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LEGISLATURE OF THE STATE OF IDAHO  
Sixty-third Legislature First Regular Session - 2015  
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1 AN ACT  
2 RELATING TO FISH AND GAME; AMENDING SECTION 36-1401, IDAHO CODE, TO PRO-  
3 VIDE THAT CERTAIN VIOLATIONS SHALL BE AN INFRACTION; AMENDING SECTION  
4 36-1402, IDAHO CODE, TO PROVIDE PENALTIES FOR CERTAIN INFRACTIONS;  
5 AMENDING SECTION 36-1404, IDAHO CODE, TO PROVIDE A CORRECT CODE REFER-  
6 ENCE; AND AMENDING SECTION 36-1101, IDAHO CODE, TO PROVIDE A CORRECT  
7 CODE REFERENCE.

8 Be It Enacted by the Legislature of the State of Idaho:

9 SECTION 1. That Section 36-1401, Idaho Code, be, and the same is hereby  
10 amended to read as follows:

11 36-1401. VIOLATIONS. (a) Infractions. Any person who pleads guilty to  
12 or is found guilty of a violation of the following provisions of the fish  
13 and game code or the following rules or proclamations promulgated pursuant  
14 thereto is guilty of an infraction:

- 15 1. Statutes.
- 16 (A) Take, transport, use or have in possession bait fish as set  
17 forth in section 36-902(d), Idaho Code.
  - 18 (B) Chumming as set forth in section 36-902(e), Idaho Code.
  - 19 (C) Nonresident child under the age of fourteen (14) years fish-  
20 ing without a valid license and not accompanied by a valid license  
21 holder as set forth in section 36-401(a)2., Idaho Code.
  - 22 (D) Use or cut a hole larger than ten (10) inches in the ice for ice  
23 fishing as set forth in section 36-1509(a), Idaho Code.
  - 24 (E) Store fish without required tags/permits/statements as set  
25 forth in section 36-503, Idaho Code.
  - 26 (F) Own, possess or harbor any dog found running loose and which  
27 is tracking, pursuing, harassing or attacking a big game animal as  
28 set forth in section 36-1101(b)7.(B), Idaho Code.
  - 29 (G) Hunt migratory waterfowl without having in possession a  
30 signed federal migratory bird hunting stamp as set forth in sec-  
31 tion 36-1102(b)2., Idaho Code.
  - 32 (H) Hunt migratory game birds without having in possession a li-  
33 cense validated for the federal migratory bird harvest informa-  
34 tion program permit as set forth in section 36-409(k), Idaho Code.
  - 35 (I) Trap in or on, destroy or damage any muskrat house as provided  
36 in section 36-1103(c), Idaho Code.
  - 37 (J) Hunt migratory game birds with a shotgun capable of holding  
38 more than three (3) shells as provided and incorporated in section  
39 36-1102(b), Idaho Code.
  - 40 (K) Fail to purchase a muzzle loader permit as set forth in section  
41 36-409(f), Idaho Code.

