In Genate april	House of Assembly
16 th _ 1846. This	april gite 1846. This
Bill having been three	Bill having been three
times read and compa =	1/ 70
red in the Genate.	of Assembly, Resolved
Resolved that the	that the same do pass.
dame do pads.	By Order of the
By bider of Genate,	House of Assembly.
J. C. Smallwood	f. y. 11
Insidut of	Sluis Howell
the Genate	Speaker of the
Affrond Afr	it 16# 18416
Sifficulty Differ	Chary lestratton

## **EXHIBIT I**

1846 Law Revision "... to prevent trespassing with Guns"

[as printed in Revised Statutes of 1847]

### STATUTES

OF THE

## STATE OF NEW JERSEY.

REVISED AND PUBLISHED

Under the authority of the Legislature.



TRENTON:

PRINTED BY PHILLIPS & BOSWELL.

1847.

I hereby certify that the foregoing is a true copy of the original record on file in the New Jersey State Archives, Department of State.

Joseph R. Kler

Address; New Jersey State Archives P.O. Box 307 225 West State St.

Trenton, N.J. 08625



### ANIMALS.

TITLE II

ered or brought down shall not be less than twenty-five cents on the first dog or bitch, and not less than fifty cents on a second one kept by the same person; and the said tax to be levied, collected, and applied as is directed in this act.

Marking regulated. 11. And be it enacted, That from and after the passing of this act, no person or persons within this state shall put, or cause to be put, any artificial mark, by cutting off, or what is more usually termed cropping, both the ears of any sheep or cattle, nor shall they cut or crop either ear more than one inch from the tip end thereof, nor shall cut or half-crop both the ears of any sheep or cattle, nor on either ear more than one inch from the tip end as aforesaid, nor shall he or they have or keep in his or their possession any sheep or cattle, which they shall claim as their own, marked contrary to this act, unless they were so marked before the passing of this act, except they shall make it appear they were bought in market or of a stranger.

Penalty for filegal mark- a ing.

12. And be it enacted, That any person or persons offending against the eleventh section of this act, on conviction thereof shall forfeit and pay two dollars, by the head, for all such sheep and cattle so by them marked or kept in their possession, to be recovered in an action of debt, with costs of suit, in any court having cognizance thereof, one moiety to the overseers of the poor, for the use of the poor of the township where the offence shall have been committed, and the other moiety to the use of the person who shall prosecute the same to effect.

### CHAPTER 3.

#### PRESERVATION OF GAME, ETC.

- 1. Carrying guns, where prohibited.
- Hunting dear, where prohibited.
   If non-residents, what forfeiture.
- 4. Who deemed guilty.
- 5. What traps prohibited.6. Setting loaded guns prohibited.
- Owners excepted.
- Watching with guns at night, where prohibited.
- 9. Season for killing deer.
- 10. Season for other game.11. Remedy against non-residents.
- REV. 25, 673. An Act for the preservation of deer and other game, and to prevent tres-1836-7. passing with guns.

1836-7, Pamph, 460, 1837-8, Pamph, 216.

Revision...Approved April 16, 1846.

Carrying guns, where prohibited.

1. BE IT ENACTED by the Senate and General Assembly of the State of New Jersey, That if any person or persons shall carry any

gun on any lands not his own, and for which the owner pays taxes, or is in his lawful possession, unless he hath license or permission in writing from the owner or owners or legal possessor, every such person so offending, and convicted thereof, either upon the view of any justice of the peace within this state, or by the oath or affirmation of one or more witnesses, before any justice of the peace of either of the counties, cities, or towns corporate of this state, in which the offender or offenders may be taken or reside, he or they shall, for every such offence, forfeit and pay to the owner of the soil or his tenant in possession the sum of five dollars, with costs of Forfeiture suit; which forfeiture shall and may be sued for and recovered by the owner of the soil or tenant in possession before any justice of the peace in this state, for the use of such owner or tenant in possession.

