 26-911 through 26-921, unless the context requires
11 otherwiset, the following definitions apply:

12 (1) "Outfitter" has the definition given it in section
13 26-904*;

14 (2) "Professional guide" means a person who is an
15 employee of an cutfitter and who furnishes only personal
16 guiding services in assisting a person to hunt or take game
17 animals or fish and who does not furnish any facilities,
18 transportation, or equipment;

19 (3) "Resident guide" means a resident who guides
20 resident or nonresident friends for the purpose of hunting
21 game animals without compensation-;

(4) "Advisory council" means the Montana outfitters'
council provided for in section 82A-2005.;

24 (5) "Resident" means a person who gualifies for a
25 resident Bontana hunting or fishing license under section

- 19-

1 26-202.3+:

4 (7) "License year" means that period commencing May 1
 5 and ending April 30 of the next year."

6 Section 18. Section 26-912, R.C.#. 1947, is amended to
7 read as follows:

8 "26-912. Outfitters' ccuncil powers-and-duties. The
 9 council shall have the authority and duty to make
 10 recommendations to the commission and the director as to:

11 (1) Gutfitter outfitter standards;

12 (2) Rules rules of procedures and regulations rules to effectuate this act 26-904, 26-906, 26-906, and 26-911 13 through 26-921, including but not limited to rules 14 prescribing all requisite qualifications for license. These 15 qualifications shall include training, experience, kncwledge 16 17 of rules and regulations of governmental bodies pertaining to outfitting, and condition and type of gear and equipment; 18 19 (3) Hearings hearings and proceedings to suspend or 20 revoke licenses of outfitters and quides and to recommend suspension or revocation of licenses for due cause; 21

(4) Any any reasonable rules, and regulations not in
conflict with this ast 26-904, 26-906, 26-908, and 26-911
through 26-921, necessary for safeguarding the health,
safety, and welfare of those persons utilizing the services

-20-

BB 44

of outfitters and for the protection of landowners and the
 general public."

3 Section 19. Section 25-913, R.C.B. 1947, is amended to
4 read as follows:

"26-913. Rules-and-regulations-for-outfitting-and 5 quiding Authorization for rules. (1) The fish-and-game 6 commission shall-have--the---authority---to may adopt, 7 promulgate, and enforce rules and-regulations recommended by ß 9 the advisory council as provided in cection-5-[26-912] and all other rules and regulations it may deem consider proper 10 11 for the **proper** administration and enforcement of the provisions of this-ast 26-904, 26-906, 26-908, and 26-911 12 through _26-921 and the regulation of outfitting and guiding 13 14 to provide for the services to the public."

15 Section 20. Section 26-914, R.C.M. 1947, is amended to
16 read as follows:

17 "26-914. Requirement of license as cutfitter or guide
18 -- services performed -- standards. (1) No person enalting
19 act as an outfitter, professional guide, or resident guide;
20 or advertise as an outfitter, without first securing a
21 license in accordance with the provisions of this-act
22 26-904, 26-906, 26-908, and 26-911 through 26-921.

23 (2) Whenever an outfitter is engaged by any persony or
24 a resident guide takes cut nonresident friends, said the
25 outfitter or resident guide shall keep and submit records as

1 required by the fish-and-game commission.

2 (3) Gutfitters and their employees shall may not 3 shoot, kill, or take tig game animals for or in competition 4 with those employing them while acting under employment as 5 an outfitter.

6 (4) Outfitters and resident guides utilizing hauds 7 under the control of the United States government shall 8 obtain the proper permits required by the government office 9 responsible for the area in which the outfitter or resident 10 guide intends to operate, and shall comply to with 11 environmental protection standards established for these 12 lands.

13 (5) An outfitter shall may not willfully and
14 substantially misrepresent his facilities, prices,
15 equipment, services, or hunting.

16 (6) Outfitters and their employees shall take every
17 reasonable measure to provide their advertised services to
18 their clients."

19 Section 21. Section 26-915, R.C.M. 1947, is amended to
20 read as follows:

-22-

-21-

88 44

1 include:

2 (a) The the applicant's full name, address, and
3 telephone number;

4 (b) The the address of his principal place of fusiness
5 in the state of Montanav;

6 (c) The the amount and kind of property and equipment
7 owned and used in the outfitting business of the applicant,
8 if an outfitter's license application, is involved;

9 (d) The the experience of the applicant, including
10 years of experience as an outfitter or guide, knowledge of
11 areas in which he has operated and intends to operate, and
12 ability to cope with weather conditions and terrain;

(e) A <u>a</u> signed statement of the licensed cutfitter by
whom the professional guide is to be employed, that the said
guide is in fact, to be employed by such cutfitter and
stating that said the outfitter recommends the applicant for
his gualifications.

(f) # a statement by a **Heatana-fish-and game** warden to the fish-and-game director that the equipment listed on the application has been inspected by said the warden and that the same is in fact, owned or leased by the applicant, and is in good operating condition, and is sufficient and satisfactory for the services advertised or contemplated to be performed by such applicant, i

25 (g) A g statement of the maximum number of guests to

-23-

AE 44

1 be taken at any one -{+} time+;

2 (h) Tack-new-applicant who intends-to-outfit on a
3 national-forest west-have the written approval of the
4 rangers in whose district he will establish hunting camps,
5 and-such-written-approval-shall accompany-the application if
6 the applicant intends to outfit on a national forest.

(i) (2) Applications for outfitter's license shall be 7 8 in the name of an individual person only. Applications 9 involving corrorations or partnerships shall be made by one 10 individual person who qualifies under the provisions of this act 26-904, 26-906, 26-908, and 26-911 through 26-921; and 11 12 any license issued pursuant thereto shall be in the name of 13 that person; and the license shall specifically state that 14 the same is issued for the use and benefit of the named 15 corporation or farthership involved. Any revocation or 16 suspension of such a license is binding upon the individual 17 person and the partnership or corporation for the use and 18 benefit of which the license was criginally issued. 19 Application shall be made to and filed with the director.

20 (2)(3) Each applicant fcr, and holder of, an
21 outfitter's license of any renewal thereof, shall, in the
22 opinion of the director, meet the following gualifications:
23 (a) Be be a person of at least eighteen-(18) years of
24 age, in possession of all natural faculties, of ordinary
25 intelligence, and in such physical condition as to be able

HF 0C44/02

-24-

HE C044/02

1 to perform his duties as an cutfitter-

(b) Be <u>be</u> a citizen of the United States and a
resident of Bontana for a full two----(2) years, unless the
residency requirement is waived by the fish--and--game
commission+:

(c) 40 own or hold under written lease or to represent 6 a company, corporation, or partnership who owns or holds 7 under written lease the equipment and facilities as is are 8 necessary to provide the services advertised, contracted 9 for. or agreed upon between the outfitter and his clients-10 All (all equipment and facilities shall be subject to 11 inspection at all reasonable times and places by the fish 12 13 and-game commission or its designated agent.

14 (d) Be be a person who has demonstrated a respect for, 15 and compliance with, the laws of any state or of the United 16 States and all regulations rules promulgated thereunder, as 17 to matters of fish and game, conservation of natural 18 resources, and preservation of the natural ecosystem without 19 pollution thereof,:

(e) Have <u>have</u> not been convicted, cr fcrfeited bond,
of one-hundred-dollars (\$100) or more on more than one (1)
violation of the fish and game laws of any state or the
United States within the past five (5) years,

(f) <u>Have baye</u> not, at any time, practiced fraud,
deception, or material misrepresentation in procuring any

1 previous cutfitter's or guide's license from the state of 2 Montana+;

3 (g) Have have not, at any time, premulgated any false
4 or misleading advertising relating to the business of
5 outfitting-i

6 (h) Have have not been finally adjudged by a court of 7 lawy guilty of any substantial breach of written or oral 8 contract with any person utilizing the applicant's services 9 as an outfitter or guide during the license year immediately 10 preceding that for which the application is madew;

(i) Have have not committed any negligent act or misconduct while acting as an outfitter or guide which negligence or misconduct caused a danger or unreasonable risk of danger to person or property of any client of such outfitter or guide during the license year immediately preceding that for which the application is madew;

17 (j) Rawe have not, at any time, been convicted of a
18 felony, unless civil rights have been restored pursuant to
19 law. No person may apply for, or hold an outfitter's
20 license during any period of time in which a deferred
21 sentence has been imposed for a felony.

(k) Have <u>have</u> substantially complied with all <u>fich-and</u>
game department regulations and state and federal laws
concerning outfitters and guides, if the applicant has
previously held a license as <u>even an</u> outfitter or guider;

-25-

HB 44

-26-

RP 44

1 (1) Pass pass a standard examination administered by the fish and game director, or an agent designated by him, 2 3 which said examination shall require general and sufficient ы knowledge displaying and indicating ability to perform the 5 services contemplated with efficiency and with safety to the bealth and welfare of persons employing such services. The 6 said examination shall test the applicant's knowledge of 7 subjects which shall apply to the type of license applied 8 9 for in the following subjects:

10 (i) Fish fish and game laws and regulations.

11 (ii) Practical practical wcodsmanship-;

12 (iii) General general knowledge of big game-;

13 (iv) Field field preparation of trophies.

14 (v) Care <u>care</u> of game meat_{w:}

15 (vi) Use use of outfitter's gear as shown on the 16 application;

17 (vii) Knewledge knowledge of area and terrain-;

18 (viii) <u>Knowledge</u> <u>knowledge</u> of firearss.

19 (ix) Poderal <u>federal</u> and state regulations as
20 applicable to outfitting;

21 (x) Practical practical first aid.

22 (3) (4) Fach <u>An</u> applicant for a professional guide's
23 license shall meet the following requirements:

24 (a) Be be a person of at least eighteen (18) years of
25 age, in possession of all natural faculties, of ordinary

-27-

intelligence, and in such physical condition as to be able
 to perform his duties as a professional guide+;

3 (b) Be be a citizen of the United States and a
 4 resident of Montana as defined in this-act, <u>26-908</u>;

5 (c) Be <u>be</u> endorsed and recommended by an cutfitter
6 with a valid license.

7 (4)(5) A resident guide shall have been issued a valid
8 resident wildlife conservation license.

9 (5) (6) Residence requirements for procuring an outfitter's license are hereby valued as to persons who are citizens of a common boundary state and of a common county thereof to the same extent the home state of the applicant waives such requirements for the residents of Montana, except for fee.

(7) For the purpose of obtaining a guide's license 15 only, nonresident professional quides encloyed by resident 16 17 cutfitters shall be considered resident professional quides. -(6) (8) Applications shall be made to and filed with 18 the fish and game director and accompanied by a license fee 19 as herein stipulated, which will be refunded if and when the 20 21 application is denied. The-fee is-to-be-used-in 22 investigation-of-the-applicant,-in-enforcement-of-this--acty 23 and-for-administrative-costs. 24 (a) Resident resident outfitter's license fee.....\$50-00;

25 (b) Resident resident professional guide's fee.....\$15-00;

-28-

BE 0044/02

conservation-licenser 3 (c) Nonresident nonresident cutfitter's license fee.\$150-00: (d) Nonresident nonresident professional guide's fee\$100,00, 5 (9) A resident quide's license is a valid Montana 6 wildlife conservation license. 7 (10) The license fee shall be used to investigate the applicant, to enforce 26-904, 26-906, 26-908, and 26-911 through 26-921, and for administrative costs. (11) Provided, -- however, -- that -- if If the nonresident

Resident--quidets--licence--is-a-qalid-Hontana-wildlife

10 11 resides in a state requiring residents of the state of 12 Montana to pay in excess of said such ancunts for a similar 13 license, the fee for such nonresident outfitters or quides 14 shall be the same amount as such the higher fee charged in 15 the state where such the nonresident resides.

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(7) (12) The fish-and-game director in his discretion 16 17 may cause to be made such additional investigation and 18 inquiry, relative to the applicant for cutfitter's license 19 and an applicant's qualifications as he shall dees considers 20 advisable. The director may deny or refuse to issue any new 21 license or to renew any previous license if, in his crimica, the applicant does not meet the qualifications hereis 22 23 stated. In the event that any application for license is denied or refused, the director shall immediately notify the 24 applicant, setting forth in the notice the grounds upon 25

1 which the denial or refusal is based. Final decision as to issuance of reneval applications licenses shall be made not 2 later than thirty-4304 days from the date of receipt of the Э 4 completed application for renewal of ligence, and user-a-new 5 application, not later than minety-(90) days from the date 5 of receipt of the a completed application for a new license. 7 A licensee in good standing shall-be is entitled to a new 8 license for the ensuing license year upon complying with the 9 provisions of this section, but is exempt from having to 10 retake the written examination.

(8) (13) Ouly one (4) application for an outfitter or 11 12 any application is denied, subsequent applications by the 13 same applicant for the license year involved are auly-and 14 vcid-__except_as_provided in 26-916(1)(b). 15

Section 22. Section 26-916, R.C.B. 1947, is ane)ded to 16 17 read as follows:

18 "26-916. Kinds of license-issued licenses. (1) After receipt of the application and when all the conditions and 19 20 requirements of this-ast 26-904, 26-906, 26-908, and 26-911 21 through 26-921 have been satisfied, the fish-apd-game 22 director shall issue either of the following licenses, 23 depending upon his determination of the applicant's ability 24 and the service that the applicant can perform with the 25 equipment listed on his application+:

-29-

(a) & a general license authorizing him to perform all
 the functions of an outfitter as that term is defined in
 section 26-904, -R+G-H+-1947+: or

(b) A a special license authorizing him to perform 4 5 only the function of outfitting listed on the license. The license shall be in the form prescribed, and shall be valid 6 7 for the licensing year in which issued. If the application 8 is denied, the fish-and--game director shall notify the applicant, in writing, of the reasons for the denial, and if 9 10 the reasons are corrected, a license shall be issued upon reapplication thereof. 11

12 (2) For the purpose purposes of this-act 26-904,
13 26-906, 26-908, and 26-911, through 26-921, a person may
14 serve as a professional guide under his employer's license
15 after submitting his application with the proper license
16 fee, until the license is issued or for ten-(10) days after
17 notification of the rejection of the license.

18 (3) To be valid, a professional guide guide's license
19 must bear the signature and outfitter's license number of an
20 endorsing cutfitter and is valid only while the belder of
21 such license is employed by an endersing cutfitter.

22 (4) No outfitter outfitter's license may be \checkmark 23 transferred during any license year r_1 travided that an hn24 individual person may, upon proper showing, have this 25 outfitter's license amended to indicate that he is holding .

1 such the license for the use and benefit of a named
2 partnership or corporation.

3 (5) No person may hold more than one (4) outfitter's 4 license either for his own tenefit or for the use and 5 benefit of a partnership or corporation, nor may the name of 6 any partnership or corporation appear on more than one (4) 7 current cutfitter's license.

8 (6) Notwithstanding any other provision or law, a
9 license shall expire on the last day of the license year or
10 which it was issued."

Section 23. Section 26-917, R.C.H. 1947, is amended to
read as follows:

17.Section 24.Section 26-921, R.C.M. 1947, is amended to18read as follows:

19 "26-921. Enforcement. The warden or er officic warden,
20 designated by the department to primarily administer
21 outfitting and guiding laws and regulations rules, and other
22 wardens, and all peace officers shall enforce this-ast
23 26-904, 26-906, 26-908, and 26-911 through 26-921."

Section 25. Section 26-1006, R.C.E. 1947, is amended
to read as follows:

-32-

-31-

1 "26-1006. Act-not-applicable-to Exception in cases of 2 extreme hunger. When it is shown that any violation of the 3 provisions of this act <u>title</u> was for the furgose of 4 preventing great suffering by hunger of any person or 5 persons, which could not otherwise have been avoided, the 6 provisions of this act <u>title</u> shall not apply to caid the 7 case."

8 Section 26. Section 26-1102, R.C.H. 1947, is amended
9 to read as follows:

10 "26-1102. Sun river River game preserve. There is a 11 Sun River game preserve described as follows: Beginning 12 beginning at a point on the continental divide of the Booky nountains Mountains, due south of the head or source of the 13 14 scuth fork of the north fork of Sun Fiver River, in what 15 will be, when surveyed, section eight, township eighteen 16 north of range ten west, Fontana meridian-when-curveyed; 17 thence due north from the crest of the continental divide to 18 the head of the south fork of the north fork of Sun river River: thence northerly along and down the course of the 19 20 south fork of the north fork of Sun Fiver, River as it winds 21 and turns to its confluence with the north fork of the north fork of Sun river River; thence northerly along the course 22 23 of the north fork of the north fork of Sun tiver, Biver as it winds and turns to its head or source; thence due north 24 to the creat of the continental divide of the Rocky <u>۶</u>۴

1 mountains Mountains; thence along the crest of the 2 continental divide of the Bocky seantains <u>Bountains</u> 3 southwesterly and southerly to the place of beginning. intending hereby to include in said game preserve all that 龃 5 territory lying between the said south fork of the north 6 fork and the said north fork of the north fork of Sun river 7 <u>River</u> on the east, and the continental divide of the Rocky 8 acuatains Mountains on the west."