- 1           (L) Fail to purchase an archery permit as set forth in section
- 2           36-409(e), Idaho Code.
- 3           (M) Continue to fish on Henry's Lake after reaching limit in vio-
- 4           lation of section 36-901, Idaho Code.
- 5       2. Rules or Proclamations.
- 6           (A) Fish from a raft or boat with motor attached in waters where
- 7           motors are prohibited.
- 8           (B) Fish with hooks larger than allowed in that water.
- 9           (C) Fish with barbed hooks in waters where prohibited.
- 10          (D) Exceed any established bag limit for fish by one (1) fish, ex-
- 11          cept bag limits for anadromous fish, landlocked chinook salmon,
- 12          kamloops rainbow trout, lake trout, or bull trout.
- 13          (E) Fish with more than the approved number of lines or hooks.
- 14          (F) Fail to leave head and/or tail on fish while fish are in pos-
- 15          session or being transported.
- 16          (G) Snag or hook fish other than in the head and fail to release,
- 17          excluding anadromous fish.
- 18          (H) Fail to attend fishing line and keep it under surveillance at
- 19          all times.
- 20          (I) Fail to comply with mandatory check and report requirements.
- 21          (J) Fail to leave evidence of sex or species attached as required
- 22          on game birds.
- 23          (K) Hunt or take migratory game birds or upland game birds with
- 24          shot exceeding the allowable size.
- 25          (L) Fail to release, report or turn in nontarget trapped animals.
- 26          (M) Fail to complete required report on trapped furbearer.
- 27          (N) Fail to present required furbearer animal parts for inspec-
- 28          tion.
- 29          (O) Fail to attach identification tags to traps.
- 30          (P) Possess not more than one (1) undersized bass.
- 31          (Q) Park or camp in a restricted area, except length of stay viola-
- 32          tions.
- 33          (R) Fail to leave evidence of sex attached as required on game ani-
- 34          mals.
- 35          (S) Fail to purchase sage grouse or sharp-tailed grouse hunting
- 36          permit when hunting for sage grouse or sharp-tailed grouse any-
- 37          where within the state, except licensed shooting preserves.
- 38          (T) Fail to wear at least thirty-six (36) square inches of visible
- 39          hunter orange above the waist when hunting on wildlife management
- 40          areas where pheasants are stocked.
- 41          (U) Take upland game birds, except wild turkey, from one-half
- 42          (1/2) hour after sunset to one-half (1/2) hour before sunrise.
- 43          Wild turkey shall not be taken between sunset and one-half (1/2)
- 44          hour before sunrise. Upland game birds shall not be taken before
- 45          10 a.m. during the pheasant season on the Fort Boise, Montour,
- 46          Payette River and C.J. Strike wildlife management areas.
- 47          (V) Public use restrictions - Activities prohibited unless
- 48          specifically authorized by the commission or under lease, permit,
- 49          contract, or agreement issued by the director, regional supervi-
- 50          sor or other authorized agent:

- 1                    (i) Use watercraft on any waters that are posted against
- 2                    such use.
- 3                    (ii) Conduct dog field trials of any type during the period
- 4                    of October 1 through July 31. All dog field trials and dog
- 5                    training with the use of artificially propagated game birds
- 6                    between August 1 and September 30 will be under department
- 7                    permit as authorized by the director.
- 8                    (iii) Construct blinds, pits, platforms or tree stands where
- 9                    the soil is disturbed, trees are cut or altered, and arti-
- 10                   ficial fasteners, such as wire, rope or nails are used. All
- 11                   blinds shall be available to the public on a "first-come -
- 12                   first-served" basis. Portable manufactured blinds and tree
- 13                   stands are allowed but may not be left overnight.
- 14                   (iv) Shoot within, across or into posted safety zones.
- 15                   (v) Leave decoys unattended. Decoys cannot be put in place
- 16                   any earlier than two (2) hours prior to official shooting
- 17                   hours for waterfowl and all decoys must be picked up and re-
- 18                   moved from the hunting site no later than two (2) hours after
- 19                   official shooting hours for waterfowl that particular day.
- 20                   (vi) Discharge any paintball guns.
- 21                   (vii) Place a geocache.
- 22                   (viii) Use for group events of over fifteen (15) people.
- 23                   (ix) Use or transport any hay, straw or mulch that is not
- 24                   weed seed free certified.
- 25                   (W) When trapping gray wolf, place any ground set incorporating
- 26                   snare, trap or attached materials within three hundred (300) feet
- 27                   of any designated public campground, trailhead or picnic area.
- 28                   Cage or box live traps are permitted within three hundred (300)
- 29                   feet of designated public campgrounds, trailheads or picnic areas
- 30                   as allowed by city, county, state and federal law.
- 31                   (X) Place any ground set incorporating snare, trap or attached
- 32                   materials within three hundred (300) feet of any designated pub-
- 33                   lic campground, trailhead or picnic area. Cage or box live traps
- 34                   are permitted within three hundred (300) feet of designated pub-
- 35                   lic campgrounds, trailheads or picnic areas as allowed by city,
- 36                   county, state and federal law.
- 37                   (Y) Use live fish, leeches, frogs, salamanders, waterdogs or
- 38                   shrimp as bait, except that live crayfish and bull frogs may be
- 39                   used if caught on the body of water being fished.
- 40                   (Z) Evidence of Species. In seasons restricted to mule deer
- 41                   only or white-tailed deer only, if the head is removed, the
- 42                   fully-haired tail must be left naturally attached to the carcass.
- 43                   (b) Misdemeanors. Any person who pleads guilty to, is found guilty
- 44                   or is convicted of a violation of the provisions of this title or rules or
- 45                   proclamations promulgated pursuant thereto, or orders of the commission,
- 46                   except where an offense is expressly declared to be an infraction or felony,
- 47                   shall be guilty of a misdemeanor.
- 48                   (c) Felonies. Any person who pleads guilty to, is found guilty or
- 49                   is convicted of a violation of the following offenses shall be guilty of a
- 50                   felony:

- 1 1. Knowingly and intentionally selling or offering for sale or
- 2 exchange, or purchasing or offering to purchase or exchange, any
- 3 wildlife, or parts thereof, which has been unlawfully killed, taken or
- 4 possessed.
- 5 2. Releasing into the wild, without a permit from the director, any of
- 6 the following wildlife, whether native or exotic: ungulates, bears,
- 7 wolves, large felines, swine, or peccaries.
- 8 3. Unlawfully killing, possessing or wasting of any combination of
- 9 numbers or species of wildlife within a twelve (12) month period which
- 10 has a single or combined reimbursable damage assessment of more than one
- 11 thousand dollars (\$1,000), as provided in section 36-1404, Idaho Code.
- 12 4. Conviction within ten (10) years of three (3) or more violations of
- 13 the provisions of this title, penalties for which include either or both
- 14 a mandatory license revocation or a reimbursable damage assessment.

15 SECTION 2. That Section 36-1402, Idaho Code, be, and the same is hereby  
 16 amended to read as follows:

17 36-1402. PENALTY -- INFRACTION -- MISDEMEANOR -- FELONY -- REVOCATION  
 18 OF LICENSE -- DISPOSITION OF MONEYS. (a) Infraction Penalty. Except as pro-  
 19 vided for in subsection (b) of this section, aAny person who pleads guilty  
 20 to or is found guilty of an infraction of this code or rules or proclamations  
 21 promulgated pursuant thereto, shall be punished in accordance with the pro-  
 22 visions of the Idaho infractions rules.

23 (b) A violation of section 36-1401(a)1.(K) through (M) or (a)2.(S)  
 24 through (Z), Idaho Code, shall constitute an infraction subject to a fine of  
 25 two hundred fifty dollars (\$250).

26 (c) Misdemeanor Penalty. Any person entering a plea of guilty for,  
 27 found guilty of or convicted of a misdemeanor under the provisions of this  
 28 title or rules or proclamations promulgated pursuant thereto shall, ex-  
 29 cept in cases where a higher penalty is prescribed, be fined in a sum of not  
 30 less than twenty-five dollars (\$25.00) nor more than one thousand dollars  
 31 (\$1,000) and/or by commitment to jail for not more than six (6) months. The  
 32 minimum fine, per animal, fish or bird, for the illegal taking, illegal pos-  
 33 session or the illegal waste of the following animals, fish or birds shall be  
 34 as indicated below:

Animal, Fish or Bird	Minimum Fine
Bighorn sheep, mountain goat and moose	\$500
Elk	\$300
Any other big game animal	\$200
Wild turkey, swan and sturgeon	\$200
Chinook salmon, wild steelhead and bull trout	\$100
Any other game bird, game fish or furbearer	\$ 25

42 (ed) Felony Penalty. Any person entering a plea of guilty for, found  
 43 guilty of or convicted of a felony under the provisions of this title shall be  
 44 punished in accordance with section 18-112, Idaho Code. Provided further,  
 45 that the judge hearing the case shall forthwith revoke for life, the hunting,  
 46 fishing or trapping license and privileges of any person who, within a five

1 (5) year period, pleads guilty to, is found guilty of or is convicted of three  
2 (3) or more felony violations of the provisions of this title.