2. And be it enacted, That if any person shall hunt or watch for Hunting deer with a gun, or set in any dog or dogs to drive deer or any prohibited. other game, on any lands not his own, and for which the owner or possessor pays taxes, or is in his lawful possession, unless he hath license or permission in writing from such owner or owners or legal possessor, every such person so offending, and being convicted thereof in manner aforesaid, shall for every such offence forfeit and pay to the owner of the soil or tenant in possession the sum of five Forfeiture. dollars, with costs of suit; provided, that nothing herein contained shall be construed to extend to prevent any person carrying a gun upon the highway in this state.

3. And be it enacted, That if the person or persons offending Forfeiture, if against this act be non-residents of this state, he or they shall forfeit non-resident and pay for every such offence fifteen dollars, and shall forfeit his or their gun or guns to any person or persons who shall inform and prosecute the same to effect, before any justice of the peace in any county of this state, wherein the offender or offenders may be taken or apprehended.

4. And, for the better and more effectual conviction of offend- Who deemers against this act, be it enacted, That any and every person or persons in whose custody shall be found, or who shall expose to sale, any green deer-skins or fresh venison killed at any time after the first day of January, and before the first day of September aforesaid, and shall be thereof convicted by the oath or affirmation of one or more credible witnesses, shall be deemed guilty of offending against this act, and be subjected to the penalties of killing deer out of season.

5. And be it enacted, That if any person or persons within this What traps state shall set any trap, or other device whatsoever, larger than prohibited

Forfeiture.

what is usually and commonly set for foxes and muskrats, such person setting such trap or other device shall pay the sum of fifteen dollars, and forfeit the trap or other device, and shall also be liable to make good all damages any person shall sustain by setting such trap or other device; and the owner of such trap or other device, or person to whom it was lent, shall be esteemed the setter thereof, unless it shall be proved on oath or affirmation what other person set the same, or that such trap or other device was lost by said owner or person to whom it was lent, and absolutely out of his power; and that the said trap or other device shall be broken and destroyed in the view and presence of the justice of the peace before whom they are brought.

Setting load-

6. And be it enacted, That if any person or persons within this state shall set any loaded gun in such manner as that the same shall be intended to go off or discharge itself, or be discharged by any string, rope, or other contrivance, such person or persons shall forfeit and pay the sum of twenty dollars, to be recovered by action of debt by any person who shall sue for the same, and on nonpayment thereof, shall be committed to the common jail of the county for six months.

Owners excepted.

7. And be it enacted, That nothing in this law shall be construed to extend to restrain the owners of parks or of tame deer from killing, hunting, or driving their own deer.

8. And be it enacted, That if any person or persons within this with guns at state shall watch with a gun on any unenclosed land within two night, where state shall watch with a gun on any unenclosed land within two hundred yards of any road or path, in the night-time, whether the said road is laid out by law or not, or shall stand or station him or themselves upon or within two hundred yards of any road as aforesaid, for shooting at deer driven by dogs, he or they so offending shall on conviction forfeit and pay the sum of fifteen dollars for every such offence, to be recovered by action of debt as aforesaid, and pay all damages.

Season for killing deer.

Forfeiture.

9. And be it enacted, That if any person or persons shall kill, destroy, hunt, or take any doe, buck, fawn, or any sort of deer whatsoever, at any other time or season, except only between the last day of August and the second day of January, yearly and every year, he, she, or they so offending shall forfeit and pay the sum of twenty dollars for each and every such offence, to be sued for and recovered with costs of suit, in an action of debt, by any person, before any justice of the peace of the county wherein such offence shall have been committed; one half of the forfeit money shall be for the benefit of the person prosecuting for the same, and the

Forfeiture.

#### ANIMALS.

remainder paid to the collector of the township wherein the offence shall have been committed, for the use of the township.