9 Section 27. Section 26-202, B.C.M. 1947, is amended to
10 read as follows:

*26-202. License required. It shall be is unlawful and
 a-misdemeanor publishable as provided by section 26-324 for
 any person to;

14 (1) pursue, hunt, trap, take, shoot, or kill or 15 attempt to trap, take, shoot, or killy any game animal, or 16 any game bird, or any fur-bearing abimaly or to take, kill, 17 trap, or fishy for any fish within this statey or to have, 18 keep, or possess, within this state, any game animal. game 19 bird, fur-bearing animal, or game fish, or rarts thereof. 20 except as herein provided or shall be as provided by the 21 state-fish-and-game compission; or for-any-person

22 (2) to pursue, hunt, trap, take, shoot, or kill, or
23 attempt to trap, take, shoot, or kill, any game animal, game
24 bird, or fur-bearing animal, or take, kill, trap, or fish
25 for, any fish, except at the places and during the periods

- 33-

88 44

1 and in the manner berein defined cr shall be as defined by 2 the state-fish-and-game commission; or for-any-percon-to 3 (3) pursue, hunt, trar, take, shoot, or kill, or a attempt to trap, take, shoot, or kill, any game animal, game 5 bird, or fur-bearing animal, or take, kill, trap, or fish 6 for, any fish within this state, or have, keep, possess, 7 sell, purchase, ship, or reship, any imported or other 8 fur-bearing animal, or parts thereof, without first having 9 obtained a proper license or permit from the commission se 10 to do so."

11 Section 28. Section 26-202.2, R.C.B. 1947, is amended
12 to read as follows:

13 "26-202.2. Special <u>Restrictions on special</u>
14 licenses tagging of carcasses of game animals. (1) Special
15 licenses authorized to be issued under the general powers of
16 the department of field by the applicant prior to the
17 persons holding valid big game licenses for the current
18 year, which have been obtained by the applicant prior to the
19 time of filing of application for a special license.

20 (2) Any A person who has obtained a grizzly bear,
21 mocse, mountain goat, or mountain sheep license chall is not
22 be eligible to apply for another such license for the next
23 succeeding cover...(7) years, if such person has killed or
24 taken an animal of the species for which cock the special
25 license was issued. Any A person who has obtained a grizzly

-35-

bear, moose, mountain goat, or mountain sheep license but 1 did not kill or take an animal of the species for which such 2 the special license was issued, shall be is eligible to 3 apply for another such license in any succeeding year if he íi. returns his unused special license to the department of fish 5 6 further-provided-that....any A person who has received a 7 special license for elk shall is not be eligible to receive 8 a second special license for this species of game animal 9 during any license year. However, in the event the number of 10 arplications received is not equal to the number of game 11 12 species desired to be killed by the departacet, reapplication may be made by those valid license holders of 13 the current year who may fall within these limitations. It 14 is further--provided--that--any 1 person who has killed or 15 taken a game animal, except a deer, during the current 16 license year, shall is not be permitted to receive a special 17 license under this act chapter to hunt or kill a second game 18 19 animal of the same species.

(3) Tagging --of--corcorcerce-of--game--arisale. Every
license issued by the department authorizing the holder
thereof to pursue, shoct, kill, capture, take, or possess
game animals, whether issued to a resident or a nonresident,
shall provide such tags, coupons, or markers, as the
department chall--prescribe prescribes, and when any person

-36-

should-take takes or kill kills any game animal under such 1 the license, euch the person shall immediately thereafter 2 cut out, from the tag, coupon, or other marker, the date the 3 animal was killed or taken and attach the tag, couron, or 4 other marker to said the animal, completely filled out with 5 the name of the license holder, his address, and any other 6 information requested on such the tag, coupon, or other 7 marker, and-such Such tag, coupon, or other marker shall be 8 kept attached to said the carcass so long as any 9 considerable portion of the carcass remains unconsumed, and 10 when the proper tag, coupon, or other marker is attached to 11 said the game animal sc killed, the same may be possessed, 12 used, stored, and transported. Any It is unlawful for a 13 person, who should-kill kills any game animal by authority 14 of any license issued for the killing of such the game 15 animal, and chall to fail or neglect to cut out the day and 16 month of the kill or provide such other information as is 17 required and attach his tag, ccupca, or other sarker so 18 provided with the license issued, to the carcass of said the 19 game animal or portion thereofy. or-any It is unlawful for a 20 person who-shall to fail to keep said the tag, coupon, or 21 other warker attached to caid the game animal or portion 22 thereof while the same is possessed by him shall-be-guilty 23 of--a--#isdemeanor--and--upon--conviction--thereof--shall-be 24 25 sunished-as-provided-for-by-law-in-section-26-324."

1 Section 29. Section 26-213, R.C.E. 1947, is amended to read as follows: 2

3 "26-213. Carrying and exhibiting license. It is а unlawful and a-sicdescapor-synichable-ac-provided-by-cection $\frac{26-324}{3}$ for any person to whom a license or permit has been 5 6 issued to fish for or take any fish- or pursue, hunt, shoct, kill, or take any game bird or game animal or attempt to 7 8 trap, or trap, or take any fur-bearing animal in this state unless at the time he has the license, or licenses, or 9 10 permity in his possession at the time. It is unlawful to refuse to exhibit a license or permit for inspection to a 11 warden or other officer requesting to see it." 12

13 Section 30. Section 26-228, B.C.H. 1947, is amended to read as follows: 14

15 #26-228. Bules and regulations to implement reciprocal agreements -- violations. The state-fish and game commission 16 is hereby authorized to establish rules and-requiations for 17 the purpose of implementing said agreements established 18 under 26-225. Any-person-violating It is_unlawful_to 19 violate any orders or regulations rules promulgated by the 20 21 state--fish--and--game commission under this-act-shall,-upon 22 conviction,-be-decaed-quilty-of-a-misdomeanor-and--chall--be 23 puniched--as--provided--in--section--26-324 26-225_through 24 26-228." 25

Section 31. Section 26-232, B.C.B. 1947, is amended to

-88-

HB 0044/02

-37-

1 read as follows:

2 "26-232. Hiodemeanor-penalty Palse__statements__in 3 license_application. Any person who shall It is unlawful to 4 subscribe to any false statement in <u>an</u> application for a 5 wildlife conservation license or violate any other prevision 6 of this act shall be guilty of a bidemeanor, and, on 7 conviction thereofy shall be puniched as provided in section 8 26-324."

9 Section 32. Section 26-306, R.C.M. 1947, is amended to
10 read as follows:

11 "26-306. Private Fish_pond_license_fcr artificial lake 12 13 gatching-fish-penalty-for-violation. (1) A person who owns 14 or lawfully controls an artificial lake or pond may apply to 15 the director for a fish pond license. The holder of a private fish pond license may stock his fish road with fry 16 procured from any lawful source. The commission may 17 18 designate the species of fish which may be released in the 19 pend when there is a possibility of fish escaping from the 20 pond into adjacent streams or lakes. The license holder may take fish from the lake or pond in any manner. Before a 21 22 license holder may sell fish or eggs or fry from the lake or 23 pond, he shall furnish a corporate surety bond to the state 24 for five-hundred-dollars-{\$500}, conditioned to the effect 25 that he will not sell fish or spawn from any of the public

waters of this state, and also conditioned to the effect 1 that he will report to the director the quantity of fish, 2 fish eggs, and spawn taken from the lake or pond. This 3 report shall be made under oath annually during the month of £ January. A record of all transactions must be kept showing 5 the species and numbers or pounds of fish sold, number and 6 7 species of equs sold, number and species of fry sold, name 8 of person or persons to whom sold, and the date of 9 transactics.

10 (2) "Artificial lake or pond" as used in this section
11 does not include a natural pond or body of water created by
12 natural means, nor or any portion of the stream bed
13 streambed or lake bod lakebed thereof. It includes only
14 bodies of water created by artificial means or diversion of
15 water which do not exceed five hundred. (500) acres of
16 surface area.

17 (3) - A-person violating-this-section-is-guilty-of--a
 18 #isdemonner--and-shall--be--punished-as provided-in-section
 19 26-324~"

20 Section 33. Section 26-317, R.C.E. 1947, is amended to 21 read as follows:

22 "26-317. Destroying Delawful to destroy evidence of
23 sex constitutos micdemeaner. May It is unlawful for any
24 person killing any a big game animal within this state whe
25 shall to destroy such evidence of the sex of any the big

-40-

- 39-

1 game animal so killed₇ <u>so</u> as to make the determination of 2 the sex thereof uncertain₇₁ shall be guilty of a misdemeanor 3 and upon conviction thereof, shall be punished as provided 4 in metion 26-324-"

5 Section 34. Section 26-324, R.C.M. 1947, is amended to 6 read as follows:

7 "26-324, Penalty, (1) A person violating any provision of Title_26, any other state law pertaining to fish and game 8 therete, or the orders, or rules, ... and ... regulations of the q commission is, unless a different pupishment is expressly 10 provided by law for the violation, guilty of a misdemeanor 11 and shall be fined not less than twosty-five dollars (\$25) 12 13 nor more than five-hundred-dollars,--(\$500), or imprisoned 14 in the county fail for not more than six (6) months, or both fined and imprisoned. In addition, the person shall, in the 15 discretion of the court. forfeit his license and privilege 16 to hunt, fish, or trap within this state for a period of 17 sixteen (16) months from the date of conviction. 18

19 <u>(2) Notwithstanding the provisions of subsection (1).</u>
20 <u>the penalties provided by this section shall be in addition</u>
21 <u>to any penalties provided in 26-904, 26-906, 26-908, and</u>
22 <u>26-911 through 26-921 AND 26-907.</u>"

23 Section 35. Section 26-331, B.C.M. 1947, is amended to
24 read as follows:

25 "26-331. Sale of fish or spawn prohibited uplawful --

exceptions. Bvery No person whe may, for speculative 1 2 purposes, for market, or for sale, in any way, catches catch any of the fish which in this act title are classified as 3 4 "game fish" or who shall remove or cause to be removed the eggs or spawn of any such fish, for-speculative-purposes, 5 6 for -- sarket -- or for sale, or who shall No person may sell or 7 offer for sale any of the game fish of this state as defined 8 in this ast-defined, title or the eqqs or spawn therefrom. 9 shall--be--decsed--quilty--of--a--sisdescaper--and--chall-be 10 pusishable-as-provided-by-section-26-324y-providedy-bowevery 11 that this This section shall does not apply to fish caught 12 in private ponds by the owners thereof ner or to the taking 13 of fish by the state authorities for the purpose of 14 obtaining eggs for propagation in state fish hatcheries+ or 15 by any person who receives a permit from the state-fich--and 16 game commission to take eggs for said such purposes." 17 Section 36. Section 26-332, R.C.H. 1947, is amended to

16 read as follows:
19 *26-332. #othod of gatching fish -use of traps, seines
20 and nets -restrictions concerning possession and sale of
21 fish Restrictions on fishing methods. (1) Every It is
22 uplayful for a person who takes or satehos to take or sateho
23 fish in any of the waters of this state, except with hook
24 and line held in hand or line and hook attached to rod or

25 pole held in handy; or who takes or catches to take or catch

-42-

1 fish with hook baited with any poisonous substance or by neans of the use of any poisonous substance, including fish 2 berries; or who takes or catches to take or catch fish by 3 ij, means of the use of fishtraps, grab-hooks grabbooks, seines, 5 nets, or other similar means for catching fish-, shall be 6 7 be-punished--as-provided for-section-26-324, and the 8 azerdments-thereto;-providedy-howevery-that-the The Montana 9 figh-and-gene consission shall-have-the-power, authority, 10 and jurisdiction, to may designate such waters within the 11 state of Bontana, wherein, in the judgment of the members of 12 caid the commission, spears on gigs may be used for taking 13 walleyed pike, sauger, northern pike, and nongame fish, and 14 traps, seines, or nets, and rubber or spring propelled spring-propelled spears, when employed by sportsmen swimming 15 16 or subserged in the water, may be used for the taking of 17 designated species of fish, and to close-such The waters so 18 designated may be closed at the discretion of the 19 commissiony. and--to--pormit---the--taking--of-black-base-in 20 Plathead-Lake, the The taking of all fish by said such seans 21 in said the waters, when so designated, is to be done under 22 such rules and regulations as cald the compission may 23 prescribe with reference thereto, and under the supervision 24 of said the commission, and all hill such nongame fish sc 25 taken may be possessed and sold in such manner and under

HE 0044/02

such restrictions as said the commission may direct, all 1 All fish, other than those herein designated, so taken under 2 eaid compission rules and regulations, when prescribed by 3 said the commission, shall be returned uninjured to the а 5 waters from which they were taken. (2) The taking of black bass in Flathead Lake may be 6 7 permitted by the commission." Section 37. Section 26-344, B.C.M. 1947, is amended to 8 9 read as fellows: 10 11 consignion-avet--authorige--introduction--of--fich--ot---qape 12 unlawful introduction of fish or game. (1) The state-fish and-game commission shall-have-authority-to may prohibit the 13 14 use of small fish as bait for catching fish in such waters as the commission shall designate designates. It shall have 15 the power-to may promulgate such other regulations rules as 16 17 are necessary to insure an adequate supply of fish in said such waters, including the power to and may regulate fishing 18 from boats or other floating devices and to requiate the use 19 of fishing lures and/or baits in all waters of the state. 20 (2) It shall-be is unlawful for any person or--persons 21 to transplant or introduce any fish or fish eggs into any 22 body of water in the state, and it shall be is unlawful for 23

25 of game birds, game and or fur-bearing animals, and or

-44-

any person or persons to transplant or introduce any species

-43-

88 44

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BB 44

nongame wildlife into the state of Montana without first hawing obtained authorization from the fish-and-game commission.

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4 <u>Any-percen-found-guilty-of-a-tiolation--of--the</u>
5 provisions-of-this-act-shall-be-guilty of-a-sideseasor-and
6 apop-conviction-thereof-shall-be-punished-as-provided-for-in
7 section-26-324-"

8 Section 38. Section 26-501, R.C.M. 1947, is amended to
9 read as follows:

10 "26-501. Protection of wild birds ether--than--game 11 birds and their nests and equs. 4 It is unlawful for a 12 person who hunter --- captures, -- tills, -- pessesses, --- purchases, 13 offers--er-exposes--fer-sale, chipey-er-transports to hunt, 14 capture, kill, possess, purchase, offer or expose for sale, ship, or transport any wild bird, other than a game bird, or 15 16 any part of the plumage, skin, or body of the bird, 17 irrespective of whether the bird was captured or killed 18 within the state, or to take or destroy the nest or eggs of 19 a wild bird, except under a certificate, falconer's license, 20 or permit issued by the state-fish-and-game director is 21 quilty of -a-mindemeanor and shall-be-punished as frovided-by 22 sestion - 26-324. This section does not apply to the hunting, 23 trapping, or killing of house sparrows, crows, starlings, 24 rock dowes, blackbirds, and mappies, and other hirds the fish-and-game commission designates₇ or <u>to</u> the taking or 25

1 destruction of their nests and eggs."

Section 39. Section 26-501.1, R.C.M. 1947, is amended
to read as follows:

*26-501.1. Protection and conservation of raftors --falconry. (1) "Baptors", when used in this section <u>cr</u>
<u>26-501</u>, means all birds of the orders falconiformes and
strigiformes, commonly called falcons, hawks, eagles,
ospreys, and owls.

9 (2) A person may not at any time bunt, capture, kill,
10 possess, purchase, offer or expose for sale, cr transport a
11 raptor except as provided in this section or <u>26-501</u>.

12 (3) The commission may adopt specific rules for the 13 keeping of records, and for the trapping, taking, 14 possession, or training of rartors used in the practice of 15 falconry, and may authorize the issuance of licenses to 16 persons for the practice of falconry. It is unlawful for any 17 person to possess a raptor or to train a raptor in the 18 practice of falconry without a license.