3 (~~e~~) License Revocation. Any person entering a plea of guilty or be-  
4 ing found guilty or convicted of violating any of the provisions of this ti-  
5 tle, or who otherwise fails to comply with the requirements of a citation in  
6 connection with any such offense, may, in addition to any other penalty as-  
7 sessed by the court, have his hunting, fishing, or trapping privileges re-  
8 voked for such period of time as may be determined by the court not to exceed  
9 three (3) years, except that violations classified as felonies under section  
10 36-1401, Idaho Code, or as flagrant violations as defined in subsection (e)  
11 of this section, shall authorize the court to impose license revocations for  
12 periods of time up to and including life, with said period beginning on the  
13 date of conviction, finding of guilt or the entry of the plea of guilty. Pro-  
14 vided further, that the magistrate hearing the case shall forthwith revoke  
15 the hunting, fishing, or trapping privileges for a period of not less than  
16 one (1) year for any of the following offenses:

- 17 1. Taking or possessing upland game birds, migratory waterfowl,  
18 salmon, steelhead, sturgeon, or any big game animal during closed sea-  
19 son.
- 20 2. Exceeding the daily bag or possession limit of upland game birds, mi-  
21 gratory waterfowl or big game animals.
- 22 3. Taking any fish by unlawful methods as set forth in section 36-902(a)  
23 or (c), Idaho Code.
- 24 4. Unlawfully purchasing, possessing or using any license, tag or per-  
25 mit as set forth in section 36-405(c), Idaho Code.
- 26 5. Trespassing in violation of warning signs or failing to depart the  
27 real property of another after notification as set forth in section  
28 36-1603, Idaho Code.
- 29 6. The unlawful release of any species of live fish into any public body  
30 of water in the state. For purposes of this paragraph, an "unlawful re-  
31 lease of any species of live fish" shall mean a release of any species of  
32 live fish, or live eggs thereof, in the state without the permission of  
33 the director of the department of fish and game; provided, that no per-  
34 mission is required when fish are being freed from a hook and released at  
35 the same time and place where caught or when crayfish are being released  
36 from a trap at the same time and place where caught.

37 Provided further, that the magistrate hearing the case of a first time  
38 hunting violation offender under the age of twenty-one (21) years may re-  
39 quire that the offender attend a remedial hunter education course at the of-  
40 fender's expense. Upon successful completion of the course, the remainder  
41 of the revocation period shall be subject to a withheld judgment so long as  
42 the offender is not convicted of any additional hunting violations during  
43 the period. The cost of the course shall be seventy-five dollars (\$75.00) to  
44 be paid to the department. The commission shall establish by rule the cur-  
45 riculum of the hunter education remedial course.

46 The revocation shall consist of cancellation of an existing license for  
47 the required length of time and/or denial of the privilege of purchasing an  
48 applicable license for the length of time required to meet the revocation  
49 period decreed. In the case of persons pleading guilty, convicted or found  
50 guilty of committing multiple offenses, the revocation periods may run

1 consecutively. In the case of pleas of guilty, convictions or findings of  
2 guilt involving taking big game animals during closed season or exceeding  
3 the daily bag or possession limit of big game, the magistrate hearing the  
4 case shall revoke the hunting, fishing or trapping privileges of any person  
5 convicted or found guilty of those offenses for a period of not less than one  
6 (1) year for each big game animal illegally taken or possessed by the person  
7 convicted or found guilty.

8 It shall be a misdemeanor for any person to hunt, fish, or trap or pur-  
9 chase a license to do so during the period of time for which such privilege is  
10 revoked.

11 For the purpose of this title, the term "conviction" shall mean either a  
12 withheld judgment or a final conviction.

