

Exhibit for H.B. No 70

By Am. 15.

A bill for an act to amend  
Title 16 of the Rev. Statute of  
Wyoming, relating to the protection  
of game.

Feb 29. Read 1st time & ref  
to Com. Whole.

March. Com. in Com. Whole  
and rec. to pass

March. Read 2d time & passed  
by yeas & nays  
yeas 10 nays 0

March. Read 3d time & passed

Yeas 10

Nays 0

absent

Wm. H. Hooper

Clk

March 8. Com. in Com. Whole

Yeas 10

Nays 0

Wm. H. Hooper

Clk

H B No 70

Feb 15th.  
Read & Ref'd to Com 10

7th Reptd and  
Read 2d time &  
Amended

Rolls Susp'd read  
2d time & passed

April 11

MR:

Wm. H. Hooper  
Clk

Clk

W

A B I L L

FOR

AN ACT TO AMEND TITLE SIXTEEN OF THE REVISED STATUTES OF WYOMING RELATING TO THE PROTECTION OF GAME.

BE IT ENACTED BY THE COUNCIL AND HOUSE OF REPRESENTATIVES OF THE TERRITORY OF WYOMING:

SECTION 1. SECTION TWELVE HUNDRED AND FIFTY-ONE OF THE REVISED STATUTES OF WYOMING IS HEREBY AMENDED AND RE-ENACTED SO AS TO READ AS FOLLOWS:

"SEC. 1251. IT SHALL BE UNLAWFUL TO PURSUE, HUNT OR KILL ANY DEER, ELK, MOOSE, MOUNTAIN SHEEP, MOUNTAIN GOAT, ANTELOPE OR BUFFALO, WOLF ONLY FROM SEPTEMBER FIRST TO JANUARY FIRST EXCLUSIVE IN EACH YEAR, AND IT SHALL BE UNLAWFUL TO KILL OR CAPTURE BY MEANS OF ANY PIT, PITFALL OR TRAP, ANY OF THE ABOVE NAMED ANIMALS, AT ANY TIME OF THE YEAR. NO NON-RESIDENT OF THIS TERRITORY SHALL PURSUE, HUNT OR KILL ANY OF THE ABOVE NAMED ANIMALS BY ANY MEANS WHATSOEVER; PROVIDED, HOWEVER, ANY ACTUAL AND DORA-FIELD RESIDENT OF THE TERRITORY MAY AT ANY TIME PURSUE, HUNT AND KILL ANY OF SAID ANIMALS FOR THE PURPOSE ONLY OF <sup>supplying</sup> ~~supporting~~ HIMSELF AND HIS FAMILY WITH FOOD; BUT IT SHALL BE UNLAWFUL TO SELL OR OFFER THE CARCASS OF ANY SUCH ANIMAL, OR ANY PART THEREOF, EXCEPT AS IS PROVIDED IN THIS CHAPTER."

SEC. 2. SECTION TWELVE HUNDRED AND FIFTY-THREE OF THE REVISED STATUTES OF WYOMING IS HEREBY AMENDED AND RE-ENACTED SO AS TO READ AS FOLLOWS:

"SEC. 1253. IT SHALL BE UNLAWFUL TO KILL OR DESTROY, BY ANY MEANS, ANY COLON OR QUAIL FOR THE PERIOD OF FIVE YEARS FROM THE

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TWELFTH OF MARCH, <sup>1888</sup> ~~1885~~, AND THEREAFTER ONLY DURING THE MONTH OF SEPTEMBER OF EACH YEAR, OR FOR ANY ONE PERSON TO KILL ANY PTARMIGAN, PINNACLED GROUSE, SHARP TAILED GROUSE, SAGE GROUSE, RED GROUSE OR ANY OTHER GROUSE OR SAGE HEN, SAVE ONLY FROM JULY FIFTEENTH TO NOVEMBER THE

*Sec. 2 - by striking out all after the word "misdemeanor" in line 11 of original bill -*

SEC. 3. THAT SECTION TWELVE HUNDRED AND SIXTY OF THE REVISED STATUTES OF WYOMING BE, AND THE SAME IS HEREBY AMENDED AND RE-ENACTED SO AS TO READ AS FOLLOWS:

"SEC. 1260. ANY CORPORATION, COMPANY, PERSON OR PERSONS VIOLATING ANY OF THE PROVISIONS OF THIS CHAPTER SHALL BE DEEMED GUILTY OF A MISDEMEANOR, AND ON CONVICTION THEREOF SHALL BE FINED IN ANY SUM NOT LESS THAN TEN DOLLARS NOR MORE THAN ONE HUNDRED DOLLARS FOR EACH OFFENSE, OR, IN THE CASE OF A PERSON OR PERSONS, BY IMPRISONMENT IN THE COUNTY JAIL FOR A PERIOD OF NOT MORE THAN NINETY DAYS, OR BOTH SUCH FINE AND IMPRISONMENT IN THE DISCRETION OF THE COURT."

SEC. 4. THIS ACT SHALL TAKE EFFECT AND BE IN FORCE FROM AND AFTER ITS PASSAGE.

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1958  
 TWELFTH OF MARCH, 1955, AND THEREAFTER ONLY DURING THE MONTH OF SEPTEMBER OF EACH YEAR, OR FOR ANY ONE PERSON TO KILL ANY PTARMIGAN, PINNACLED GROUSE, SHARP TAILED GROUSE, SAGE GROUSE, RED GROUSE OR ANY OTHER GROUSE OR SAGE HEN, SAID ONLY FROM JULY FIFTEENTH TO NOVEMBER THE FIFTEENTH INCLUSIVE IN EACH YEAR, OR KILL IN ANY ONE DAY MORE THAN <sup>two or three</sup> ~~ten~~ IF ANY OF THE GAME BIRDS HEREBEFORE MENTIONED; <sup>leaving in his</sup> OR HER POSSESSION IN ANY ONE DAY MORE THAN ~~thirty~~ FIVE OF ANY OF THE BIRDS MENTIONED IN THIS SECTION SHALL BE PRIMA FACIE EVIDENCE OF SUCH VIOLATION. } High Salt

SEC. 3. THAT SECTION TWELVE HUNDRED AND SIXTY OF THE REVISED STATUTES OF WYOMING BE, AND THE SAME IS HEREBY AMENDED AND RE-ENACTED SO AS TO READ AS FOLLOWS:

SEC. 1260. ANY CORPORATION, COMPANY, PERSON OR PERSONS VIOLATING ANY OF THE PROVISIONS OF THIS CHAPTER SHALL BE DEEMED GUILTY OF A MISDEMEANOR, AND ON CONVICTION THEREOF SHALL BE FINED IN ANY SUM NOT LESS THAN TEN DOLLARS NOR MORE THAN ONE HUNDRED DOLLARS FOR EACH OFFENSE, OR, IN THE CASE OF A PERSON OR PERSONS, BY IMPRISONMENT IN THE COUNTY JAIL FOR A PERIOD OF NOT MORE THAN NINETY DAYS, OR BOTH SUCH FINE AND IMPRISONMENT IN THE DISCRETION OF THE COURT.

SEC. 4. THIS ACT SHALL TAKE EFFECT AND BE IN FORCE FROM AND AFTER ITS PASSAGE.