19 (4) The peregrine falcon (Falco peregrinus), bald
20 eagle (Haliaetus leucocephalus), golden eagle (Aguila
21 chrysaetos), and osprey (Fandion baliaetus) may not be
22 captured in this state for the sport of falconry.

23 (5) The fee for a falconry license is three-dellars
24 (\$3) a year or any part of a year. A license expires April
25 30 each year.

BB 0044/02

-45---

BB 44

(6) A license may not be issued to a person under the
 age of twelve-(12) years.

3 (7) Species of raptors which are native to North ц America may be brought into Montana for the purpose of 5 falconry unless that action is specifically prohibited by this section or 26-501, the laws of other states, or the 6 7 regulations rules of the federal government. These rartors θ may be possessed, subject to this section or 26-501. A 9 person bringing a raptor into this state sust be able to 10 show proof of the area of origin.

11 (8) A licensee may not at any time possess more than 12 three (3) raptors, including those that have been imported. 13 (9) Licensees may take raptors as young or fledglings from nests (unless specifically probibited by commission 14 15 rules), or by traps or nets which are humane in their 16 operation and use. Not more than one (1) young may be taken 17 from one -{+} nest by a permittee or permittees, and at least 18 one (1) young must be left in the mest. The commission may 19 close an area of the state to the taking of raptors at any 20 time or designate other raptors which may not be taken. This 21 subsection does not permit the removal of raptors in any 22 national or state refuge or park or in any area in which 23 local laws may prohibit that activity. Trapping raptors is 24 permitted only between September 1 and February 1.

25 (10) Raptors may not be used to intentionally flush or

-47-

1 harass big game.

2 (11) Raptors may not be loosed intentionally at
3 protected mammals and birds. Game bird limits and all
4 seasons and other regulations rules relating to game birds
5 must be obeyed.

6 (12) A licensee may not transfer ownership or 7 possession of a raptor taken or possessed under the 8 provisions of this section without notifying the department 9 of fich and game within ten (10) days after the date of 10 transfer.

(13) Licensees shall have in possession a valid
falconer's license when engaged in the practice of falconry.
In addition, falcomers loosing raptors at game birds shall
have in possession a valid resident or nonresident game bird
license.

16 (14) Palconry licenses or permits are not transferable
17 and may be revoked for due cause at any time by the
18 department.

19 (15) A person may not sell or offer for sale Montana 20 raptors in this state. A person may not transport raptors 21 out of the state except by permit issued by the department. 22 (16) Nonresidents who are working, attending schools, 23 or otherwise living temporarily in the state of Montana may 24 obtain a Montana falconry license and bring raptors, legally 25 acquired in other states or countries, into the state of

-48-

封田 44

Montana; such nonresidents shall be allowed to hunt with 1 falcons in the state of Montana subject to all Montana laws 2 3 and segulations rules.

-(16)-A--person--who--violates--this--section or-section а 5 26-501-ig-ggilty-of-a-misdescaper-and--shall--be--proceeted 6 under-section-26-324.

(17) Predatory hawks and owls destroying livestock or 7 popltry may be killed at any time by the livestock or 8 poultry owners. Ragles may be killed in compliance with 9 10 federal law and regulation."

Section 40. Section 26-503, B.C.H. 1947, is amended to 11 read as follows: 12

*26-503. Possession of unlawfully killed aniwals and 13 of uplawful fishing implements ---- prima-fasie-evidence----14 penalty. (1) The possession of dead bodies, or any part 15 thereof- of any of the game fish, game or nongame birds, or 16 17 game or fur-bearing animals defined by the fish and game laws of the state of Montana shall-be is prima facie 18 evidence that such the person or persons in whose possession 19 the same are found have killed, caught, or taken the same, 20 and the possession of a fishing rcd and line, spear, gig, cr 21 barbed fork- on the banks or shores of a stream or lake 22 shall-be is prime facie evidence that the person or persons 23 24 in whose possession the same are found was were using the same to fish. 25

1 (2) Inv-person who-shall It is uplauful to possess, 2 have, or hold, or purchase, or keep in storage, or possess for any other purposer any game fish, game bird, nongame 3 bird, game animal, fur-bearing animal, or parts thereofy а 5 which shall-have-been were unlawfully killed, captured, or takeny. or who shall uplawfully he person may unlawfully use 6 7 any fishing rod and line, or fishing lines, spear, gig, or ß barbed forky, shall-be-quilty-of-a-misdeseanor-and-runished as-provided-by-section-26-324." 9 Section 41. Section 26-512, B.C.E. 1947, is amended to 10 read as follows: 11 12 "26-512. Penalty for violation Pailure to tag turkey. ART It is unlawful for any person who chall kill, capture or 13 peacess kills, captures, or possesses any wild turkey by 14 authority of any turkey tag or permit and shall to fail or 15 neglect to attach his tag to the turkey, or shall fail to 16 17 validate his tag by filling out or punch marking the tag as 18 required and fail to keep the tag attached while the same is 19 possessed by him, shall be guilty of a disdemoaner and upon 20 GOBTIGLION--EHALL--be--PURIShed--as---provided-for-is-section 36-324. " 21 Section 42. Section 26-701, R.C.M. 1947, is amended to 22 23 read as follows:

"26-701. Removal of animals or parts of animals from 24 25 the state unlawful-whom-illogally-taken. It is hereby

-50-

-49-

HE 0C44/02

BB 44

1 declared to be unlawful and a sistence of the state any illegally provided by section 26-324, for any person of persons, to 3 possess, or to ship or take out of the state any illegally 4 taken game and or nongame birds, fish, game animals, 5 fur-bearing animals, or the skins of fur-bearing animals, or 6 any parts thereof, whether taken within or coming from 7 without the state."

8 Section 43. Section 26-704, R.C.M. 1947, is amended to
9 read as follows:

10 "26-704. Labeling of packages for-shipsest-free-state. All shippers of fish, game or nongame birds, game animals, 11 fur-bearing animals, or the skins of fur-bearing animals or 12 predatory animals. or parts thereof are bereby required to 13 label all packages offered for shipsent by parcel post, 14 15 common carrier, or otherwise, such The label to shall be 16 securely attached to the address of the package and shall plainly indicate the names and addresses of the consignor 17 and consignee and the complete contents of said the package. 18 All-persons-violating-any-of--the--- frovicions--- of--- thie---act 19 20 shall----be----deemed-----quilty--of---a---misdemeasory---and--upon Gestiction--shall-be-punished--in--the--samet---provided---by 21 22 section-26-324-"

23 Section 44. Section 26-705, B.C.M. 1947, is amended to
24 read as fcllows:

25 "26-705. **#ielations---of---provisions---**relating---te

-51-

HE 44

shipsont penalty confiscation Violation by carriers. No 1 person or persons, or the agent or exployee of any cosmon 2 carrier, association, stage, express, railway, or 3 transportation company,--shall may transport or receive for 4 transportation or carriage or sell or offer for sale any of 5 the game animals, game or nongame birds, fish, fur-tearing 6 animals, or the skins of fur-bearing animals, or parts 7 thereof, except as specifically provided for by this act, 26-704, and all All game or pongame birds, fish, game 9 animals, or fur-bearing animals, or parts thereofy had in 10 possessiony or which have been shipped or are being 11 12 transported in violation of any of the provisions of this act- shall be seized, confiscated, and disposed of as 13 provided by law. Any person wielating any of the provisions 14 15 of this act shall be quilty of a mindescanor and punished in 16 the-manner-provided-by-section-26-324-"

17 Section 45. Section 26-708, B.C.M. 1947, is amended to
18 read as follows:

19 "26-708. Commercial exportation of aquatic insects 20 prohibited. It is <u>bereby</u><u>declared</u><u>to</u><u>be</u><u>unlawful</u><u>and</u><u>a</u> 21 <u>sisdescence</u>, <u>punished</u><u>as</u><u>previded</u><u>by</u><u>section</u><u>26</u><u>324</u>, for any 22 person or persons</u><u>to</u> ship or take out of the state any 23 aquatic insects for speculative purposes, for market, or for 24 sale. This section chall<u>does</u> not apply to aquatic insects 25 caught in private ponds by the owners thereof."

-52-

Section 46. Section 26-804, B.C.M. 1947, is amended to
 read as follows:

#26-804. Noncompliance with law a-misdemeaner. Any It 3 is unlawful for any person whe-shall to have in his a. possession, and offer for sale, or sell any game or game 5 birds without having complied with the provisions of this 6 act 26-803 relating to the keeping of a record and shirping 7 and transportation receipts ---- shall---be---quilty--of---a 8 aigdoseasor-and-pusished-is-the-sasser-provided--by--cection 9 10 26-324.*

Section 47. Section 26-811, B.C.H. 1947, is amended to
read as follows:

13 "26-811. Contests based on size of game animals unlawful. Except as provided in this section, it is unlawful 14 15 for any person, as defined in costion 26-201, to conduct or sponsor in any manner a contest in which a prize is offered 16 to a person who kills a game animal possessing the largest 17 18 antlers or horns, carrying the greatest weight, having the longest body, or any similar contest based upon the size or 19 weight of a game animal or part of a game animal. This act 20 section does not apply to recognition given by the 21 22 nationally established and recognized Foone and Crockett trophy institute. A-person-who--violatos--this--section--is 23 24 guilty--of--a-mindepeaner-and-is-punishable-according-to-the 25 provisions-of-codtion-26-324."

Section 48. Section 26-907, R.C.M. 1947, is amended to
 read as follows:

3 "26-907. Taxidermist's license - fee - penalty for violations. Any A person who shall-orgage-in--er-who-is-at 4 the present-time engaged engages in conducting any 5 taridormist taxidermy business, as the term is generally 6 7 understood, or any person who conducts a business for the 8 purpose of mounting, preserving, or preparing any of the Q. dead bodies of any birds, or animals, or any part thereof, 10 mentioned in the game laws of this state, must first obtain 11 from the state--fish-and--game director a taxidermist's 12 license and shall pay an annual license fee of fiftees 13 dollars-(\$15,00) therefor. Such person shall, keep a written 14 record of all the articles of game, the kind and number of 15 each, by whom owned, and the residence of owner, also-of all the articles of game shipped, and to whom and where shirred. 16 17 The above record shall be kept for at least a period of one 18 -{1} year and shall be open to inspection by any state game 19 warden at any reasonable time. Any person-violating the 20 provisions hereof-shall-be-deemed-guilty-of--a--misdemeanor, 21 and upon conviction thereof shall be punished as provided by 22 section - 26-324. In all cases of conviction of violation of 23 this act section, the license of the person convicted shall 24 be revoked. The reversation is to be in addition to any other 25 punishment provided by law."

-53-

HE 44

-54-

Section 49. Section 26-1008, R.C.H. 1947, is amended
 to read as follows:

3 #26-1008. Permit-for-taking Taking fish or game for 8 scientific purposes. It is lawful for the duly accredited 5 representative of an accredited school, college, university, 6 or other institution of learning, cr of any governmental 7 agency, who may be investigating a scientific subject making 8 it necessary, to take, kill, capture, and possess for that 9 purpose any birds, fish, or animals protected by Sontana law 10 or state fish and game requiation rule. He may take, kill, and capture protected or unprotected birds, fish, or animals 11 12 in any way, except by the explosion of dynamite. We more of 13 the birds, fish, or animals may be taken than are necessary 14 for the investigation. A person who desires to engage in the 15 scientific investigation shall apply to the director for a 16 permit. The director may set qualifications for persons to 17 whom permits are issued and may place special authorizations 18 or special requirements and limitations on any permit. If 19 the director is satisfied of the good faith and 20 qualifications of the applicant, he shall issue a permit, 21 which shall place a time limit on the collections and may 22 place a restriction on the number of birds, fish, or animals 23 to be takeny and shall require a report of the numbers and 24 species of animals taken by collection areas. The permittee 25 shall pay five dollars (\$5) for the permit. The cermittee

-55-

8B 44

way not take, have, or capture any other or greater Bumber 1 of birds, fish, or animals than are mentioned in the permit. 2 Any representative of an accredited school, college, 3 university, or other institution of learning who may have 飌 various students or associates assisting him throughout the 5 6 year may apply to have his permit issued to himself and his 7 associates. The associates, when carrying a copy of the permit, shall have the same authorizations and restrictions 8 9 as the original applicant. The original applicant shall keep 10 a record of all associates to whom he issued a copy of his 11 permit and of the times for which each associate is issued a copy. The original applicant is responsible for his 12 13 associates' use of the permit or copies of the permit, 14 including their reports of species and numbers of animals 15 collected. A person -- violating this soution is quilty of -a 16 micdomeaner, punishable-as-provided-by-section-26-324+"

Section 50. Section 26-1101, B.C.M. 1947, is amended
to read as follows:

19 "26-1101. Creation of game preserves --- general
20 provisions thereof -- ponalties for violation of -- provisions.
21 (1) There are, for the better protection of all the game
22 animals and birds within their limits, game preserves within
23 the state. Except as provided in this section, nc person
24 may, within the limits of a game preserve created by the
25 legislature or by the fish-and game commission, hunt for,

-56-

trap, capture, kill, or take game apigals, fur-bearing 1 2 animals, or birds of any kind. Within the limits of a 3 preserve, a person may not carry or discharge firearms, create any unusual disturbance tending to frighten or drive 4 5 away any of the game animals or birds, or chase them with dogs. The commission may declare any preserve open to the 6 7 trapping of fur-bearing animals during the regular open 8 season.

9 (2) Permits to capture animals or birds for the 10 purpose of propagation or for scientific purposes, to trap 11 fur-bearing animals, to destroy mountain lions, wolves, 12 foxes, covotes, wildcats, lynx, or other predatory animals 13 or birds, or for carrying to carry firearss may be issued by 14 the director, upon the payment of the fee and in accordance 15 with rules established for the preserve by the commission. A 16 person--- violating--- thic-section-or-anv-other-law-relating-to 17 4320-PFC80F708,-18-4411t7-0f--2--8124080380F--38d--Ehall--be 18 punished-as-provided-by-section-26-324."

19 Section 51. Section 26-1306, R.C.M. 1947, is amended20 to read as follows:

21 "26-1306. Penalty-for-violations Violations. http://weistans.
22 person, firm, company, or comportion violating may violate
23 any of the provisions of sections 26-1301 to through 26-1305
24 shall-be-guilty-of-a-misdemeaner-and-upon-conviction
25 thereof, shall be-punishable-as-provided by-section-26-324."

Section 52. Section 26-1705, R.C.S. 1947, is amended
 to read as follows:

3 "26-1705, Penalty--middemeanor--quarantime--

Quarantine -- cooperation with department of highways. Any 8 5 guilty-of-a-micdemeanor-and-shall-be-muniched-ac--preseried 6 7 in--section--26-324---In-addition, the fihe cargo and vehicle 8 involved in a violation, of 26-1701, 26-1702, cr 26-1704 9 may, at the option of the department, ef-fish-and-game-shall 10 be either be denied the right to proceed further within the 11 state of Montana or be quarantined until inspected by a 12 designated biologist from the department of fish and game. 13 The department shall inform the department of highways of 14 the provisions regarding importation of salmonid fish and 15 eggs, so that the department of highways may enforce such provisions at ports of entry and checking stations under 16 17 section 32-2421."

18 Section 53. Severability. If a part of this act is 19 invalid, all valid parts that are severable from the invalid 20 part remain in effect. If a part of this act is invalid in 21 one or more of its applications, the part remains in effect 22 in all valid applications that are severable from the 23 invalid applications.