10. And be it enacted, That if any person or persons shall kill, season for destroy, or take any partridge, moorfowl, grouse, quail, or rabbit, game except only between the first day of November and the tenth day of January, yearly and every year, or any woodcock, except only between the fifth day of July and the first of January, yearly and every year, he, she, or they so offending shall forfeit and pay, for every partridge, moorfowl, grouse, quail, rabbit, or woodcock, oue Forfeiture. dollar for each and every offence, to be sued for and recovered in an action of debt with costs of suit, by any person who shall sue for the same; and any person in whose hands or custody any partridge, moorfowl, grouse, quail, rabbit, or woodcock shall be found, that shall have been killed contrary to the provisions of this act, shall be deemed, taken, and adjudged to be the killer and destroyer of such game, and liable to the penalties aforesaid; provided never-Proviso theless, that no such person or persons shall be prohibited from gunning on his or their own land.

11. And be it enacted, That if any person or persons not resi-Remedy adent in this state shall offend against any of the provisions of the gainst non-residents. first section of this act, it shall and may be lawful for the owner or owners of the said lands, or the possessor or possessors thereof, to appreheud any and every such person or persons so offending, and take him or them before a magistrate as soon as conveniently may be, in order that he or they may be dealt with according to law; and every such person who may perform this service shall be entitled to the same assistance and protection, and subject to the same restrictions and liabilities, as a constable would be on the same occasion.

CHAPTER 4

PRESERVATION OF MUSKRATS.

1. When muskrats not to be killed. | 2. Penalty for illegal killing.

An Act for the preservation of muskrat fur.

Har. 198

Passed January 21, 1829.

1. Be it enacted by the Council and General Assembly of this When musk rate may not state, and it is hereby enacted by the authority of the same, That it be killed.

15

## **EXHIBIT J**

1852 Supplement [as printed]

### ACTS

OF THE

### SEVENTY-SIXTH LEGISLATURE

OF THE

### STATE OF NEW JERSEY,

AND

EIGHTH SESSION UNDER THE NEW CONSTITUTION.



### SOMERVILLE:

PRINTED BY DONALDSON & BROKAW.

1852.



I hereby certify that the foregoing is a true copy of the original record on file in the New Jersey State Archives, Department of State.

Origin Mile

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ensack, and for other purposes therein mentioned," passed November twenty-fourth, seventeen hundred and ninety, and the contract and agreement for building said bridges, entered into in pursuance of said act, bearing date the seventeenth day of February, seventeen hundred and ninety-three, but the same shall be and remain of the same force and effect as if this act had not been passed.

Public act.

 And be it enacted, That this act shall be deemed and taken as a public act, and shall go into effect immediately. Approved February 13, 1852.

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### CHAPTER XVIII.

Supplement to the act entitled, "An act for the preservation of deer and other game, and to prevent trespassing with guns," approved April sixteenth, eighteen hundred and forty-six.

how placed.

1. BE IT ENACTED by the Senate and General Assembly of the State of New Jersey, That it shall not be lawful for any person, hunting or gunning after geese, ducks, brant, and for that purpose using stools or decoy geese, ducks, or brant, to place the boat, sneak-box, or other floating vessel in which he lies in wait to kill the said geese, ducks, and brant, at a distance more than three rods from ice, or from marsh, or meadow bank, or heaped sea-weed, or sand-bar not covered with water at ordinary high tide.

Lights not to be used in hunting.

2. And be it enacted, That it shall not be lawful for any person, with intent to capture or kill geese, ducks, or brant, in and about the waters aforesaid, to hunt after or pursue them with a light at night.

Penalty.

3. And be it enacted, That every person offending against the provisions of this act shall, for each offence, forfeit and pay the sum of fifteen dollars, to be sued for and recovered, with costs, in an action of debt before any jus-

tice of the peace in this state, by any person who shall sue for the same.

4. And be it enacted, That this act shall take effect immediately.

Approved February 14, 1852

### CHAPTER XIX.

AN ACT to incorporate the Good Intent Hose Company of Mount Holly.