13 (ef) Flagrant Violations. In addition to any other penalties assessed  
14 by the court, the magistrate hearing the case shall forthwith revoke the  
15 hunting, fishing or trapping privileges, for a period of not less than one  
16 (1) year and may revoke the privileges for a period up to and including the  
17 person's lifetime, for any person who enters a plea of guilty, who is found  
18 guilty, or who is convicted of any of the following flagrant violations:

- 19 1. Taking a big game animal after sunset by spotlighting, with use of  
20 artificial light, or with a night vision enhancement device.
- 21 2. Unlawfully taking two (2) or more big game animals within a twelve  
22 (12) month period.
- 23 3. Taking a big game animal with a rimfire or centerfire cartridge  
24 firearm during an archery or muzzleloader only hunt.
- 25 4. Hunting, fishing, trapping or purchasing a license when license  
26 privileges have been revoked pursuant to this section or section  
27 36-1501, Idaho Code.
- 28 5. Taking any big game animal during a closed season.
- 29 6. Any felony violation provided in section 36-1401, Idaho Code.

30 (fg) For purposes of the wildlife violator compact, section 36-2301,  
31 Idaho Code, et seq., the department shall:

- 32 1. Suspend a violator's license for failure to comply with the terms of  
33 a citation from a party state. A copy of a report of failure to comply  
34 from the licensing authority of the issuing state shall be conclusive  
35 evidence.
- 36 2. Revoke a violator's license for a conviction in a party state. A  
37 report of conviction from the licensing authority of the issuing state  
38 shall be conclusive evidence.

39 (gh) Disposition of Fines and Forfeitures. Distribution of fines and  
40 forfeitures remitted shall be in accordance with section 19-4705, Idaho  
41 Code.

42 SECTION 3. That Section 36-1404, Idaho Code, be, and the same is hereby  
43 amended to read as follows:

44 36-1404. UNLAWFUL KILLING, POSSESSION OR WASTE OF WILD ANIMALS, BIRDS  
45 AND FISH -- REIMBURSABLE DAMAGES -- SCHEDULE -- ASSESSMENT BY MAGISTRATES --  
46 INSTALLMENT PAYMENTS -- DEFAULT JUDGMENTS -- DISPOSITION OF MONEYS. (a) In  
47 addition to the penalties provided for violating any of the provisions of ti-  
48 tle 36, Idaho Code, any person who pleads guilty, is found guilty of or is

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1 convicted of the illegal killing or the illegal possession or illegal waste  
2 of game animals or birds or fish shall reimburse the state for each animal so  
3 killed or possessed or wasted as follows:

- 4 1. Elk, seven hundred fifty dollars (\$750) per animal killed, possessed  
5 or wasted.
- 6 2. Caribou, bighorn sheep, mountain goat and moose, one thousand five  
7 hundred dollars (\$1,500) per animal killed, possessed or wasted.
- 8 3. Any other species of big game, four hundred dollars (\$400) per animal  
9 killed, possessed or wasted.
- 10 4. Wild turkey and swan, two hundred fifty dollars (\$250) per bird  
11 killed, possessed or wasted.
- 12 5. Sturgeon, chinook salmon, and wild steelhead, two hundred fifty dol-  
13 lars (\$250) per fish killed, possessed or wasted.
- 14 6. Bull trout, one hundred fifty dollars (\$150) per fish killed, pos-  
15 sessed or wasted.
- 16 7. Any other game bird, game fish or furbearer, fifty dollars (\$50.00)  
17 per animal killed, possessed or wasted.

18 Provided further, that any person who pleads guilty, is found guilty  
19 of, or is convicted of a flagrant violation, in accordance with section  
20 36-1402(ef), Idaho Code, involving the illegal killing, illegal possession  
21 or illegal waste of a trophy big game animal as defined in section 36-202(h),  
22 Idaho Code, shall reimburse the state for each animal so killed, possessed or  
23 wasted, as follows:

- 24 1. Trophy mule deer: two thousand dollars (\$2,000) per animal killed,  
25 possessed or wasted;
- 26 2. Trophy white-tailed deer: two thousand dollars (\$2,000) per animal  
27 killed, possessed or wasted;
- 28 3. Trophy elk: five thousand dollars (\$5,000) per animal killed, pos-  
29 sessed or wasted;
- 30 4. Trophy bighorn sheep: ten thousand dollars (\$10,000) per animal  
31 killed, possessed or wasted;
- 32 5. Trophy moose: ten thousand dollars (\$10,000) per animal killed,  
33 possessed or wasted;
- 34 6. Trophy mountain goat: ten thousand dollars (\$10,000) per animal  
35 killed, possessed or wasted;
- 36 7. Trophy pronghorn antelope: two thousand dollars (\$2,000) per animal  
37 killed, possessed or wasted;
- 38 8. Trophy caribou: ten thousand dollars (\$10,000) per animal killed,  
39 possessed or wasted.