24 Section 54. Repealer. Sections 26-303.4, 26-307.1,
25 26-502, 26-909, and 26-922, B.C.H. 1947, are repealed.

-57-

HE 0044/02

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Section 46. Section 26-804, B.C.M. 1947, is amended to
 read as follows:

"26-804. Noncompliance with law a-misdemeanor. Any It 3 is unlawful for any person who shall to have in his ti. possession, and offer for sale, or sell any game or game 5 birds without having complied with the provisions of this 6 ast 26-803 relating to the keeping of a record and shipping 7 and transportation receipts,---shall---be--quilty--of--a 8 #igdeseanor-and-puniched-in-the-sanner-provided--by--cection 9 10 26-324.*

Section 47. Section 26-811, B.C.E. 1947, is amended to
read as follows:

13 "26-811. Contests based on size of game animals unlawful. Except as provided in this section, it is unlawful 14 for any person, as defined in cection 26-201, to conduct or 15 sponsor in any manner a contest in which a prize is cffered 16 to a person who kills a game animal possessing the largest 17 antlers or horns, carrying the greatest weight, having the 18 longest body, or any similar contest based upon the size or 19 weight of a game animal or part of a game animal. This act 20 section does not apply to recognition given by the 21 22 nationally established and recognized Poone and Crockett trophy institute. A-person--who--violatos--this--section--is 23 quilty--of--a-mindemeanor-and-is-punishable-according-to-the 24 provisions-of-section-26-324." 25

Section 48. Section 26-907, R.C.M. 1947, is amended to
 read as follows:

3 "26-907. Taxidermist's license -- fee -- renalty for 4 violations. Asy A person who shall-engage-in-or-who-is-at 5 the--present--time--engaged engages in conducting any taxidermist taxidermy business, as the term is generally 6 7 understood, or any person who conducts a business for the 8 purpose of mounting, preserving, or preparing any of the 9 dead bodies of any birds, or animals, or any part thereof, 10 mentioned in the game laws of this state, must first obtain 11 from the state-fish-and-gang director a taridermist's 12 license and oball pay an annual license fee of fifteen 11 dollars-{\$15,00} therefor. Such person shall, keep a written 14 record of all the articles of game, the kind and number of 15 each, by whom owned, and the residence of cwner, also of all the articles of game shipped, and to whom and where shipped. 16 The above record shall be kept for at least a period of one 17 18 -{1- year and shall be open to inspection by any state game warden at any reasonable time. Any-person-violating-the 19 20 provisions-hereof-shall-bc-deemed-geilty-of--a--misdemeanor, 21 and upon-conviction-thereof-shall-be-punished-as-provided-by soction-26-324. In all cases of conviction of violation of 22 this act section, the license of the person convicted shall 23 24 be revoked. The revocation is to be in addition to any state 25 punishment provided by-law."

-54-

-53-

HE 44

Section 49. Section 26-1008, E.C.E. 1947, is amended
 to read as follows:

3 #26-1008. Permit-for-taking Taking fish or game for 4 scientific purposes. It is lawful for the duly accredited 5 representative of an accredited school, college, university, 6 or other institution of learning, or of any governmental 7 agency, who may be investigating a scientific subject making 8 it necessary, to take, kill, capture, and possess for that 9 purpose any birds, fish, or animals protected by Montana law 10 or state fish and game requiation rgle. He may take, kill, and capture protected or unprotected birds, fish, or animals 11 12 in any way, except by the explosion of dynamite. Ho more of 13 the birds, fish, or animals may be taken than are necessary 14 for the investigation. A person who desires to engage in the 15 scientific investigation shall apply to the director for a 16 permit. The director may set qualifications for persons to 17 whom permits are issued and may place special authorizations 18 or special requirements and limitations on any permit. If 19 the director is satisfied of the good faith and 20 qualifications of the applicant, he shall issue a permit, 21 which shall place a time limit on the collections and may 22 place a restriction on the number of birds, fish, or animals 23 to be taken, and shall require a report of the numbers and 24 species of animals taken by collection areas. The permittee 25 shall pay five dollars (\$5) for the permit. The permittee

may not take, have, or capture any other or greater number 1 of birds, fish, or animals than are mentioned in the permit. 2 Any representative of an accredited school, college, 3 university, or other institution of learning who may have a. various students or associates assisting him throughout the 5 year may apply to have his permit issued to himself and his 6 7 associates. The associates, when carrying a copy of the 8 permit, shall have the same authorizations and restrictions as the original applicant. The original applicant shall keep 9 10 a record of all associates to whom he issued a copy of his permit and of the times for which each associate is issued a 11 12 copy. The original applicant is responsible for his 13 associates' use of the permit or copies of the permit, including their reports of species and numbers of animals 14 15 16 #isdemeasor, punishable-as-provided-by-section-26-324." 17 Section 50. Section 26-1101, R.C.H. 1947, is amended 18 to read as follows: 19 "26-1101. Creation of game preserves -- general

20 provisions thereof--penaltics for violatics of--previsions.
21 (1) There are, for the better protection of all the game
22 animals and birds within their limits, game preserves within
23 the state. Except as provided in this section, no person
24 may, within the limits of a game preserve created by the
25 legislature or by the fish and game commission, hunt for,

-56-

-55-

8B 44

HE 44

trap, capture, kill, or take game apimals, fur-bearing 1 animals, or birds of any kind. Within the limits of a 2 preserve, a person may not carry or discharge firearms, з а create any unusual disturbance tending to frighten or drive away any of the game animals or birds, or chase them with 5 dogs. The commission may declare any preserve open to the 6 trapping of fur-bearing animals during the regular open 7 8 season.

9 (2) Permits to capture animals or birds for the purpose of propagation or for scientific purposes, to trap 10 11 fur-bearing animals, to destroy mountain lions, welves, fores, covotes, wildcats, lynx, or other predatory animals 12 13 or birds, or for-carrying to carry firearms may be issued by 14 the director, upon the payment of the fee and in accordance 15 with rules established for the preserve by the commission. A 16 17 18 punished-as-provided by-section-26-324."

19 Section 51. Section 26-1306, B.C.M. 1947, is amended20 to read as follows:

21 "26-1306. Penalty-for-violations Violations. Any NC
22 person, firm, company, or comportion violating may violate
23 any of the provisions of sections 26-1301 to through 26-1305
24 shall-be-guilty-of-a-misdemeaner-and-upen-conviction
25 thereof, shall-be-punishable-as-provided-by-section-26-324."

Section 52. Section 26-1705, R.C.H. 1947, is amended
 to read as follows:

3 "26-1705. Penalty--sigdeseasor--quarantine--

4 Quarantine -- cooperation with department of highways. Any 5 guilty-of-a-misdomorn-and-shall-be-punishod-as--procoritod 6 7 in-soution-26-324, ... In-addition, the Cargo and vehicle 8 involved in a violation, of 26-1701, 26-1702, or 26-1704 9 may, at the option of the department, ef-fish-and game shall 10 be either be denied the right to proceed further within the 11 state of Montana or be quarantined until inspected by a 12 designated biologist from the department of fich and game. 13 The department shall inform the department of highways of 14 the provisions regarding importation of salmonid fish and 15 eggs, so that the department of highways may enforce such 16 provisions at ports of entry and checking stations under 17 sestion 32-2421."

18 Section 53. Severability. If a part of this act is invalid, all valid parts that are severable from the invalid 20 part remain in effect. If a part of this act is invalid in 21 one or more of its applications, the part remains in effect 22 in all valid applications that are severable from the 23 invalid applications.

 24
 Section 54. Repealer. Sections 26-303.4, 26-307.1,

 25
 26-502, 26-909, and 26-922, B.C.M. 1947, are repealed.

-57-

HE 0044/02

-58-

HE 0044/02

-End-

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-59-

HB 0044/02

1	BOUSE BILL NO. 44	1	
2	INTROCUCED BY BARCANOUVE	2	1
3		3	I
4	A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE AND	Ą	¢
5	CLARIFY THE LAWS RELATING TO FISH AND GAME; REPEALING	5	
6	SECTIONS 26-303.4, 26-307.1, 26-502, 26-909, ANE 26-922,	6	
7	P.C.B. 1947."	7	1
8		8	
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:	9	¢
10	Section 1. Section 26-110.3, R.C.B. 1947, is amended	10	¢
11	to read as follows:	11	
12	"26-110.3. Powers <u>Enforcement</u> powers of	12	6
13	wardensenforcement	13	3
14	Day:	14	,
15	(1) Serve <u>serve</u> a subpoena issued by a court for the	15	
16	trial of a violator of the fish and game laws;	16	1
17	(2) Search <u>search</u> , without a warrant, any tent nct	17	
18	used as a residence, any boat, vehicle, box, lccker, tasket,	18	,
19	creel, crate, game bag, <u>or</u> package, or their contents, upon	19	4
20	probable cause to believe that any fish and game law or	20	÷
21	commission rule, for the protection, conservation, or	21	c
2 2	propagation of game, fish, birds, or tur-bearing animals,	22	5
23	has been violated;	23	1
24	(3) Search <u>search</u> , with a search warrant, any dwelling	24	t
25 There are be rerun.	house or other building; no changes in <u>HALLE</u> , and due to length will not Please refer to yellow copy for complete text.	25	i

(4) Soine seize game, fish, game birds, and fur-bearing animals, and any parts of them, taken or possessed in violation of the law or the rules of the commission;

5 (5) Seime <u>seime</u> and hold, subject to law or the orders 6 of the commission, devices which have been used to 7 unlawfully take game, fish, birds, or fur-bearing animals;

6) Arrest arrest, in accordance with title 7itle 95,
9 chapter 6, a violator of a fish and game law or rule of the
10 commission, violation of which is a misdemeanor;

11 (7) Exercise <u>exercise</u> the other powers of peace 12 officers in the enforcement of the fish and game laws, the 13 rules of the commission, and judgments obtained for 14 violation of those laws or rules."

15 Section 2. Section 26-132, R.C.H. 1947, is amended to
16 read as follows:

17 "26-132. Authority for commission to make agreement 18 with Indians concerning hunting and fishing. That-the-state 19 fish-and-game The commission be, and the same is hereby 20 authorized, empowered and enabled to may negotiate and 21 conclude an agreement with the council of the Confederated 22 Salish and Koctenai tribes of the Plathead Indian 23 reservation for the purpose of obtaining and establishing 24 for the citizens of Montana, regularly licensed to hunt and 25 fish in the state, the privileges of hunting and fishing on

THIRD READING

1 2 the purpose of the conservation and protection of fish- and game and fur-bearing animals on such Indian lands, and on 3 а lands adjacent thereto; and for the forther purposes of ; setting dates for the opening and closing of seasons for 5 6 hunting and fishing on such lands for Indians and whites non-Indians alike, opening and closing of streams and land 7 areas for hunting and fishing, and we doing what in its 8 9 judgment is necessary by way of granting to such tribal 10 Indians state permits to hunt and fish, to be issued without 11 charge to such Indians, of stocking streams and land areas 12 of such Indian lands for the common benefit, of policing such Indian lands for the protection of fish and came, and 13 14 in general to carrying out the purposes of this act 15 treaty agreement shall provide provides for the payment of 16 17 soney in--the--promises to such the tribes, such that part shall must first have the approval of the state 18 19 legislature."

20 Section 3. Section 26-134, B.C.M. 1947, is amended to 21 read as follows:

22 "26-134. Allocation of funds to school districts. The
 23 county commissioners of any county receiving each funds, as
 24 provided in 26-133, shall-be, and they each funds, as
 25 authorized to may allocate, in such amounts as they

- 3-

8B 44

determine, any portion of such the funds to any school 1 district in said the county, which whenever the school 2 3 district eball -contains any of -- caid department lands, in out-accente as they shall detersing and any Any н balance remaining, after allocations have been made to 5 school districts, shall be credited to the general fund of 6 7 said the county." 8 Section 4. Section 26-202.5, R.C.M. 1947, is amended 9 to read as follows: "26-202.5. Provision-for-nonresident Bongesident bear 10 license. (1) The state-fish-and-game commission may issue 11 special licenses in the warner provided in subsection 15-of 12 13 section 26 104, as provided in 26-104.3, to nonresidents to 14 hunt black or brewn bear, including any color phase of black 15 bear. Such The special nonresident license shall be valid only for the area designated on the license and shall expire 16 17 on the thirty-first--(31st) day of Lugust 31 of each year. The fee for such the special nonresident license shall be 18 thirty-five--dellars-(\$35). There shall be a permit included 19 20 with such the special nonresident license, to authorize the 21 holder thereof to ship, transport, or remove out of state 22 any bear or part thereof taken under authority of said the 23 licease. 24 (2) The fish-and-gave compassion is authorized to

25 promulgate rules and regulations relative to tagging,

-4-

18B 44

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HB 0044/02

1	BOUSE BILL NO. 44	1	(4) Seise <u>seize</u> game, fish, game birds, and
2	INTRODUCED BY BARDABOUVE	2	fur-bearing animals, and any parts of them, taken or
3		3	possessed in wiclation of the law or the rules of the
ų	A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE AND	4	commission;
5	CLARIFY THE LAWS RELATING TO FISH AND GAME; REPEALING	5	(5) Seize seize and hold, subject to law or the orders
6	SECTIONS 26-303.4, 26-307.1, 26-502, 26-909, AND 26-922,	6	of the commission, devices which have been used to
7	R.C.E. 1947.™	7	unlawfully take game, fish, birds, or fur-bearing animals;
8		8	(6) Arrest <u>arrest</u> , in accordance with bitle <u>Title</u> 95,
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF BOUTANA:	9	chapter 6, a violator of a fish and game law or rule of the
10	Section 1. Section 26-110.3, B.C.H. 1947, is amended	10	commission, violation of which is a misdemeanor;
11	to read as follows:	11	(7) Becerise <u>exercise</u> the other powers of peace
12	"26-110.3. Powers Enforcement powers of	12	officers in the enforcement of the fish and game laws, the
13	wardens	13	rules of the commission, and judgments obtained for
14	Bay:	14	violation of those laws or rules."
15	(1) Serve serve a subpoena issued by a court for the	15	Section 2. Section 26-132, B.C.M. 1947, is amended to
16	trial of a violator of the fish and game laws;	16	read as follows:
17	(2) Search <u>search</u>, without a warrant, any tent not	17	"26-132. Authority for commission to make agreement
18	used as a residence, <u>any</u> boat, vehicle, box, locker, basket,	18	with Indians concerning hunting and fishing. That-the-state
19	creel, crate, game bag, <u>or</u> package, or their contents, upon	19	fich-and-game <u>The</u> commission bey-and-the-same-ic-hereby
20	probable cause to believe that any fish and game law or	20	authorized, expowered and enabled to <u>may</u> negotiate and
21	commission rule, for the protection, conservation, or	21	conclude an agreement with the council of the Confederated
22	propagation of game, fish, birds, or fur-bearing animals,	22	Salish and Kootenai tribes of the Plathead Indian
23	has been violated;	23	reservation for the purpose of obtaining and establishing
24	(3) <u>Search search</u> , with a search warrant, any dwelling	24	for the citizens of Montana, regularly licensed to hunt and
25	house or other building;	25	fish in the state, the privileges of hunting and fishing on

REFERENCE BILL

HB 44

-2-

HB 44

1 Indian lands on the Plathead Indian reservation, and; for the purpose of the conservation and protection of fish τ and 2 game and fur-bearing animals on such Indian lands, and on 3 2 lands adjacent thereto; and for the further purposes of+ 5 setting dates for the opening and closing of seasons for hunting and fishing on such lands for Indians and whites 6 7 non-Indians alike, opening and closing of streams and land 8 areas for hunting and fishing, and of doing what in its 9 judgment is necessary by way of granting to such tribal 10 Indians state permits to hunt and fish, to be issued without 11 charge to such Indians, of stocking streams and land areas of such Indian lands for the common benefit, of policing 12 13 such Indian lands for the protection of fish and came, and 14 in general to-sarry carrying out the purposes of this act 15 section. Provided, -- however, -- that -- if any part of such 16 treaty agreement shall provide provides for the payment of 17 money in the presides to such the tribes, such that part 18 shall must first have the approval of the state 19 legislature.*

20 Section 3. Section 26-134, R.C.M. 1947, is amended to 21 read as follows:

22 "26-134. Allocation of funds to school districts. The
 23 county commissioners of any county receiving such funds, as
 24 provided in 26-133, shall-bey-and-they-are, horeby
 25 authorisod-to may allocate, in such amounts as they

- 3-

<u>determine</u>, any portion of such the funds to any school district in said the county, which whenever the school district shall sontain contains any of said department lands, in such amounts as they shall determine; and any <u>kny</u> balance remaining, after allocations have been made to school districts, shall be credited to the general fund of said the county."

8 Section 4. Section 26-202.5, R.C.M. 1947, is amended
9 to read as follows:

10 "26-202.5. Provision-for-searcesident Nonresident bear license. (1) The state fish and game coumission may issue 11 special licenses-in-the-manner-provided-in-subsection-15--of 12 13 section 26 104, as provided in 26-104.3, to nonresidents to hunt black or brown bear, including any color phase of black 14 bear. Such The special nonresident license shall be valid 15 only for the area designated on the license and shall expire 16 17 on the thirty-first (31st) day of August 31 of each year. 18 The fee for such the special nonresident license shall be 19 thirty-five-dollars-(\$35). There shall be a permit included 20 with such the special nonresident licenser to authorize the holder thereof to ship, transport, or remove out of state 21 22 any bear or part thereof taken under authority of said the 23 license.