1. BE IT ENACTED by the Senate and General Assembly Names of of the State of New Jersey, That Joseph Gale, James D. oo Boling, Samuel Carr, George White, Theodore Collins, David W. Carr, and all persons, not exceeding fifty in number, as now are or hereafter shall become associates of the Good Intent Hose Company of Mount Holly, be, and they are hereby constituted and declared to be a body corporate and politic, in fact and in law, by the name of "the Good Intent Hose Company of Mount Holly."

2. And be it enacted, That the capital stock of said com- Amount of pany shall not exceed the sum of four thousand dollars, capital stock. which shall be solely and exclusively applied to procuring, maintaining, and repairing such hose carriage, hose, reservoirs of water, ladders, buckets, fire hooks, hose houses, and other implements and machines, and to such other incidental expenses as shall to the said company appear best calculated to secure the property of their fellow citizens from injury or destruction by fire.

3. And be it enacted, That the said company shall have Election of power to elect annually, or oftener if necessary, a president officers. out of their own body, and such other officers and assistants as they shall deem necessary for conducting their affairs, according to their constitution and by-laws; and that the said president shall keep in his custody the common seal of the said company, and, at the expiration of his term

## **EXHIBIT K**

First 1859 Supplement [as printed]

## ACTS

OF THE

### EIGHTY-THIRD LEGISLATURE

OF THE

## STATE OF NEW JERSEY,

AND

FIFTEENTH UNDER THE NEW CONSTITUTION.



FREEHOLD, N. J.:
PRINTED BY TUNIS & STOUT.
.....
1859.



I hereby certify that the foregoing is a true copy of the original record on file in the New Jersey State Archives, Department of State.

toseph R. Klas

Address; New Jersey State Archives P.O. Box 307

P.O. Box 307 225 West State St. Trenton, N.J. 08625

### LAWS OF NEW JERSEY.

2. And be it enacted, That this act shall go into effect im-

Approved March 23, 1859.

### CHAPTER CCXXII.

A SUPPLEMENT to the act entitled "An act for the preservation of deer and other game, and to prevent trespassing with guns," approved April sixteenth, eighteen hundred and forty-six.

Game not to 1. BE IT ENACTED by the Senate and General Assembly of after certain the State of New Jersey, That from and after the passage of times. this act, it shall not be lawful for any person or persons to kill, capture or hunt in or about the waters of Barnegat bay, or Mannasquan river, any geese, brant, or ducks at night, that is to say, after sunset or before daylight, nor shall it be lawful at any time to kill, capture or hunt any geese, brant, or ducks in or about the waters aforesaid, except only between the fifteenth day of October and the fifteenth day of April, yearly and every year hereafter.

repealed.

2. And be it enacted, That all acts and parts of acts heretofore passed, conflicting with this act, be and the same are bereby repealed.

Approved March 23, 1859.

## **EXHIBIT L**

# Second 1859 Supplement [as printed]

### ACTS

OF THE

### EIGHTY-THIRD LEGISLATURE

OF THE

## STATE OF NEW JERSEY,

AND

FIFTEENTH UNDER THE NEW CONSTITUTION.



FREEHOLD, N. J.: PRINTED BY TUNIS & STOUT. 1859.



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### SESSION OF 1859.

the laws of eighteen hundred and fifty-eight, now on file in the office of the secretary of state.

6. And be it enacted, That before the treasurer shall pay Bills to be for the printing bereby directed, the secretary of state shall audit the bills and certify to him in writing that the work has been executed in all respects as herein directed.

7. And be it enacted, That this act shall take effect immediately.

Approved March 16, 1859.

### CHAPTER CLXII.

A supplement to the act entitled "An act for the preservation of deer and other game, and to prevent trespassing with guns," approved April sixteenth, eighteen hundred and forty-six.

