

Every person who shall kill a wild wolf, lynx or bobcat in this state up to and including June 30, 1961, not having at the time spared the life of any other such wolf, lynx or bobcat which he could have killed, shall, upon compliance herewith, be rewarded in the sum of \$35 for each adult timber wolf, \$25 for each cub timber wolf, \$25 for each coyote or brush wolf of any age, and \$15 for each lynx or bobcat regardless of age.

Sec. 2. Minnesota Statutes 1957, Section 348.071, Subdivision 2, is amended to read :

Subd. 2. Every person who shall kill a wild fox in this state up to and including June 30, 1961, not having at the time spared the life of any other such fox which he could have killed, shall, upon compliance herewith, be rewarded in such sum as the board of county commissioners of the county in which the fox is killed may have determined and established for each adult and cub fox.

Sec. 3. Minnesota Statutes 1957, Section 348.071, Subdivision 3, is amended to read :

Subd. 3. Wolf, lynx, bobcat and fox bounties, where appropriate county action has been taken, shall be paid from the county treasury, which treasury shall be reimbursed by the state from moneys in the game and fish fund; *provided fox bounties shall be reimbursed to the extent of 50 percent and in an amount not to exceed \$3 for each adult fox and \$1 for each cub fox.*

Approved April 24, 1959.

CHAPTER 561—H. F. No. 778

[Coded]

An act relating to the division of forestry; amending Minnesota Statutes 1957, Section 88.49, by adding a new subdivision thereto.

Be it enacted by the Legislature of the State of Minnesota :

Section 1. Minnesota Statutes 1957, Section 88.49, is amended by adding a subdivision to read :

Subd. 10. Auxiliary forest contracts; consolidation thereof. *For the purpose of the simplification of operations thereunder, two or more auxiliary forest contracts held by one owner in any county may be consolidated into a single con-*

tract, establishing the initial yield tax in the consolidated contract to such a percentage of full and true value as will represent a reasonable average of the various levels of the yield taxes payable under the contracts so consolidated at the time of consolidation, as may be determined by the commissioner with the approval of the board of county commissioners. The yield tax payable after consolidation shall be subject to the schedule provided by section 88.51, subdivision 2. The period of time of a consolidated contract shall be the average of the periods remaining of the contracts consolidated. Consolidation of contracts shall be effected in the manner a new contract is established as provided in section 88.48, subdivisions 1, 2, 3, and 4 and section 88.49, subdivisions 1, 2, 3, and 4 but no consolidation shall be effected without the consent of both the county board of county commissioners in any county affected as well as the commissioner of conservation and no such approval shall be given if the board or the commissioner shall be of the opinion the total taxes that have been paid to date under the separate parcels and are estimated will be paid under the consolidated contract during the period thereof would be less than the aggregate total of the taxes that would be paid under the separate contracts on the parcels sought to be consolidated.

Approved April 24, 1959.

CHAPTER 562—H. F. No. 639

[Coded in Part]

An act relating to the registration and taxation of mobile homes as defined therein; providing for the appropriation and distribution of the proceeds of such taxes; appropriating moneys to the secretary of state in connection therewith; amending Minnesota Statutes 1957, Sections 168.011, Subdivision 8; 168.012 by adding a Subdivision thereto; 273.13, Subdivision 3; 327.28; and repealing Minnesota Statutes 1957, Section 327.17.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Minnesota Statutes 1957, Section 168.011, Subdivision 8, is amended to read:

Subd. 8. **House trailer; mobile home.** (a) "House trailer" means any trailer or semi-trailer designed and used for human living quarters, and shall not include bunk-houses, so-called, temporarily mounted on trailers, and mobile homes.