<u>(2)</u> The fish-and-game commission is authorized to
 promulgate rules and-regulations relative to tagging,

-4-

EB 0044/02

RB 44

1 possession, or transportation of bear within or without the 2 state."

3 Section 5. Section 26-204, R.C.N. 1947, is amended to
4 read as follows:

5 "26-204. Application for license. (1) Such A fishing 6 or-hunting license shall may be procured from the state-fish 7 and game director, or any state fish and game warden, or any 9 authorized agent of the state-fish-and-game director. The a applicant shall state his name, age, occupation, place of 10 residence, post-office address, the length of time in the 11 state of Montana, whether a citizen of the United States or 12 an alien, and such other facts, data, or descriptions as may 13 be required by the commission. The statements made by the 14 applicant shall be subscribed to before the officer or agent 15 issuing said the license.

16 (2) It is unlawful to subscribe to any application 17 containing a material false statement. Any material false 18 statement contained in an application renders it_7 and any 19 license issued pursuant to it_7 -null-and woid. Any person 20 wiolating any provision of this statute is guilty of a 21 misdemeanor."

22 Section 6. Section 26-215, R.C.M. 1947, is amended to
23 read as follows:

-5-

BB 44

1 REQUIREMENTS. (1) It shall-be is unlawful for any person or 2 one (4) or more of a group of persons together to throw or 3 cast the rays of a spotlight having a luminance of greater 4 than .75 candlepower attached to or cast from a motorized 5 vehicle into any field, pasture, woodland, forest, or б prairie wherein wildlife or domestic livestock may be- or 7 may be reasonably expected to be, while having in his 8 possession or their possession or under control a firearm or 9 other implement whereby any wildlife or domestic animal could be killed by aid of an artificial light; previded, 10 11 however, except that all officers authorized to enforce the game and livestock laws of the state of Montana and all 12 13 landowners, lessees, or their agents, while on their own 14 lands in connection with their legitimate activities, and 15 employees of such landowners, lessees, and agents shall be 16 are exempt from the provisions of this act section.

17 (2) Provided—the The provisions of this section chall 18 <u>do</u> not apply where the headlights of a motor vehicle, 19 operating and proceeding in a normal manner, on any highway 20 or roadway, cast a light upon such animal on or adjacent to 21 the highway or roadway, and there is no intent or attempt to 22 locate that animal.

23 (3) Minors under fifteen- (15) years of age may fish
24 for and take fish, during the open season without a
25 licenset, provided, however, that <u>However</u> no nonresident

-6-

88 44

1 persony under the age of fifteen-(15) years, shall say fish 2 in or on any Montana waters without first having obtained a 3 Class B, B-2, or B-3 fishing license, unless such the nonresident person under the age of fifteen-(15) years shall 8 5 be is in the company of an adult in possession of a valid 6 Sontana fishing license, provided-that-the The limit of 7 fish for such the nonresident person and the accompanying 8 adult, combined, shall may not exceed the limit for one 9 adult as established by law or by reculation rule of the 10 commission.

(4) A person convicted of violating subsection (2) (1)
of this section shall be fined not to exceed five--handred
dollars--(\$500) or be imprisoned in the county jail for any
term not to exceed sim-(6) months, or both.*

15 Section 7. Section 26-217, R.C.M. 1947, is amended to
16 read as follows:

17 "26-217. Alteration or transfer of license. Ho person 18 shall may at any time alter or change in any material 19 manner, or loan or transfer to another, any license-issued 20 in pursuance to the provisions of this act, nor shall may 21 any person other than the person to whom it is issued use 22 the same it. Any person-who shall swear- or - affirs - to - any 23 false-statement-in-application - for-a-hunting,-fishing-or 24 trapping ligence, shall be quilty of a side easer, and, on 25 conviction--thereofy--shall--be-punished-as-provided-by-law-

Any-false-statement-contained-is-any-application-for-cuch 1 2 license_shall_ronder_the_ligense_null_and-void_" 3 Section 8. Section 26-230, B.C.M. 1947, is amended to ħ. read as follows: 5 "26-230. Application --- husting, fishing---or--trapping license tags ---- to --- be -- affized --- of --- resorded --- wildlife 6 7 sonservation lisonse --- fees stamp attachment -- fee --8 expiration. (1) A wildlife conservation license shall be 9 sold upon written application. The application shall contain 10 the applicant's in such form-and-containing-his name, age, 11 occupation, place of residence, post-office address, and length of time in the state of Montana<u>; state</u> whether the 12 13 applicant is a citizen of the United States or an alien-and 14 15 substantiate such information and shall: and be subscribed 16 by the applicant. The applicant shall present a driver's 17 license or other identification to substantiate the information. 18 19 [2] Hunting, fishing, or trapping licenses in the form 20 of tags or stamps issued to a holder of a wildlife conservation license must be affixed to or recorded on the 21 wildlife conservation license according to such requlations 22 23 rules as the commission may prescribe.

24 (3) Resident and nonresident wildlife conservation
25 licenses may be purchased for a fee of one-dellar-(\$1).

-8-

-7-

BB 44

 1
 (4)
 Licenses issued shall be void after the thirtieth

 2
 (30th) day of April 30 next succeeding their issuance."

 3
 Section 9. Section 26-301, R.C.F. 1947, is amended to

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read as follows:

5 "26-301. Restrictions of on manner of taking and 6 possessing fish and game and powers of commission relating 7 thereto. (1) It shall-be is unlawful for anyone to take, 8 capture, shoot, kill, or attempt to take, capture, shoot, or 9 killy any game animaly or game bird from any self-propolled 10 self-propelled or drawn wehicle, or on, or from any public 11 highway in the state of Montana, or by the aid or with the use of any set gun, jack-light jacklight, or other 12 13 artificial light, trap, snare, or salt lick, nor shall may 14 any such set gun, jack-light jacklight, or other artificial 15 light, trap, snare, salt lick, or other device to entrap or 16 entice game animals or game birds be used, made, or set τ_1 17 not - may -- rifles Rifles may not be used to hunt or shoot 18 upland game birds unless the use of rifles is permitted by 19 the commission; provided, however, that this This does not 20 prohibit the shooting of wild waterfowl from blinds over decoys with a shotgun only, not larger than a number ten 21 (10) gauge, fired from the shoulder, nor shall may any game 22 23 fish be caught, captured, or taken, or attempted to be 24 caught, captured, or taken by the aid or with the use of any 25 gun, or trap, nor shall may any such set gun, or trap, or

1 other device to entrap game fish be used, made, or set.

2 (2) (a) No game birds or game or fur-bearing animals 3 shall may be killed, taken, or shot at from any aircraft; 4 nor shall may any aircraft be used for the purpose of 5 concentrating, pursuing, driving, rallying, or stirring up 6 any game or migratory birdsy or game or fur-bearing 7 animals, nor shall may any powerboat, sailboat, or any boat 8 under sail or any floating device towed by a powerboat. Q sailboat, or any boat under sail be used for the purpose of 10 killing, capturing, taking, pursuing, concentrating, 11 driving, or stirring up any upland game birds, or game or 12 fur-bearing animals.

(b) We person in an aircraft in the air shall may spot
or locate any game, or migratory bird, or game or
fur-bearing animals and communicate the location or
approximate location thereof by any signals whatsoever,
whether radio, visual, or otherwise, to any person or
persons then on the ground.

19 (3) No person shall may take into a field or foresty 20 or have in his possession while out huntingy any device or 21 mechanism devised to silence, or muffle, or minimize the 22 report of any firearms, whether such device or mechanism be 23 operated from or attached to any firearm.

24 (4) No person may use a shotgun to hunt, kill, or
25 shoot deer except with loads as specified by the commission.

-10-

-9-

FB 44

(5) No person shall may chase with dogs any of the 1 2 game or fur-bearing animals as defined by the fish and game laws of this state; provided, however, that livestock 3 ownersy or employees of the state-fish-and-game commission 4 5 and of the federal fish and wildlife service may use doos in pursuit of stock-killing bears, and stock-killing mountain 6 7 lions, or may use other means of taking stock-killing bears 8 and stock-killing mountain lions, except the use of the dead 9 fall deadfallt, providing, however, that traps used in 10 capturing bears shall be inspected twice each day, 11 which inspection-shall inspections are to be twolve---(12) 12 hours aparty, and provided further, that a l person may take game birds during the open season thereon with the aid of a 13 14 dog or dogs and any. Any person or association organized for 15 the protection of game, may run field trials at any time upon obtaining written permission from the state-fish-and 16 17 game director.

18 (6) The state fish and game commission shall have the 19 power to designate certain waters where set lines setlings 20 may be used to fish for certain species of game or nongame 21 fish, and the commission may designate the number of hooks 22 and lines and the length of line or lines which may be used 23 as set lines setlings.

(7) Game fish shall be taken only by angling, that is
by hook and single line in hand or single rod in hand, or

-11-

RB 44

within immediate control+<u>this</u> this does not prevent,
 howevery;

3 <u>(a)</u> the snagging of paddlefish, coho (silver salmon), 4 and kokanee (sockeye salmon) when the commission shall 5 **declare** <u>declares</u> an open season when paddlefish, coho 6 (silver salmon), and kokanee (sockeye salmon) may be taken 7 by snagging<u>ri</u>

8 (b) the taking of paddlefish with long bow and arrow
9 when the commission shall-declare declares an open season
10 when paddlefish may be taken by long bow and arrowy:

11 (c) the taking of walleyed pike, sauger, northern 12 pike, and nongame fish with spear or gig when the commission 13 shall-declare declares an open season for taking walleyed 14 pike, sauger, northern pike, and nongame fish with spear or 15 gig. northern

16 (d) the use of landing net or gaff to land a game fish
17 after the same has been booked by angling as above
18 specified, nor does it prevent; or

19 (e) the taking of minnows other than game fish wariety
20 by the use or aid of a net not to exceed twelve-(12) feet in
21 length and four-(4) feet in width, in such maters as may be
22 designated by the commission.

(8) No person, while hunting game animals or game
birds, chall may use a motor-driven vehicle on-oney other
than on an established road or trail, unless he has reduced

-12- HB 44

1 a big game animal to possession and cannot easily retrieve said the big game animaly. in which In that case a 2 3 motor-driven vehicle may be used to retrieve the big game animal, except in areas where more restrictive regulations 4 5 apply or where the landowner has not granted such 6 permission --- provided -- that - after ough. After the retrieval, such the motor-driven vehicle is again to be returned to an 7 8 established road or trail by the shortest possible route. 9 For purposes of safety and allowing normal travel, a 10 notor-driven vehicle may be parked on the roadside or 11 directly adjacent to said a road or trail. No person, while 12 hunting game animals or game birds, shall may drive or 13 attempt to drive, run or attempt to run, molest or attempt 14 to molest, flush or attempt to flush, or harass or attempt 15 to harass any game animal or game bird with the use or aid 16 of any motor-driven vehicle. No person, while hunting game 17 animals or game birds, shall may drive through any retired 18 cropland, brush area, slough area, timber area, open 19 prairie, or unharvested or harvested cropland, except upon 20 an established road or trail unless written permission has been given by the land owner landowner and is in possession 21 of the hunter. The restrictions in this subsection on 22 23 motor-driven vehicle use off an established road or trail apply only to hunting on state or private land, not to 24 hunting on federal land unless the federal agency 25

HR 0044/02

1 specifically requests or approves state enforcement.

2 (9) - Shonover - said-fish and game commission chall have add any orders, rules or regulations for the carrying out of the powers granted to it under this act, the came shall take offest and be in forse from and after the publication and posting of notice of said orders, rules and regulations ac reguired by the fish and game laws.

8 (10) (9) The provisions of this section relating to 9 methods of herding, driving, capturing, taking, locating, or 10 concentrating of fish, game animals, game birds, or 11 fur-bearing animals do not apply to the department ef-fish 12 and-game, or to any employee thereof, while acting within 13 the scope and course of the powers and duties of the 14 department.

15 <u>Any-person</u>_violating--any-of--the-provisions of this contion-shall-be deemed-guilty of a misdemeanor-and shall be punishable-as-provided-by-law."

18 Section 10. Section 26-302, R.C.M. 1947, is amended to
19 read as follows:

20 **26-302. Big game hunters to wear colored garments.
21 (1) It shall—be is unlawful for any person to hunt any of
22 the big game animals in this state or to accompany any
23 hunter as an outfitter or guide under any of the provisions
24 of the laws of this state without such the person wearing as
25 exterior garments above the waist a total of not less than

-14-

-13-

HB 44

four -hundred -{400} square inches of hunter orange material
 visible at all times while hunting.

3 (2) "Hunter orange" means a daylight fluorescent
4 orange color.

5 (3) This section shall does not apply to any person
6 hunting with a bow and arrow during the special archery
7 season.

8 (3) - Failuro - of any person to comply with this section
 9 shall not be treated as oridence of contributory - negligence
 10 in - a - sivil - action - for - injury to his or for his wrongful
 11 death.

12 (4) The commission shall make regulations rules to
13 implement this section."

Section 11. Section 26-330, R.C.N. 1947, is amended to
read as follows:

16 "26-330. Federal government-may-conduct fish-hatching 17 operations in-state. The government of the United States. 18 the United States commissioner of fisheries, and its or his 19 duly authorized agent or agents, -- be-- and -- they are -- hereby 20 authorisedy---espewered---and-granted-the-right-to say conduct 21 fish-hatching and all operations connected therewith, (in any manner and at any time that may by-them, or any of them, 22 23 be considered necessary and proper- by them) at any United 24 State States fish cultural station that may hereafter be 25 established by the United States government in the state of 1 Hontana."

Section 12. Section 26-507, R.C.M. 1947, is amended to
read as follows:

"26-507. Certificate of sale, Upon the sale of such n 5 property as provided in 26-506, the officer shall issue a 6 certificate to the purchasing party purchasing the same, certifying that the purchaser has the legal right to be in 7 possession of the case, property and that anyone so 8 9 acquiring said this <u>type-of</u> property from the state is prohibited from reselling such-property-and--from or using 10 the same for any connercial purpose. During an auction only 11 one carcass of either deer, moose, or elk shall may be 12 purchased per person. At their its discretion, the fish-and 13 game department may donate unsold carcasses to velfare 14 public institutions, OL charitable 15 departments, institutions." 16

17 Section 13. Section 26-801, B.C.B. 1947, is amended to
18 read as follows:

19 "26-801. Lawful for perchants, hotels or restaurants 20 to percess and cell gave not killed within state Possessics 21 of game by merchants or hotel or restaurant keepers. It 22 shall be is lawful for any merchant, hotel hotelkeeper, or 23 restaurant keeper to have in his possession, and to offer 24 for sale, and to or sell game and game birds, provided, 25 that said the game and or game birds are ast have not

-16-

-15-

181B 44

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book killed within-the state of in Hontana."
 Section 14. Section 26-802, R.C.H. 1947, is amended to
 read as follows:
 "26-802. Evidence of lawful possession of game-must-be
 produced, when. It-shall be the duty of every Each merchant,
 hotel hotelkeeper, and or restaurant keeper, having in his
 possession and offering for sale any game or game birds, to

shall produce upon demand, for the inspection of any game 8 warden, or deputy game warden, or sheriff, the receipt or 9 record and shipping and transportation receipts required 10 11 hereby in 26-803 to be kept by him, and a. A failure or refusal to produce the same upon demand, coupled with the 12 possession and offering for sale of game or game birds, 13 14 shall constitute is prima facie evidence of the violation of 15 this act 26-801 through 26-805 and 26-808."

16 Section 15. Section 26-805, R.C.H. 1947, is amended to 17 read as follows:

18 "26-805. Definitions. In the construction of this act the The words "game" and "game birds" or "parts of the 19 20 same", shall be construed to mean the game animals and game 21 birds, the killing of which is restricted or forbidden by the laws of Hontana, and the The words "merchant,", "hotel 22 23 and hotelkeeper", or "restaurant keeper," shall include mean each and every manager, servant, agent, and or employer of 24 25 such person."

Section 16. Section 26-904, R.C.M. 1947, is amended to read as follows:

*26-90%. Who decend considered outfitter. (1) For the
purpose purposes of this act 26-90%, 26-90%, and
26-911 through 26-921, the word "outfitter" shall seen means
any person, er persons, company, or corporation who shall
engage:

8 <u>(3) engages</u> in the business of outfitting for hunting
9 or fishing parties, as the term is commonly understood, whe
10 shall;

11 (b) for consideration provide provides any saddle or 12 pack animal or emission or personal service for hunting or 13 fishing parties, or camping equipment, vehicles, or other 14 conveyance, except boats, for any person or persons to hunt, 15 trap, capture, take, or kill any game, or who shall;

16 (c) for consideration furnish furnishes a boat or
17 other floating craft and accompany accompanies any person or
18 persons for the purpose of catching fish₇; or who-shall-aid
19 or-accist.