40 For each additional animal of the same category killed, possessed or  
41 wasted during any twelve (12) month period, the amount to be reimbursed shall  
42 double from the amount for each animal previously illegally killed, pos-  
43 sessed or wasted. For example, the reimbursable damages for three (3) elk  
44 illegally killed during a twelve (12) month period would be five thousand  
45 two hundred fifty dollars (\$5,250), calculated as follows: seven hundred  
46 fifty dollars (\$750) for the first elk; one thousand five hundred dollars  
47 (\$1,500) for the second elk; and three thousand dollars (\$3,000) for the  
48 third elk. In the case of three (3) trophy elk illegally killed in a twelve  
49 (12) month period, the reimbursable damages would be thirty-five thousand  
50 dollars (\$35,000) calculated as follows: five thousand dollars (\$5,000)

1 for the first elk, ten thousand dollars (\$10,000) for the second elk, and  
2 twenty thousand dollars (\$20,000) for the third elk. Provided however, that  
3 wildlife possessing a fifty dollar (\$50.00) reimbursement value shall be  
4 figured at the same rate per each animal in violation, without compounding.

5 (b) In every case of a plea of guilty, a finding of guilt or a convic-  
6 tion of unlawfully releasing any fish species into any public body of water  
7 in the state, the court before whom the plea of guilty, finding of guilt, or  
8 conviction is obtained shall enter judgment ordering the defendant to reim-  
9 burse the state for the cost of the expenses, not to exceed ten thousand dol-  
10 lars (\$10,000), incurred by the state to correct the damage caused by the un-  
11 lawful release. For purposes of this subsection, "unlawfully releasing any  
12 fish species" shall mean a release of any species of live fish, or live eggs  
13 thereof, in the state without the permission of the director of the depart-  
14 ment of fish and game; provided, that no permission is required when fish are  
15 being freed from a hook and released at the same time and place where caught  
16 or when crayfish are being released from a trap at the same time and place  
17 where caught.

18 (c) In every case of a plea of guilty, a finding of guilt or a convic-  
19 tion, the court before whom such plea of guilty, finding of guilt or convic-  
20 tion is obtained shall enter judgment ordering the defendant to reimburse  
21 the state in a sum or sums as hereinbefore set forth including postjudgment  
22 interest. If two (2) or more defendants are convicted of the illegal tak-  
23 ing, killing or the illegal possession or wasting of the game animal, bird or  
24 fish, such judgment shall be declared against them jointly and severally.

25 (d) The judgment shall fix the manner and time of payment, and may per-  
26 mit the defendant to pay the judgment in installments at such times and in  
27 such amounts as, in the opinion of the court, the defendant is able to pay. In  
28 no event shall any defendant be allowed more than two (2) years from the date  
29 judgment is entered to pay the judgment.

30 (e) A defaulted judgment or any installment payment thereof may be col-  
31 lected by any means authorized for the enforcement of a judgment under the  
32 provisions of the Idaho Code.

33 (f) All courts ordering such judgments of reimbursement shall order  
34 such payments to be made to the department which shall deposit them with the  
35 state treasurer, and the treasurer shall place them in the state fish and  
36 game account.

37 (g) The court shall retain jurisdiction over the case. If at any time  
38 the defendant is in arrears ninety (90) days or more, the court may revoke  
39 the defendant's hunting, fishing or trapping privileges until the defendant  
40 completes payment of the judgment.

41 SECTION 4. That Section 36-1101, Idaho Code, be, and the same is hereby  
42 amended to read as follows:

43 36-1101. TAKING OF WILDLIFE UNLAWFUL EXCEPT BY STATUTE OR COMMISSION  
44 RULE OR PROCLAMATION -- METHODS PROHIBITED -- EXCEPTIONS. (a) It is unlaw-  
45 ful, except as may be otherwise provided by Idaho law, including this title  
46 or commission rules or proclamations promulgated pursuant thereto, for any  
47 person to take any of the game animals, birds or fur-bearing animals of this  
48 state.

