CKM/AK

23-02769

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1316

 (SENATE AUTHORS: HOFFMAN, Dibble and Abeler)

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 02/06/2023
 Introduction and first reading Referred to Environment, Climate, and Legacy

OFFICIAL STATUS

A bill for an act 1.1 relating to game and fish; modifying trapping and snaring provisions; requiring 12 reporting; requiring license forfeiture for certain violations; providing criminal 1.3 penalties; amending Minnesota Statutes 2022, sections 97A.421, subdivision 1; 1.4 97B.903; 97B.931, subdivision 2, by adding a subdivision; 97B.951; proposing 1.5 coding for new law in Minnesota Statutes, chapter 97B. 1.6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.7 Section 1. Minnesota Statutes 2022, section 97A.421, subdivision 1, is amended to read: 1.8 Subdivision 1. General. (a) The annual license of a person convicted of a violation of 1.9 the game and fish laws relating to the license or wild animals covered by the license is void 1.10 when: 1.11 (1) a second conviction occurs within three years under a license to trap fur-bearing 1.12 animals, take small game, or to take fish by angling or spearing; 1.13 (2) a second conviction occurs within three years under a minnow dealer's license; 1.14 (3) a second conviction occurs within three years for violations of section 97A.425 that 1.15 do not involve falsifications or intentional omissions of information required to be recorded, 1.16 or attempts to conceal unlawful acts within the records; 1.17 (4) two or more misdemeanor convictions occur within a three-year period under a 1.18 private fish hatchery license; 1.19 (5) the conviction occurs under a license not described in clause (1), (2), or (4) or is for 1.20 a violation of section 97A.425 not described in clause (3); or 1.21

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(6) the conviction is related to assisting a person in the illegal taking, transportation, or 2.1 possession of wild animals, when acting as a hunting or angling guide-; or 2.2 (7) the conviction is for violating one of the following trapping-related sections: 97B.903, 2.3 paragraph (a); 97B.93, paragraph (a); 97B.931, subdivision 3; or 97B.951, paragraph (b). 2.4 2.5 (b) Except for big-game licenses and as otherwise provided in this section, for one year after the conviction the person may not obtain the kind of license or take wild animals under 2.6 a lifetime license, issued under section 97A.473 or 97A.474, relating to the game and fish 2.7 law violation. 2.8 Sec. 2. Minnesota Statutes 2022, section 97B.903, is amended to read: 2.9 97B.903 USE OF BODY-GRIPPING TRAPS. 2.10 (a) A person may not set, place, or operate, except as a completely submerged water set 2.11 or as provided in paragraph (b), a body-gripping or conibear-type trap on public lands and 2.12 waters that has a maximum jaw opening when set greater than $\frac{6-1}{2}$ 4-1/2 inches and less 2.13 than 7-1/2 inches measured from the inside edges of the body-gripping portions of the jaws, 2.14 unless: 2.15 (b) Body-gripping traps greater than 4-1/2 inches and less than 7-1/2 inches may be used 2.16 in the following manner on land: 2.17 (1) the trap is in a baited or unbaited enclosure and the trap trigger is recessed seven 2.18 2.19 inches or more from the top and frontmost portion of the open end securely fastened to a tree or post in an upright position with a single opening on top that is 50 square inches or 2.20 less, the top of the enclosure is at least four feet above the ground or snowpack, and the trap 2.21 trigger is recessed into the enclosure 12 inches or more from the top of the enclosure; or 2.22 (2) no bait, lure, or other attractant is placed within 20 feet of the trap; or 2.23 (3) (2) the trap is elevated at least three five feet above the surface of the ground or 2.24 snowpack. The tree or pole upon which the trap is fastened must create at least a 45-degree 2.25 angle relative to the ground. 2.26 (c) In addition to other penalties provided under section 97A.421, a person convicted 2.27 of violating this section may not obtain a license to trap for two years after the date of a 2.28 first conviction and may not obtain a license to trap for five years after the date of each 2.29 subsequent conviction. 2.30