20 (d) aids or assists any person or persons in locating
21 or pursuing any game animal.

22 <u>(2)</u> The providing of the above-mentioned 23 <u>above-mentioned</u> services, property, or equipment shall be 24 conclusively presumed to have been for consideration for 25 purposes of this act the purposes of 26-904, 26-906, 26-908,

- 18-

-17-

8B 44

AB 44

HE 0044/02

and 26-911 through 26-921 if the same, or any thereof, are provided by any person, company, or corporation for more than two (2) parties or two (2) other persons during any calendar year or on more than two (2) occasions during any

5 such calendar year."

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6 Section 17. Section 26-908, R.C.H. 1947, is amended to
7 read as follows:

8 "26-908. Outfitters and guides law definitions
9 Definitions. As used in this act 26-904, 26-906, 26-908, and
10 26-911 through 26-921, unless the context requires
11 otherwiset, the following definitions apply:

12 (1) "Outfitter" has the definition given it in section
13 26-904-:

14 (2) "Professional guide" means a person who is an
15 employee of an outfitter and who furnishes only personal
16 guiding services in assisting a person to hunt or take game
17 animals or fish and who does not furnish any facilities,
18 transportation, or equipment;

19 (3) "Resident guide" means a resident who guides
20 resident or nonresident friends for the purpose of hunting
21 game animals without compensation.;

22 (4) "Advisory council" means the Hontana outfitters"
23 council provided for in section 82A-2005.

24 (5) "Resident" means a person who qualifies for a
25 resident Montana hunting or fishing license under section

1 26-202.3+:

2 (6) "Nonresident" means a person other than a
3 resident;

4 (7) "License year" means that period commencing May 1
5 and ending April 30 of the next year."

6 Section 18. Section 26-912, R.C.M. 1947, is amended to
7 read as follows:

8 "26-912. Outfitters' council <u>powers and duties</u>. The
9 council shall have the authority and duty to make
10 recommendations to the commission and the director as to:

11 (1) Gutfitter outfitter standards;

12 (2) Rules rules of procedures and regulations rules to 13 effectuate this-ast 26-904, 26-906, 26-908, and 26-911 14 through 26-921, including but not limited to rules 15 prescribing all requisite qualifications for license. These gualifications shall include training, experience, knowledge 16 17 of rules and regulations of governmental bodies pertaining 18 to outfitting, and condition and type of gear and equipment; 19 (3) Rearings hearings and proceedings to suspend or

20 revoke licenses of outfitters and guides and to recommend
21 suspension or revocation of licenses for due cause;

(b) Any any reasonable rules, and regulations not in
conflict with this ast 26-904, 26-906, 26-908, and 26-911
through 26-921, necessary for safeguarding the health,
safety, and welfare of those persons utilizing the services

-20-

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HB 44

of outfitters and for the protection of landcwners and the
 general public."

3 Section 19. Section 26-913, R.C.M. 1947, is amended to
4 read as follows:

5 "26-913. Bules-and-regulations-for-outfitting-and quiding Authorization for rules. (1) The fish-and-game 6 7 commission shall-have-the-authority---to may adopt, promulgate, and enforce rules and regulations recommended by 8 9 the advisory council as provided in section-5-[-26-912-] and 10 all other rules and requisions it may deem consider proper for the proper administration and enforcement of the 11 provisions of this ast 26-904, 26-906, 26-908, and 26-911 12 through 26-921 and the regulation of outfitting and guiding 13 to provide for the services to the public." 14

15 Section 20. Section 26-914, R.C.M. 1947, is amended to
16 read as follows:

17 "26-914. Requirement of license as outfitter or guide
18 -- services performed -- standards. (1) No person shall may
19 act as an outfitter, professional guide, or resident guide,
20 or advertise as an outfitter, without first securing a
21 license in accordance with the provisions of this-ast
22 26-904, 26-906, 26-908, and 26-911 through 26-921.

23 (2) Whenever an outfitter is engaged by any person, or
24 a resident guide takes out nonresident friends, caid the
25 outfitter or resident guide shall keep and submit records as

-21-

H8 44

1 required by the fish and game commission.

2 (3) Outfitters and their employees oball may not
3 shoot, kill, or take big game animals for or in competition
4 with those employing them while acting under employment as
5 an outfitter.

6 (4) Outfitters and resident guides utilizing lands 7 under the control of the United States government shall 8 obtain the proper permits required by the government office 9 responsible for the area in which the outfitter or resident 10 guide intends to operate, and shall comply to with 11 environmental protection standards established for these 12 lands.

13 (5) In outfitter shall may not willfully and
14 substantially misrepresent his facilities, prices,
15 equipment, services, or hunting.

16 (6) Outfitters and their employees shall take every
17 reasonable measure to provide their advertised services to
18 their clients."

19 Section 21. Section 26-915, R.C.M. 1947, is amended to
20 read as follows:

21 "26-915. Application-for-license contents
22 requirements and qualifications...foos. (1) Each applicant
23 for an outfitter's or professional guide's license shall
24 make application for license upon a form to be prescribed
25 and furnished by the fish-and-game commission which shall

EB 0044/02

-22- HB 44

1 include:

2 (a) The the applicant's full name, address, and
3 telephone number;

4 (b) The the address of his principal place of business
5 in the state of Montana+;

6 (c) The the amount and kind of property and equipment
7 owned and used in the outfitting business of the applicant,
8 if an outfitter's license application, is involved:

9 (d) The the experience of the applicant, including 10 years of experience as an outfitter or guide, knowledge of 11 areas in which he has operated and intends to operate, and 12 ability to cope with weather conditions and terrain-:

13 (e) $\frac{1}{2}$ a signed statement of the licensed outfitter by 14 whom the professional guide is to be employed, that the said 15 guide is in fact, to be employed by such outfitter and 16 stating that said the outfitter recommends the applicant for 17 his gualifications;

(f) & a statement by a **Sontana fish and game** warden to the **fish and game** director that the equipment listed on the application has been inspected by said the warden and that the same is in fact, owned or leased by the applicant, and is in good operating condition, and is sufficient and satisfactory for the services advertised or contemplated to be performed by such applicant;

25 (g) # a statement of the maximum number of guests to

-23-

HB 44

1 be taken at any one (1) time;

(b) Each-new applicant-who-intends-to-outfit-on-a 2 national-forest--sust--have the written approval of the 3 4 rangers in whose district he will establish hunting camps, and such-written approval shall accompany the application if 5 the applicant intends to outfit on a national forest. 6 (i) (2) Applications for outfitter's license shall be 7 in the name of an individual person only. Applications 8 involving corporations or partnerships shall be made by one 9 individual person who qualifies under the provisions of this 10 ast 26-904, 26-906, 26-908, and 26-911_through 26-921; and 11 12 any license issued pursuant thereto shall be in the name of that person; and the license shall specifically state that 13 the same is issued for the use and benefit of the named 14 15 corporation or partnership involved. Any revocation or suspension of such a license is binding upon the individual 16 person and the partnership or corporation for the use and 17 benefit of which the license was originally issued. 18 Application shall be made to and filed with the director. 19

20 (2) (3) Each applicant for, and holder of, an 21 outfitter's license or any reneval thereof, shall, in the 22 opinion of the director, meet the following qualifications: 23 (a) Bo be a person of at least eighteen (18) years of 24 age, in possession of all natural faculties, of ordinary 25 intelligence, and in such physical condition as to be able

HE C044/02

-24- HE 44

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to perform his duties as an outfitter.

2 (b) Be be a citizen of the United States and a 3 resident of Montana for a full two---{2} years, unless the 4 residency requirement is waived by the fish--and--game 5 commission-:

6 (c) To own or hold under written lease or to represent a company, corporation, or partnership who owns or holds 7 8 under written lease the equipment and facilities as is are 9 necessary to provide the services advertised, contracted 10 for, or agreed upon between the outfitter and his clients. 11 All (all equipment and facilities shall be subject to 12 inspection at all reasonable times and places by the fish 13 and-game commission or its designated agent-1:

14 (d) Be be a person who has demonstrated a respect for, 15 and compliance with, the laws of any state or of the United 16 States and all regulations rules promulgated thereunder, as 17 to matters of fish and game, conservation of natural 18 resources, and preservation of the natural ecosystem without 19 pollution thereof, i

20 (e) Have have not been convicted, or forfeited bond, 21 of end-bundled-dollars (\$100) or more on more than one (1) 22 violation of the fish and game laws of any state or the 23 United States within the past five (5) years.

24 (f) Have have not, at any time, practiced fraud,
 25 deception, or material misrepresentation in procuring any

2 Montana. 2 Montana. 3 (g) Hawe have not, at any time, promulgated any false

previous outfitter's or guide's license from the state of

4 or misleading advertising relating to the business of 5 outfitting-:

6 (h) Have have not been finally adjudged by a court of 7 lawy guilty of any substantial breach of written cr oral 8 contract with any person utilizing the applicant's services 9 as an outfitter or guide during the license year immediately 10 preceding that for which the application is mader:

(i) Have have not committed any negligent act or misconduct while acting as an outfitter or guide which negligence or misconduct caused a danger or unreasonable risk of danger to person or property of any client of such outfitter or guide during the license year immediately preceding that for which the application is mader;

17 (j) Have have not, at any time, been convicted of a
18 felony, unless civil rights have been restored pursuant to
19 law. No person may apply for, or hold an outfitter's
20 license during any period of time in which a deferred
21 sentence has been imposed for a felony.

(k) Have <u>have</u> substantially complied with all fish-and
game department regulations and state and federal laws
concerning outfitters and guides, if the applicant bas
previously held a license as ouch an outfitter or guider;

-26-

-25-

88 44

1 (1) Pass pass a standard examination administered by 2 the fish and game director, or an agent designated by him. 3 which said examination shall require general and sufficient a knowledge displaying and indicating ability to perform the services contemplated with efficiency and with safety to the 5 6 health and welfare of persons employing such services. The 7 said eramination shall test the applicant's knowledge of 8 subjects which shall apply to the type of license applied 9 for in the following subjects:

10 (i) Fish fish and game laws and regulations -:

11 (ii) Practical practical woodsmanshipw:

12 (iii) General general knowledge of big gamew:

13 (iv) Piold field preparation of trophies.

14 (v) Gare care of game meat+;

15 (vi) Use use of outfitter's gear as shown on the 16 application.

17 (vii) Knowledge knowledge of area and terrain-;

18 (viii) #newledge <u>knowledge</u> of firearns.

19 (ix) Poderal <u>federal</u> and state regulations as
20 applicable to outfitting,

21 (x) Prestival practical first aid.

22 (3) (4) Each An applicant for a professional guide's
23 license shall meet the following requirements:

24 (a) Bo be a person of at least eighteen-(18) years of
25 age, in possession of all natural faculties, of ordinary

-27-

88 44

intelligence, and in such physical condition as to be able
 to perform his duties as a professional quider;

3 (b) Be be a citizen of the United States and a
4 resident of Montana as defined in this act, <u>26-908</u>;

5 (c) Be be endorsed and recommended by an cutfitter
6 with a valid license.

7 (4)(5) A resident guide shall have been issued a valid
 8 resident wildlife conservation license.

9 (5)(6) Residence requirements for procuring an 10 outfitter's license are hereby valued as to persons who are 11 citizens of a common boundary state and of a common county 12 thereof to the same extent the home state of the applicant 13 waives such requirements for the residents of Montana, 14 except for fee.

15 (7) For the purpose of obtaining a guide's license 16 only, nonresident professional quides employed by resident outfitters shall be considered resident professional quides. 17 18 (6) (8) Applications shall be made-to-and-filed-with 19 the fish-and game director and accompanied by a license fee as herein stipulated, which will be refunded if and when the 20 21 application is denied ; The fee is to be used in invegtigation-of-the applicant, in-enforcement-of-this-acty 22 23 and_for administrative-costs. 24 (a) Resident resident outfitter's license fee..\$50-00; (b) Resident resident professional guide's fee.\$15-00: 25

-28- 88 44

1	Residentguide-slicenseis-a-valid-#entana vildlife
2	concertation liconse.
3	(c) Represident nonresident outfitter's license fee
ų	\$150 .09 :
5	(d) # ouresident <u>nouresident</u> professional guide's fee
6	\$100 .00 .
7	<u>(9) A resident quide's license is a valid Montana</u>
8	<u>vildlife conservation license,</u>
9	(10) The license fee shall be used to investigate the
10	applicant, to enforce 26-904, 26-906, 26-908, and 26-911
11	through 26-921, and for administrative costs.
12	(11) Provided, however, that if If the nonresident
13	resides in a state requiring residents of the state of
14	Montana to pay in excess of said <u>such</u> amounts for <u>a</u> similar
15	license, the fee for such nonresident outfitters or guides
16	shall be the same amount as such <u>the</u> higher fee charged in
17	the state where such <u>the</u> nonresident resides.
18	(7)<u>(12)</u> The fish-and-game director in his discretion
19	may cause to be made such additional investigation and
20	inquiry relative to the applicant for outfitter's license
21	and an applicant's qualifications as be shall-deea <u>considers</u>
22	advisable. The director may deny or refuse to issue any new
23	license or to renew any previous license if, in his crinion,
24	the applicant does not meet the gualifications berein
25	stated. In the event that any application for license is

1 denied or refused, the director shall immediately actify the 2 applicant, setting forth in the notice the grounds upon 3 which the denial or refusal is based. Final decision as to 4 issuance of renewal applications licenses shall be made not later than thirty-(30) days from the date of receipt of the 5 completed application for renewal of-license, and upon-a-new 6 7 application, not later than minety-(90) days from the date 8 of receipt of the a completed application for a new license. 9 A licensee in good standing shall be is entitled to a new license for the ensuing license year upon complying with the 10 11 provisions of this section, but is except from having to 12 retake the written examination.

13 (8) (13) Only one (4) application for an outfitter or 14 guide's license may be made any one (1) license year. If 15 any application is denied, subsequent applications by the 16 same applicant for the license year involved are sull-and 17 void, except as provided in 26-916(1)(b)."

18 Section 22. Section 26-916, R.C.N. 1947, is amended to 19 read as follows:

20 "26-916. Kinds of lisense issued licenses. (1) After 21 receipt of the application and when all the conditions and 22 requirements of this act 26-904, 26-908, and 26-911 23 through 26-921 have been satisfied, the fish-and game 24 director shall issue either of the following licenses, 25 depending upon his determination of the applicant's ability

- 30-

-29-

HB 44

88 44

and the service that the applicant can perform with the
 equipment listed on his application+:

3 (a) A <u>a</u> general license authorizing him to perform all
4 the functions of an outfitter as that term is defined in
5 sestion 26-904, R.C.R. 1947. or

6 (b) A a special license authorizing his to perform 7 only the function of outfitting listed on the license. The 8 license shall be in the form prescribed, and shall be valid for the licensing year in which issued. If the application 9 10 is denied, the fish-and gase director shall notify the 11 applicant, in writing, of the reasons for the denial, and if 12 the reasons are corrected, a license shall be issued upon 13 reapplication thereof.

(2) For the purpose purposes of this aperson may
26-906, 26-908, and 26-911 through 26-921, a person may
serve as a professional guide under his employer's license
after submitting his application with the proper license
fee, until the license is issued or for ten-(10) days after
notification of the rejection of the license.

20 (3) To be valid, a professional <u>guide guide's</u> license
21 must bear the signature and outfitter's license number of an
22 endorsing outfitter and is valid only while the holder of
23 such license is employed by an endorsing outfitter.

24 (4) No outfitter <u>outfitter's</u> license may be
 25 transferred during any license year₇₁ provided-that-an <u>An</u>

-31-

HB 44

individual person may, upon proper showing, have his
 outfitter's license amended to indicate that he is holding
 such the license for the use and benefit of a named
 partnership or corporation.

5 (5) No person may hold more than one (4) outfitter's 6 license either for his own benefit or for the use and 7 benefit of a partnership or corporation, nor may the name of 8 any partnership or corporation appear on more than one (4) 9 current outfitter's license.

10 (6) Notwithstanding any other provision or law, a
11 license shall expire on the last day of the license year for
12 which it was issued."