1. BE IT ENACTED by the Senate and General Assembly of Penalty for the State of New Jersey, That hereafter if any person or per-times. sons shall kill, destroy, or take any partridge, moor fowl, grouse, quail or rabbit, except only between the first day of November and the first day of January yearly and every year, or any woodcock, except only between the first day of September and the first day of January, yearly and every year, he, she, or they, so offending, shall forfeit and pay for every partridge, moor-fowl, grouse, quail, rabbit, or woodcock, the sum of five dollars, for each and every offence, to be sued for and recovered in an action of debt,

### LAWS OF NEW JERSEY.

with costs of suit, by any person who shall sue for the same, and on non-payment thereof shall be committed to the common jail of the county, for any period not exceeding sixty days, and until the fine and costs are paid; and any person in whose hands or custody any partridge, moorfowl, grouse, quail, rabbit, or woodcock shall be found, that shall have been killed contrary to the provisions of this act, shall be deemed, taken and adjudged to be the killer and destroyer of said game, and liable to the penalties aforesaid.

2. And be it enacted, That this act shall take effect immediately.

Approved March 16, 1859.

### CHAPTER CLXIII.

As act to incorporate the Long-a-Coming, May's Landing and Tuckerton Turnpike Company.

Commissioners to receive subscriptions.

1. BE IT ENACTED by the Senate and General Assembly of the State of New Jersey, That all such persons as shall become subscribers to the capital stock hereinafter mentioned, their successors and assigns, shall be and they are hereby ordained, constituted, and made a body politic and corporate, in fact and in law, by the name of "The Long-a-Coming, May's Landing and Tuckerton Turnpike Company," and that Andrew K. Hay, Charles Wright, Samuel S. Cake,

## **EXHIBIT M**

1866 Supplement [as printed]

## ACTS

OF THE

## NINETIETH LEGISLATURE

OF THE

## STATE OF NEW JERSEY,

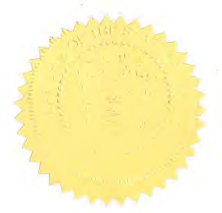
AND

TWENTY-SECOND UNDER THE NEW CONSTITUTION.



PATERSON, N. J.:

PRINTED BY CHISWELL & WURTS, DAILY "PRESS" OFFICE. 1866.



I hereby certify that the foregoing is a true copy of the original record on file in the New Jersey State Archives, Department of State.

Joseph R Kler

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### CHAPTER CCLXXVII.

Supplement to the act entitled "An act for the preservation of deer and other game, and to prevent trespassing with guns," approved April sixteenth, eighteen hundred and forty-six.

1. Be it enacted by the Senate and General Assembly of the renalty for State of New Jersey, That hereafter no person shall at any killing time within five years from the passage of this act, kill, or take, or destroy any pinnated grouse, commonly called prairie fowl, within this state, under a penalty of fifty dollars for each and every pinnated grouse so killed, taken or destroyed.

2. And be it enacted, That hereafter no person shall, within Penalty for this state, kill or have in his or her possession, or expose for having kill-sale any woodcock killed in this state between the first day ing, or selling, or January and the fourth day of July, in each year, or any ruffled grouse, commonly called partridge, or any quail, sometimes called Virginia partridge, or any rabbit killed in this state between the first day of January and the first day of November in each year, under a penalty of fifteen dollars for each and every woodcock, partridge, quail or rabbit-so killed or had in possession, or exposed for sale.

3. And be it enacted, That no person shall at any time, or remaity for in any place within this state, take with any trap or snare transing. any quail or ruffed grouse, or partridge, or rabbit, under a penalty of ten dollars for each and every ruffled grouse, or partridge, or quail so trapped or snared, except the same be so taken with the intent to be kept alive, and be so kept alive and set at liberty, in the month of April following the taking thereof.

4. And be it enacted, That no person hereafter shall at any Trout penaltime, with intent so to do, catch any speckled brook trout, ty for catchor speckled river trout, with any device, save only with a hook and line, and no person shall in any way catch any such trout, or have any such trout in his or her possession, save only during the months of March, April, May, June, July and August, under a penalty of five dollars for each and every trout so caught or had in his or her possession; but in any prosecution under this section it shall be deemed a de-

### LAWS OF NEW JERSEY.

fence that the trout so taken was for the purpose of stocking other waters therewith within this state.

Penalty for gunning on sunday.