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3.1	Sec. 3. [97B.904] ENCAPSULATED FOOT TRAPS.									
3.2	A person may set, place, or operate an encapsulated foot trap only when:									
3.3	(1) the triggering mechanism can be activated only by a pulling force;									
3.4	(2) no animal or fish products are used as bait;									
3.5	(3) a removable plug is inserted in the trap a minimum distance of 1-1/2 inches when									
3.6	set; and									
3.7	(4) the plug caps do not exceed the outside diameter of the trap tube by more than one-half									
3.8	inch.									
3.9	Sec. 4. [97B.93] REPORTING WHEN DOG OR COLLARED ANIMALS TAKEN;									
3.10	ANNUAL RE	PORT.								
3.11	(a) A perso	n who finds or is 1	notified that a dog or col	lared animal has beer	1 taken in the					
3.12			y a conservation officer							
3.13	Natural Resour	rces Fish and Wild	life Division within 24 h	ours after the animal	is discovered					
3.14	by the person of	or the taking is rep	oorted to the person. A p	erson who violates th	nis paragraph					
3.15	is guilty of a m	nisdemeanor and s	ubject to section 97A.42	21.						
3.16	(b) By Mar	ch 1 each year, the	e commissioner must rej	port to the legislature	, as provided					
3.17	in section 3.19	5, on takings repo	rted under paragraph (a)) for the previous cale	endar year.					
3.18	(c) In addit	ion to other penal	ties provided under this	section and section 9	7A.421, a					
3.19	person who kil	lls a dog or collare	d animal in a body-grip	ping trap or snare ma	y not obtain					
3.20	a license to tra	p for five years af	ter the date of conviction	<u>n.</u>						
3.21	Sec. 5. Minne	esota Statutes 202	2, section 97B.931, sub	division 2, is amende	d to read:					
3.22	Subd. 2. Bo	ody-gripping trap	s. Except as provided une	der subdivision 3, a bo	ody-gripping ,					
3.23	conibear-type	trap need not be te	ended more frequently the	nan once every third o	alendar day.					
3.24	Sec. 6. Minne	esota Statutes 202	2, section 97B.931, is an	nended by adding a s	ubdivision to					
3.25	read:									
3.26	<u>Subd. 3.</u> Tr	ap-tending inter	val; nondrowning sets.	A trap capable of cap	turing a wild					
3.27	animal and not	capable of drown	ing the animal must be	tended at least once e	ach calendar					
3.28	day, and any an	nimal captured mu	st be removed from the	trap. In addition to ot	her penalties					
3.29	provided under	r section 97A.421	, a person who violates t	his subdivision may	not obtain a					

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4.1	license to trap	for two years af	ter the date of a fir	rst conviction and may no	t obtain a license
4.2	to trap for five	years after the	date of each subse	quent conviction.	
4.3	Sec. 7. Minn	esota Statutes 2	022, section 97B.9	951, is amended to read:	
4.4	97 B.951 U	SE OF SNARE	ES TO TAKE UN	PROTECTED MAMM	ALS .
4.5	(a) A snare	set for an unprot	tected mammal ma	ay not be left in place after	March 31 except
4.6	as authorized b	by the commission	oner for the predate	or-control program under	section 97B.671.
4.7	(b) A perso	on must not plac	e, set, or operate a	snare in violation of the	following
4.8	requirements:				
4.9	<u>(1)</u> for non	relaxing, spring	-powered, or sprin	ng-assisted snares, the sna	re must be
4.10	completely sul	omerged in wate	er; and		
4.11	(2) for non	lethal cable rest	raints on land, the	snare must:	
4.12	(i) not have	e an entanglemer	nt larger than one-h	nalf-inch diameter within i	reach of the cable
4.13	restraint;				
4.14	<u>(ii) not hav</u>	e a cable length	exceeding seven	feet; and	
4.15	(iii) includ	e a relaxing reve	erse-bend washer l	ock with a minimum out	side diameter of
4.16	<u>1-1/4 inches.</u>				
4.17	(c) In addit	ion to other pena	alties provided und	der section 97A.421, a per	son who violates
4.18	paragraph (b) 1	nay not obtain a	license to trap for	two years after the date of	a first conviction
4.19	and may not o	btain a license to	o trap for five year	rs after the date of each su	ubsequent
4.20	conviction.				
4.21	(d) For pur	poses of this sec	ction, "entangleme	ent" means a tree, stump,	or other object,
4.22	including fenc	es, around whic	h an animal in a c	able restraint could tangle	the cable and

4.23 <u>choke itself.</u>