13 Section 23. Section 26-917, R.C.H. 1947, is amended to
14 read as follows:

15 "26-917. Deposit of fees. All fees collected under the
 provisions of this act 26-904, 26-905, 26-908, and 26-911
 through 26-921 shall be deposited as provided in section
 26-121, P.C. N., 1947. "

19 Section 24. Section 26-921, R.C.M. 1947, is amended to
20 read as follows:

21 "26-921. Enforcement. The warden or ex officio warden,
22 designated by the department to primarily administer
23 outfitting and guiding laws and regulations rules, and other
24 wardens, and all peace officers shall enforce this act
25 26-904, 26-906, 26-908, and 26-911 through 26-921."

HB 0044/02

-32- EB 44

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Section 25. Section 26-1006, R.C.M. 1947, is amended
 to read as follows:

3 "26-1006. Ast-net-applicable-to Exception in cases of 4 extreme hunger. When it is shown that any violation of the 5 provisions of this ast title was for the purpose of 6 preventing great suffering by hunger of any person or 7 persons, which could not otherwise have been avoided, the 8 provisions of this ast title shall not apply to said the 9 case."

10 Section 26. Section 26-1102, R.C.N. 1947, is amended 11 to read as follows:

12 "26-1102. Sun river River game preserve. There is a Sun River game preserve described as follows: Beginning 13 beginning at a point on the continental divide of the Bocky 14 15 sountains Mountains, due south of the head or source of the south fork of the north fork of Sun river River, in what 16 will be, when surveyed, section eight, township eighteen 17 north of range ten west, Montana meridian-when-surveyed; 18 thence due north from the crest of the continental divide to 19 the head of the south fork of the north fork of Sun river 20 River: thence northerly along and down the course of the 21 south fork of the north fork of Sun river, <u>River</u> as it winds 22 and turns to its confluence with the north fork of the north 23 fork of Sun river River: thence northerly along the course 24 25 of the north fork of the north fork of Sun tiver, River as

2 to the crest of the continental divide of the Rocky 3 mountains Mountains; thence along the crest of the ĽL. continental divide of the Rocky sountains <u>Hountains</u> southwesterly and southerly to the place of beginning, 5 ĸ intending hereby to include in said game preserve all that 7 territory lying between the said south fork of the north fork and the said north fork of the north fork of Sun river 8 9 River on the east, and the continental divide of the Rocky 10 mountains Hountains on the west."

it winds and turns to its head or source: thence due north

Section 27. Section 26-202, R.C.H. 1947, is amended to
 read as follows:

13 "26-202. License required. It shall be is unlawful and
14 a--misdemeanor--punishable-as-provided-by section-26-324 for
15 any person to:

(1) pursue, hunt, trap, take, shoot, or kill or 16 attempt to trap, take, shoot, or kill, any game animal, or 17 18 any game bird, or any fur-bearing animal, or the take, kill, trap, or fish, for any fish within this state, or to have, 19 keep, or possess, within this state, any game animal, game 20 21 bird, fur-bearing animal, or game fish, or parts thereof, 22 except as herein provided or shall-be as provided by the 23 state-fish-and-game commission; or for-any-person

24 (2) to pursue, hunt, trap, take, shoot, or kill, or
 25 attempt to trap, take, shoot, or kill, any game animal, game

-34-

-33-

HB 44

1 bird, or fur-bearing animal, or take, kill, trap, or fish 2 for, any fish, except at the places and during the periods 3 and in the manner herein defined or shall-be as defined by 4 the state-fish-and-game commission;; or for-any-person-to 5 (3) pursue, hunt, trap, take, shoot, or kill, or 6 attempt to trap, take, shoot, or kill, any game animal, game bird, or fur-bearing animal, or take, kill, trap, or fish 7 я for, any fish within this state, or have, keep, possess, 9 sell, purchase, ship, or reship, any imported or other 10 fur-bearing animal, or parts thereof, without first having 11 obtained a proper license or permit from the commission se to do so." 12

13 Section 28. Section 26-202.2, B.C.B. 1947, is amended
14 to read as follows:

15 "26-202.2. Special <u>Bestrictions on special</u> 16 licenses-tagging of carcasses of game animals. (1) Special 17 licenses authorized to be issued under the general powers of 18 the department of fish and game may be issued only to 19 persons holding valid big game licenses for the current 20 year, which have been obtained by the applicant prior to the 21 time of filing of application for a special license.

22 (2) here is person who has obtained a grizzly bear,
23 moose, mountain goat, or mountain sheep license shall is not
24 be eligible to apply for another such license for the next
25 succeeding seven--(7) years, if such person has killed or

-35-

HB 44

taken an animal of the species for which such the special 1 license was issued. Any A person who has obtained a grizzly 2 bear, moose, mountain goat, or mountain sheep license but 3 did not kill or take an animal of the species for which such ш the special license was issued, shall be is eligible to 5 apply for another such license in any succeeding year if he 6 returns his unused special license to the department of fish 7 and -game before or at the time application is made. It-is 8 9 further provided that any A person who has received a 10 special license for elk shall is not be eligible to receive a second special license for this species of game animal 11 12 during any license year. However, in the event the number of applications received is not equal to the number of game 13 species desired to be killed by the department, 14 15 reapplication may be made by those valid license holders of the current year who may fall within these limitations. It 16 17 is further provided that any A person who has killed or taken a game animal, except a deer, during the current 18 license year, shall is not be permitted to receive a special 19 20 license under this act chapter to hunt or kill a second game 21 animal of the same species.

(3) Tagging---of--carcases of--game-animals. Every
license issued by the department authorizing the holder
thereof to pursue, shoot, kill, capture, take, or possess
game animals, whether issued to a resident or a nonresident,

-36- HB 44

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1 shall provide such tags, coupons, or markers, as the 2 department chall--prescribes prescribes, and when any person should-take takes or kill kills any game animal under such 3 a. the license, such the person shall immediately thereafter cut out, from the tag, coupon, or other marker, the date the 5 animal was killed or taken and attach the tag, coupon, or 6 7 other marker to said the animal, completely filled out with the name of the license holder, his address, and any other 8 9 information requested on each the tag, coupon, or other 10 marker, and such tag, coupon, or other marker shall be 11 kept attached to said the carcass so long as any considerable portion of the carcass remains unconsumed, and 12 13 when the proper tag, coupon, or other marker is attached to 14 said the game animal so killed, the same may be possessed, 15 used, stored, and transported. Any It is unlawful for a person, who should kill kills any game animal by authority 16 of any license issued for the killing of such the game 17 animal, and shall to fail or neglect to cut out the day and 18 month of the kill or provide such other information as is 19 required and attach his tag, coupon, or other marker so 20 21 provided with the license issued, to the carcass of said the 22 game animal or portion thereof, or any It is unlawful for a 23 person who shall to fail to keep said the tag, coupon, or 24 other marker attached to said the game animal or portion thereof while the same is possessed by him shall-be--guilty 25

1 punished-up-provided-for-by-law-in-section-26-324."

3 Section 29. Section 26-213, R.C.M. 1947, is amended to ш read as follows:

5 *26-213. Carrying and exhibiting license. It is 6 unlawful and a micdomeanor publishable as provided by ecotion 7 26-324 for any person to whom a license or permit has been 8 issued to fish for or take any fish, or pursue, hunt, shoot, kill, or take any game bird or game animal or attempt to 9 10 trap, of trap, or take any fur-bearing animal in this state 11 unless at the time he has the license, or licenses, or 12 permity in his possession at the time. It is unlawful to 13 refuse to exhibit a license or permit for inspection to a 14 warden or other officer requesting to see it."

15 Section 30. Section 26-228, R.C.M. 1947, is amended to 16 read as follows:

17 "26-228. Rules and regulations to implement reciprocal 18 agreements -- violations. The state-fish-and-gase commission 19 is boreby authorized to establish rules and regulations for 20 the purpose of implementing said agreements established under 26-225. Any-person-violating It is unlawful to 21 violate any orders or regulations rules promulgated by the 22 23 state-figh-and-game commission under this-act-chall-upon convictiony-bo-decaed-quilty-of-a-sidescanor-and--chall-be 24 punished as provided in section 26-324 26-225 through 25

- 38-

-37-

1 26-228."

2 Section 31. Section 26-232, R.C.H. 1947, is amended to
3 read as follows:

* *26-232. #isdemeanor--penalty False__statements__in
<u>license_application</u>. *** person *** shall It is unlawful to
subscribe to any false statement in <u>an</u> application for a
vildlife conservation license or violate any other provision
of this act shall be guilty of a misdemeanor, and, on
genviotion thereof, shall be published as provided in section

Section 32. Section 26-306, B.C.H. 1947, is amended to
read as follows:

13 "26-306. Private Fish pond license for artificial lake 14 15 satshing-figh--ponalty-for-violation. (1) I person who owns or lawfully controls an artificial lake or pond may apply to 16 17 the director for a fish pond license. The holder of a 18 private fish pond license may stock his fish pond with fry procured from any lawful source. The commission may 19 20 designate the species of fish which may be released in the 21 pond when there is a possibility of fish escaping from the 22 pond into adjacent streams or lakes. The license holder may 23 take fish from the lake or pond in any manner. Before a 24 license holder may sell fish or eggs or fry from the lake or 25 pond, he shall furnish a corporate surety bond to the state

for five hundred dellars (\$500), conditioned to the effect 1 that he will not sell fish or spawn from any of the public 2 waters of this state, and also conditioned to the effect ٦ that he will report to the director the quantity of fish, Û. 5 fish eggs, and spawn taken from the lake or pond. This report shall be made under oath annually during the month of ĸ January, A record of all transactions must be kept showing 7 the species and numbers or pounds of fish sold, number and 8 9 species of eggs sold, number and species of fry sold, name of person or persons to whom sold, and the date of 10 transaction. 11

12 (2) "Artificial lake or pond" as used in this section 13 does not include a natural pond or body of water created by 14 natural means, nor or any portion of the stream bed 15 streambed or lake bod lakebed thereof. It includes only 16 bodies of water created by artificial means or diversion of 17 water which do not exceed five bundred (500) acres of 18 surface area.

 19
 (2)...A.porces violating this section -is guilty of a

 20
 sistemator and shall be pupished as provided in section

 21
 26-324."

22 Section 33. Section 26-317, B.C.M. 1947, is amended to
23 read as follows:

24 "26-317. Destroying Unlawful to destroy evidence of 25 sex constitutes misdement. Any It is unlawful for any

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HB 44

-40- 88 44

1 person killing any a big game animal within this state who 2 shall to destroy such evidence of the sex of any the big 3 game animal so killed, so as to make the determination of 4 the sex thereof uncertain, shall be guilty of a misdomeanor 5 and upon conviction thereof, shall be punished as provided 6 in section 26-324,"

7 Section 34. Section 26-324, R.C.M. 1947, is amended to
8 read as follows:

g "26-324. Penalty. (1) A person violating any provision 10 of Title 26, any other state law pertaining to fish and game 11 therets, or the orders, or rules, and requisitions of the 12 commission is, unless a different punishment is expressly 13 provided by law for the violation, guilty of a misdemeanor 14 and shall be fined not less than twenty-five-dollars-(\$25)-15 nor or more than five-hundred-dollars,-(\$500), or imprisoned 16 in the county fail for not more than six-(6) months, or both 17 fined-and imprisoned. In addition, the person shall, in the 18 discretion of the court, forfeit his license and privilege 19 to hunt, fish, or trap within this state for a period of 20 sisteen-{16} months from the date of conviction.

21 (2) Notwithstanding the provisions of subsection (1).
22 the penalties provided by this section shall be in addition
23 to any penalties provided in 26-904, 26-906, 26-908, and
24 26-911 through 26-921 AND 26-907."

-41-

25 Section 35. Section 26-331, R.C.E. 1947, is amended to

HB 44

1 read as follows:

2 "26-331, Sale of fish or spawn prohibited unlawful ---3 exceptions. Byory to person who may, for speculative 4 purposes, for market, or for sale, in any way, catches catch 5 any of the fish which in this ast title are classified as 6 "game fish" or who-shall remove or cause to be removed the 7 eggs or spawn of any such fish. for-speculative-purposes, 8 for market or for sale, or who shall Mc person may sell or 9 offer for sale any of the game fish of this state as defined 10 in this age definedy <u>title</u> or the eggs or spawn therefrom, 11 shall--be--deemed--goilty--of--a--migdemeanor--and--chall-be 12 punichable-ac-provided-by-section-26-324y-providedy-howevery 13 that this This section shall does not apply to fish caught 14 in private ponds by the owners thereof approximate the taking 15 of fish by the state authorities for the purpose of 16 obtaining eggs for propagation in state fish hatcheries- or 17 by any person who receives a permit from the state-fish and 18 game commission to take eggs for said such purposes." 19 Section 36. Section 26-332, R.C.E. 1947, is amended to 20 read as follows: 21 "26-332. Hothod-of-catching-fish--uso-of-traps- seines 22 fish Restrictions on fishing methods. [1] Breny It is 23

24 <u>unlawful for a person who-takes or catches to take or catch</u>
25 fish in any of the waters of this state, except with hook

-92-

BB 44

1 and line held in hand or line and hook attached to rod or pole held in hand; er who takes or satches to take or catch 2 3 fish with hook baited with any poisonous substance or by 4 means of the use of any poisonous substance, including fish 5 berriesy; or who takes or catches to take or catch fish by б means of the use of fishtraps, grab-hooks grabhooks, seines. 7 nets, or other similar means for catching fish . shall-be в quilty-of-a-misdomeanor-and-upon-conviction--thereof,--shall 9 be----pupiched---ac---provided--for--in---section-26-324---and-the 10 azendsonte therete1-provided, however, that the The Sentana 11 fish-and-game commission shall-have-the-power, authority, 12 and jurisdiction, to may designate such waters within the state of Hontana, wherein, in the judgment of the members of 13 14 said the commission, spears or gigs may be used for taking 15 walleyed pike, sauger, northern pike, and nongame fishy and 16 traps, seines, or nets, and rubber or spring-propelled 17 spring-propelled spears, when employed by sportsmen swimming 18 or submerged in the water, may be used for the taking of 19 designated species of fish, and to close such The waters so 20 designated <u>may be closed</u> at the discretion of the 21 commissiony_ and to permit the taking of black bacs in 22 Flathead Lake, the The taking of all fish by said such means 23 in said the waters, when so designated, is to be done under 24 such rules and--regulations as said the commission may 25 prescribe with reference thereto, and under the supervision

1 of said the commission, and all All such nongame fish so taken may be possessed and sold in such manner and under 2 3 such restrictions as said the commission may direct, all 4 All fish, other than those herein designated, so taken under 5 said commission rules and-requiations, when prescribed by 6 said the commission, shall be returned uninjured to the 7 waters from which they were taken. (2) The taking of black bass in Flathead Lake way be 8 9 permitted by the commission." 10 Section 37. Section 26-344, R.C.H. 1947, is amended to 11 read as follows: 12 "26-344. Restrictions on use of fish as bait ---13 19 unlawful introduction of fish or game. (1) The state fish 15 and game commission shall have authority to may prohibit the 16 use of small fish as bait for catching fish in such waters 17 as the commission shall-designate designates. It shall have 18 the power to may promulgate such other regulations rules as 19 are necessary to insure an adequate supply of fish in said 20 such waters - including the power to and may regulate fishing 21 from boats or other floating devices and to regulate the use 22 of fishing lures and/or baits in all waters of the state. 23 (2) It shall be is unlawful for any person or - persons 24 to transplant or introduce any fish or fish eggs into any 25 body of water in the state, and it shall-bo is unlawful for

-44-

any person or porcens to transplant or introduce any species
of game birds, game and or fur-bearing animals, and or
nongame wildlife into the state of Bontana without first
having obtained authorization from the fish-and-game
commission.

6 <u>Any-person_found-guilty-of-a-wielation-of-the</u> 7 provisions-of-this-ast-shall-be-guilty-of-a-misdemeanor and 8 upon-conviction thereof-shall-be-punished-as-provided-for-in 9 sestion-26-324.*

Section 38. Section 26-501, R.C.B. 1947, is amended to read as follows:

12 "26-501, Protection of wild birds other-than-game 13 birds and their nests and eggs. A It is unlawful for a 14 person sho-hunts, -- captures, -- kills, -- pessesses, -- purchases, offers-or-exposes-for-sale, ships, or transports to hunt, 15 16 capture, kill, possess, purchase, offer or expose for sale, ship, or transport any wild bird, other than a game bird, or 17 any part of the plumage, skin, or body of the bird, 18 19 irrespective of whether the bird was captured or killed 20 within the state, or to take or destroy the nest or eggs of a wild bird, except under a certificate, falconer's license, 21 22 or permit issued by the state-fish-and-game director is quilty.of-a-misdemeanor-and-shall-be-punished-as-provided-by 23 section -26-324. This section does not apply to the hunting, 24 25 trapping, or killing of house sparrows, crows, starlings, rock doves, blackbirds, and magpies, and other birds the
 fish-and-game commission designates, or to the taking or
 destruction of their nests and eggs."