1 (b) Except as may be otherwise provided under this title or commission  
2 rules or proclamations promulgated pursuant thereto, it is unlawful for any  
3 person to:

4 1. Hunt from Motorized Vehicles. Hunt any of the game animals or game  
5 birds of this state from or by the use of any motorized vehicle except  
6 as provided by commission rule; provided however, that the commission  
7 shall promulgate rules which shall allow a physically disabled person  
8 to apply for a special permit which would allow the person to hunt from a  
9 motorized vehicle which is not in motion. A physically disabled person  
10 means a person who has lost the use of one (1) or both lower extremities  
11 or both hands, or is unable to walk two hundred (200) feet or more unas-  
12 sisted by another person, or is unable to walk two hundred (200) feet or  
13 more without the aid of a walker, cane, crutches, braces, prosthetic de-  
14 vice or a wheelchair, or is unable to walk two hundred (200) feet or more  
15 without great difficulty or discomfort due to one (1) or more of the fol-  
16 lowing impairments: neurological, orthopedic, respiratory, cardiac,  
17 arthritic disorder, blindness, or the loss of function or absence of a  
18 limb.

19 The commission shall specify the form of application for and design of  
20 the special permit which shall allow a physically disabled person to hunt  
21 from a motorized vehicle which is not in motion. No fee shall be charged  
22 for the issuance of the special permit and the issuance of a special permit  
23 shall not exempt a person from otherwise properly purchasing or obtaining  
24 other necessary licenses, permits and tags in accordance with this title and  
25 rules promulgated pursuant thereto. The special permit shall not be trans-  
26 ferable and may only be used by the person to whom it is issued. A person who  
27 has been issued a special permit which allows a physically disabled person  
28 to hunt from a motorized vehicle not in motion shall have that permit promi-  
29 nently displayed on any vehicle the person is utilizing to hunt from and the  
30 person shall produce, on demand, the permit and other identification when so  
31 requested by a conservation officer of the department of fish and game. A  
32 person possessing a special permit shall not discharge any firearm from or  
33 across a public highway. In addition to other penalties any unauthorized use  
34 of the special permit shall be grounds for revocation of the permit.

35 2. Molest with Motorized Vehicles. Use any motorized vehicle to mo-  
36 lest, stir up, rally or drive in any manner any of the game animals or  
37 game birds of this state.

38 3. Communicate from Aircraft. Make use of aircraft in any manner to  
39 spot or locate game animals, game birds or fur-bearing animals of this  
40 state from the air and communicate the location or approximate location  
41 thereof by any signals whatsoever, whether radio, visual or otherwise,  
42 to any person then on the ground.

43 4. Hunt from Helicopter. Make use of any helicopter in any manner in  
44 the taking of game or loading, transporting, or unloading hunters,  
45 game or hunting gear in any manner except when such use is at recognized  
46 airports or airplane landing fields, or at heliports which have been  
47 previously established on private land or which have been established  
48 by a department or agency of the federal, state or local government or  
49 when said use is in the course of emergency or search and rescue oper-  
50 ations. Provided however, that nothing in this chapter shall limit

1 or prohibit the lawful control of wolves or predatory or unprotected  
2 animals through the use of helicopters when such measures are deemed  
3 necessary by federal or state agencies in accordance with existing laws  
4 or management plans.

5 5. Hunt with Aid of Aircraft. Make use of any aircraft to locate any  
6 big game animal for the purpose of hunting those animals during the same  
7 calendar day those animals were located from the air. Provided however,  
8 that nothing in this chapter shall limit or prohibit the lawful control  
9 of wolves or predatory or unprotected wildlife through the use of air-  
10 craft when such measures are deemed necessary by federal or state agen-  
11 cies in accordance with existing laws or management plans.