Section 39. Section 26-501.1, R.C.H. 1947, is amended
to read as follows:

6 "26-501.1. Protection and conservation of raptors --7 falconry. (1) "Raptors", when used in this section or
8 <u>26-501</u>, means all birds of the orders falconiformes and
9 strigiformes, commonly called falcons, hawks, eagles,
10 ospreys, and owls.

(2) A person may not at any time hunt, capture, kill,
 possess, purchase, offer or expose for sale, or transport a
 raptor except as provided in this section or <u>26-501</u>.

14 (3) The commission may adopt specific rules for the 15 keeping of records, and for the trapping, taking, 16 possession, or training of raptors used in the practice of 17 falconry, and may authorize the issuance of licenses to 18 persons for the practice of falconry. It is unlawful for any 19 person to possess a raptor or to train a raptor in the 20 practice of falconry without a license.

(4) The peregrine falcon (Falco peregrinus), bald
eagle (Saliaetus leucocephalus), golden eagle (Aquila
chrysaetos), and osprey (Pandion haliaetus) may not be
captured in this state for the sport of falconry.

25 (5) The fee for a falconry license is three dellars

-46-

-45-

88 44

-{\$3} a year or any part of a year. A license expires April
 30 each year.

3 (6) A license may not be issued to a person under the
age of twelve (12) years.

(7) Species of raptors which are native to North 5 America may be brought into Sontana for the purpose of 6 7 falconry unless that action is specifically prohibited by this section or 26-501, the laws of other states, or the 8 regulations rules of the federal government. Those raptors 9 10 may be possessed, subject to this section or 26-501. A 11 person bringing a raptor into this state must be able to 12 show proof of the area of origin.

13 (8) A licensee may not at any time possess more than
14 three (2) raptors, including those that have been imported.

15 (9) Licensees may take raptors as young or fledglings from nests (unless specifically prohibited by commission 16 rules), or by traps or nets which are humane in their 17 18 operation and use. Not more than one -{++ young may be taken from one (1) nest by a permittee or permittees, and at least 19 one 41} young sust be left in the nest. The commission say 20 21 close an area of the state to the taking of raptors at any 22 time or designate other raptors which may not be taken. This 23 subsection does not permit the removal of raptors in any 24 national or state refuge or park or in any area in which local laws may prohibit that activity. Trapping raptors is 25

1 permitted only between September 1 and February 1.

2 (10) Raptors may not be used to intentionally flush or3 harass big game.

4 (11) Raptors may not be locsed intentionally at 5 protected mammals and birds. Game bird limits and all 6 seasons and other regulations <u>rules</u> relating to game birds 7 must be obeyed.

8 (12) A licensee may not transfer ownership or 9 possession of a raptor taken or possessed under the 10 provisions of this section without notifying the department 11 of fish and game within ten (10) days after the date of 12 transfer.

(13) Licensees shall have in possession a valid
falconer's license when engaged in the practice of falconry.
In addition, falconers loosing raptors at game birds shall
have in possession a valid resident or nonresident game bird
license.

18 (14) Palconry licenses or permits are not transferable
19 and may be revoked for due cause at any time by the
20 department.

(15) A person may not sell or offer for sale Montana
raptors in this state. A person may not transport raptors
out of the state except by permit issued by the department.
(16) Nonresidents who are working, attending schools,
or otherwise living temporarily in the state of Nontana may

-48-

-47-

88 44

1

HB 44

HB 44

obtain a Montana falconry license and bring raptors, legally
 acquired in other states or countries, into the state of
 Montana; such nonresidents shall be allowed to hunt with
 falcons in the state of Montana subject to all Montana laws
 and regulations rules.

6 (16) A person who violates this soution or section
 7 26-501-is guilty of a misdemeanor and shall be proceeded
 8 under section 26-324.

9 (17) Predatory hawks and owls destroying livestock or
10 poultry may be killed at any time by the livestock or
11 poultry owners. Eagles may be killed in compliance with
12 federal law and regulation."

13 Section 40. Section 26-503, R.C.H. 1947, is amended to
14 read as follows:

15 "26-503. Possession of unlawfully killed animals and 16 of unlawful fishing implements ---- prime-facie-ewidence----17 penalty. (1) The possession of dead bodies, or any part 18 thereofy of any of the game fish, game or nongame birds, or 19 game or fur-bearing animals defined by the fish and game 20 laws of the state of Montana shall be is prima facie 21 evidence that such the person or persons in whose possession the same are found have killed, caught, or taken the same, 22 23 and the possession of a fishing rod and line, spear, gig, cr 24 barbed forky on the banks or shores of a stream or lake 25 shall-be is prima facie evidence that the person or persons

in whose possession the same are found was were using the
 same to fish.

3 (2) Any person who shall It is unlawful to possess, ti. have, or hold, or purchase, or keep in storage, or possess 5 for any other purpose, any game fish, game bird, nongame 6 bird, game animal, fur-bearing animal, or parts thereofy 7 which shall have been were unlawfully killed, captured, or 8 takeny. or-sho-shall-unlawfully No person aav unlawfully use 9 any fishing rod and line, or fishing lines, spear, gig, or 10 barbed forky. shall-be-guilty-of-a-sisdeseaner-and--punished 11 as-provided-by-section-26-324."

Section 41. Section 26-512, B.C.H. 1947, is amended to
read as follows:

14 "26-512. Penalty-for-violation Failure to tag turkey. 15 Any It is unlawful for any person who shall-kill, sapture or 16 possess kills, captures, or possesses any wild turkey by 17 authority of any turkey tag or permit and shall to fail or 18 neglect to attach his tag to the turkey, or shall fail to 19 validate his tag by filling out or punch marking the tag as 20 required and fail to keep the tag attached while the same is possessed by his, chall-be quilty-of-a-misdeseaner-and--upon 21 conviction-shall-be--punished--as--provided for-in-section 22 23 26-324." Section 42. Section 26-701, R.C.S. 1947, is amended to 24

-50-

25 read as follows:

BB 44

"26-701. Removal of animals or parts of animals from 1 the state unlawful, when sillegally taken. It is boreby 2 declared-to-be unlawful and--a-sicdescanor,--runishable--as 3 11 provided by section - 26-324, for any person or persons, to 5 possess, or to ship or take out of the state any illegally taken game and or nongame birds, fish, game animals, 6 7 fur-bearing animals, or the skins of fur-bearing animals, or 8 any parts thereof, whether taken within or coming from without the state." 9

10 Section 43. Section 26-704, R.C.M. 1947, is amended to 11 read as follows:

12 "26-704. Labeling of packages for chippent from state. 13 All shippers of fish, game or nongame birds, game animals, 14 fur-bearing animals, or the skins of fur-bearing animals or 15 predatory animals, or parts thereof are hereby required to 16 label all packages offered for shipment by parcel post. common carrier, or otherwiser, such the label to shall be 17 securely attached to the address of the package and shall 18 19 plainly indicate the names and addresses of the consignor 20 and consignee and the complete contents of said the package. 21 All-persons-violating-any-of--the--provisions--of--this--ast 22 23 convigtion, chall-be-puniched...in...the--manner---provided-----24 sestion 26-224."

25 Section 44. Section 26-705, R.C.N. 1947, is amended to

-51-

HB 44

1 read as follows:

2 #26-705. Violationg----of----provisions----relating----te shipsent-penalty-configuration Violation by carriers. No 3 4 person or persons, or the agent or employee of any common carrier, association, stage, express, railway, or 5 transportation company, shall may transport or receive for 6 7 transportation or carriage or sell or offer for sale any of the game animals, game or nongame birds, fish, fur-bearing 8 a animals, or the skins of fur-bearing animals, or parts 10 thereof, except as specifically provided for by this act, 26-704, and all All game or nongame birds, fish, game 11 12 animals, or fur-bearing animals, or parts thereof, had in possession- or which have been shipped or are being 13 1 拉 transported in violation of any of the provisions of this 15 act, shall be seized, confiscated, and disposed of as provided by law. Any person violating any of the provisions 16 17 of-this-act-shall-be-guilty-of-a-misdemeanor-and-punished-in the manner-provided-by-section-26-324." 18

19 Section 45. Section 26-708, R.C.H. 1947, is amended to20 read as follows:

21 **26-708. Commercial exportation of aquatic insects 22 prohibited. It is horeby-doclared-to-be unlawful and-a 23 misdemeanor, punished as provided by section-26-324, for any 24 person or persons, to ship or take out of the state any 25 aquatic insects for speculative purposes, for market, or for

-52-

HB 0044/02

8B 44

sale. This section shall does not apply to aquatic insects 1 2 caught in private ponds by the owners thereof."

З Section 46. Section 26-804. R.C.M. 1947, is amended to read as follows: 4

*26-804. Woncompliance with law a-misigenearor. Any It 5 is unlawful for any person who-shall to have in his 6 7 possession, and offer for sale, or sell any game or game birds without having complied with the provisions of this 8 q ast 26-803 relating to the keeping of a record and shipping and transportation receipts, shall --- be--quilty of --- a 10 11 sidescanor-and-puniched-in-the-sanner-provided--by--section 12 26. 324. *

13 Section 47. Section 26-811, R.C.N. 1947, is amended to read as follows: 14

"26-811. Contests based on size of game animals 15 unlawful. Except as provided in this section, it is unlawful 16 for any person, as defined in costion 26-201, to conduct or 17 18 sponsor in any manner a contest in which a prize is offered 19 to a person who kills a game animal possessing the largest 20 antlers or horns, carrying the greatest weight, having the 23 longest body, or any similar contest based upon the size or 22 weight of a game animal or part of a game animal. This act 23 section does not apply to recognition given by the 24 nationally established and recognized Boone and Crockett 25

-53-

1 quilty-of--a-middemcanor-and-is-punishable-according-to-the Provisions of section -26-224." 2

3 Section 48. Section 26-907, R.C.M. 1947, is amended to read as follows: а

5 #26-907. Taxidermist's license -- fee -- penalty for 6 violations. Any a person who shall-opgage-in-or-who-is-at the present time engaged engages in conducting any 7 8 taridersist taxidersy business, as the term is generally 9 understood, or any person who conducts a business for the 10 purpose of mounting, preserving, or preparing any of the 11 dead bodies of any birds, or animals, or any part thereof, 12 mentioned in the game laws of this state- must first obtain 13 from the state-figh-and game director a taxidermist's 14 license and shall pay an annual license fee of fifteen dollars (\$15,00) therefor. Such person shall, keep a written 15 16 record of all the articles of game, the kind and number of each, by whom owned, and the residence of owner, also of all 17 18 the articles of game shipped, and to whom and where shipped. The above record shall be kept for at least a period of ene 19 -41+ year and shall be open to inspection by any state game 20 21 warden at any reasonable time. Any-person-violating-the 22 provisions-hereof-shall-be-deemed-quilty-of--a--misdeseanor, 23 and-upon-conviction-thereof-chall-be-punished-ac-provided-b* 24 section--26-324. In all cases of conviction of violation of 25 this ast section, the license of the person convicted shall

-54-

1 be revoked. The revocation is to be in addition to any other

2 punishmont-provided_by_law."

3 Section 49. Section 26-1008, R.C.B. 1947, is amended
4 to read as follows:

5 "26-1008. Permit for taking Taking fish or game for scientific purposes. It is lawful for the duly accredited 6 7 representative of an accredited school, college, university, or other institution of learning, or of any governmental 8 9 agency, who may be investigating a scientific subject making 10 it necessary, to take, kill, capture, and possess for that 11 purpose any birds, fish, or animals protected by Montana law 12 or state fish and game regulation rule. He may take, kill, 13 and capture protected or unprotected birds, fish, or animals 14 in any way, except by the explosion of dynamite. No more of 15 the birds, fish, or animals may be taken than are necessary 16 for the investigation. A person who desires to engage in the 17 scientific investigation shall apply to the director for a 18 permit. The director may set qualifications for persons to whom permits are issued and may place special authorizations 19 20 or special requirements and limitations on any permit. If 21 the director is satisfied of the good faith and 22 qualifications of the applicant, he shall issue a permit. 23 which shall place a time limit on the collections and may 24 place a restriction on the number of birds, fish, or animals 25 to be takeny and shall require a report of the numbers and

1 species of animals taken by collection areas. The permittee shall pay five--dellars-(\$5) for the permit. The permittee 2 may not take, have, or capture any other or greater number 3 ш of birds, fish, or animals than are mentioned in the permit. Any representative of an accredited school, college, 5 university, or other institution of learning who may have 6 various students or associates assisting him throughout the 7 year may apply to have his permit issued to hipself and his 8 9 associates. The associates, when carrying a copy of the permit, shall have the same authorizations and restrictions 10 as the original applicant. The original applicant shall keep 11 12 a record of all associates to whom he issued a corv of his permit and of the times for which each associate is issued a 13 copy. The original applicant is responsible for his 14 associates' use of the permit or copies of the permit, 15 including their reports of species and numbers of animals 16 collected. A--person--violating this cestion-is-quilty-of-a 17 #isdemeanery-punishable-as-provided-by-section-26-324v" 18 Section 50. Section 26-1101, R.C.B. 1947, is amended 19 to read as follows: 20 21 "26-1101. Creation of game preserves -- general provisions thereof--penalties for violation of -provisions. 22 23 (1) There are, for the better protection of all the game

25 the state. Except as provided in this section, no person

-56-

animals and birds within their limits, game preserves within

-55-

HB 44

24

8B 44

may, within the limits of a game preserve created by the 1 legislature or by the fish and case commission, bunt for, 2 3 trap, capture, kill, or take game animals, fur-bearing animals, or birds of any kind. Within the limits of a 4 5 preserve, a person may not carry or discharge firearms, create any unusual disturbance tending to frighten or drive 6 7 away any of the game animals or birds, or chase them with 8 doos. The commission may declare any preserve open to the trapping of fur-bearing animals during the regular open 9 10 season.

(2) Permits to capture animals or birds for the 11 12 purpose of propagation or for scientific purposes, to trap fur-bearing animals, to destroy mountain lions, wolves, 13 foxes, covotes, wildcats, lynx, or other predatory animals 14 or birds, or for carrying to carry firearus may be issued by 15 16 the directory upon the payment of the fee and in accordance 17 with rules established for the preserve by the commission. A person--violating--thig-section-er-ant-other-law-rolating-to 18 19 Gaso-proserves-is-gailty-of-a--aisdesages--and--shall--be punished-as-provided-by-section-26-324-" 20

21 Section 51. Section 26-1306, R.C.M. 1947, is amended
22 to read as follows:

23 "26-1306. Penalty-for-violations <u>Violations</u>. Apy <u>No</u>
24 person, firm, company, or corporation violating <u>may violate</u>
25 any of the provisions of sections 26-1301 to <u>through</u> 26-1305

-57-

88 44

shall be guilty of a biddmeanor and upon conviction
 thereof, shall be punishable as provided by section 26-324."
 Section 52. Section 26-1705, R.C.N. 1947, is amended
 to read as follows:
 "26-1705. Penalty biddmeanor guaranting."

6 Quaranting -- cooperation with department of highways. 7 POTBOB .- Tiolating-any Provision-of-this-agt-chall-be-deemed 8 quilty-of-a-widdeweaser-and-shall-be-published-as---prossribed 9 10 involved in a violation, of 26-1701, 26-1702, or 26-1704 may, at the option of the department, of-figh-and game-shall 11 12 be either be denied the right to proceed further within the state of Hontana or be quarantined until inspected by a 13 designated biologist from the department of fish and game. 14 15 The department shall inform the department of highways of 16 the provisions regarding importation of salmonid fish and 17 eggs, so that the department of highways way enforce such provisions at ports of entry and checking staticns under 18 sestion 32-2421." 19

20 Section 53. Severability. If a part of this act is 21 invalid, all valid parts that are severable from the invalid 22 part remain in effect. If a part of this act is invalid in 23 one or more of its applications, the part remains in effect 24 in all valid applications that are severable from the 25 invalid applications.

HB 0044/02

-58- HB 49

BB 0044/02

- 1 Section 54. Repealer. Sections 26-303.4, 26-307.1,
- 2 26-502, 26-909, and 26-922, R.C.H. 1947, are repealed.

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