12 6. Artificial Light. Hunt any animal or bird except raccoon by the aid  
13 of a spotlight, flashlight or artificial light of any kind. The act of  
14 casting or throwing, after sunset, the beam or rays of any spotlight,  
15 headlight or other artificial light capable of utilizing six (6) volts  
16 or more of electrical power upon any field, forest or other place by any  
17 person while having in his possession or under his control any uncased  
18 firearm or contrivance capable of killing any animal or bird, shall  
19 be prima facie evidence of hunting with an artificial light. Provided  
20 nothing in this subsection shall apply where the headlights of a motor  
21 vehicle, operated and proceeding in a normal manner on any highway or  
22 roadway, cast a light upon animals or birds on or adjacent to such high-  
23 way or roadway and there is no intent or attempt to locate such animals  
24 or birds. Provided further, nothing in this subsection shall prevent  
25 the hunting of unprotected or predatory wildlife with the aid of artifi-  
26 cial light when such hunting is for the purpose of protecting property  
27 or livestock, is done by landowners or persons authorized in writing by  
28 them to do so and is done on property they own, lease or control; and pro-  
29 vided further that the hunting and taking of unprotected or predatory  
30 wildlife with the aid of artificial light on public lands is authorized  
31 after obtaining a permit to do so from the director. The director may,  
32 for good cause, refuse to issue such permit.

33 Other provisions of this subsection notwithstanding, the commission  
34 may establish rules allowing the hunting of raccoon with the aid of an  
35 artificial light.

36 7. Regulation of Dogs.

37 (A) No person shall make use of a dog for the purpose of pursuing,  
38 taking or killing any of the big game animals of this state except  
39 as otherwise provided by rules of the commission.

40 (B) Any person who is the owner of, or in possession of, or who har-  
41 bors any dog found running at large and which is actively tracking,  
42 pursuing, harassing or attacking, or which injures or kills deer  
43 or any other big game animal within this state shall be guilty as  
44 provided in section 36-1401(a)1.(F), Idaho Code. It shall be no  
45 defense that such dog or dogs were pursuing said big game animals  
46 without the aid or direction of the owner, possessor, or harborer.

47 (C) Any dog found running at large and which is actively tracking,  
48 pursuing, harassing, attacking or killing deer or any other big  
49 game animal may be destroyed without criminal or civil liability

1 by the director, or any peace officer, or other persons authorized  
2 to enforce the Idaho fish and game laws.

3 8. Attempt to take Simulated Wildlife.

4 (A) Attempt to take, by firearm or any other contrivance capable  
5 of killing an animal or bird, simulated wildlife in violation of  
6 any of the provisions of this title or commission rules applica-  
7 ble to the taking of the wildlife being simulated, when the sim-  
8 ulated wildlife is being used by a conservation officer or other  
9 person authorized to enforce Idaho fish and game laws or rules pro-  
10 mulgated pursuant thereto. No person shall be found guilty of vio-  
11 lating either this subparagraph, or subparagraph (B) of this para-  
12 graph, provided that no other law or rule has been violated.

13 (B) Any person pleading guilty to, convicted of or found guilty  
14 for attempting to take simulated wildlife within this state shall  
15 be guilty of a misdemeanor and shall be punished as provided in ei-  
16 ther subsection (~~b~~c) or (~~d~~e) of section 36-1402, Idaho Code, and  
17 shall pay restitution in an amount of no less than fifty dollars  
18 (\$50.00) for the repair or replacement of the simulated wildlife.

19 9. Devices Accessed via Internet.

20 (A) No person shall shoot at or kill any bird or animal in Idaho,  
21 wild or domestic, including domestic cervidae governed under the  
22 provisions of chapter 37, title 25, Idaho Code, with any gun or  
23 other device accessed and controlled via an internet connection.  
24 Accessing, regulating access to, or regulating the control of a  
25 device capable of being operated in violation of this paragraph  
26 shall be prima facie evidence of an offense under this paragraph.

27 (B) Any person pleading guilty to, convicted of or found guilty of  
28 a violation of this paragraph shall be guilty of a misdemeanor and  
29 shall be punished as provided in section 36-1402, Idaho Code.