682

5. And be it enacted, That hereafter any person who shall hunt with a gun, or with a dog and gun, or with any kind of fire-arm or weapon, or shall in any way kill, take or destroy with any trap, snare, or other device whatsoever, any bird or animal whatever, on the Sabbath day, commonly called Sunday, except those who observe the seventh day of the week as the Sabbath gunning upon their own lands, shall be liable to a penalty of twenty-five dollars for each and every offence, one-half of said penalty to be paid to the complainant, and the remainder to be paid to the overseer of the paor of the township where the offence was committed, for the use of

Penalties how recovered. the poor of said township. 6. And be it enacted, That all penalties imposed under the provisions of this act may be recovered in an action of debt, with costs of suit by any person or persons in his or their own names, before any justice of the peace in the county where the offence was committed, or where the defendants resides, or is found, and any justice of the peace is hereby authorized and directed upon receiving sufficient proof, by affidavit, of the violation of any of the provisions of this act, by any person being temporarily within his jurisdiction, but not residing therein, or who is likely to evade judgment by removal therefrom, or hy any person whose name and residence are unknown, to issue his warrant and have such offender arrested and tried within twenty-four hours for such offence, or committed, or held to bail to answer the charge against him, in case such offender shall require or demand a reasonable delay for such trial; and any justice of the peace shall, upon proof of probable cause to believe in the concealment of any game or fish mentioned in this act, during any of the prohibited period, issue his warrant and cause search to be made at any hour, in any house, market, store, shop, boat, car, or other place or building, or any person, and for that end may cause any apartment, chest, box, locker, barrel, crate, or other place of concealment to be broken open and the contents examined, and if any quail, grouse or partridge, or rabbit, trout or woodcock be found, to take the body of the person in whose custody they shall be found, before the justice of the peace who issued the warrant, to be held to answer to the penalties aforesaid; and in all prosecutions and proceeding under this act, it shall not be necessary to file any state of demand, or to comply with the formalities required in penal actions, and in all such actions both parties may be sworn.

7. And be it enacted, That any person proving that the How exempt birds, fish or animals found in his or her possession during the prohibited periods were killed, or taken in any place outside the limits of this state, and that the laws of such place did not prohibit such killing or taking, shall be ex-

empt from the penalties of this act.

8. And be it enacted, That any penalty recovered under funishment this act, when collected, shall be paid to the complainant, for non-pay(when not otherwise directed by this act) and on the nonpayment of any penalty, the defendant shall be committed to the common jail of the county for a period of not less than ten days; and at the rate of one day in addition for each dollar of the judgment over ten dollars in amount, and it shall be lawful for any freeholder upon view of any violation of any of the provisions of this act, to arrest any person or persons guilty thereof, without warrant, and take the offender or offenders before some justice of the peace, to be dealt with as law and justice may require, and shall be clothed with the same power, and may exact the same assistance as if he was constable.

9. And be it enacted, That all acts and parts of acts incon-Repealer sistent with the provisions of this act be, and the same are

hereby repealed.
10. And be it enacted, That this act shall take effect imme-

diately.

Approved March 26, 1866.

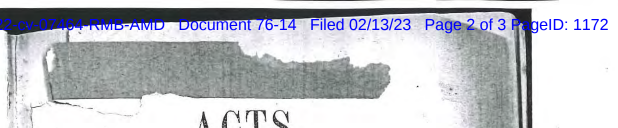
### CHAPTER CCLXXVIII.

A further supplement to "An act for the preservation of Sheep."

1. Be it enacted by the Senate and General Assembly of the Provisions State of New Jersey, That the provisions of the supplement extended to an act entitled "An act for the preservation of Sheep," approved April fourteenth, eighteen hundred and forty-six, which said supplement was approved March twenty-fourth, eighteen hundred and fifty-two, be and the same are hereby

## **EXHIBIT N**

1867 Supplement [as printed]



ACTS

OF THE

## NINETY-FIRST LEGISLATURE

OF THE

### STATE OF NEW JERSEY,

TWENTY-THIRD UNDER THE NEW CONSTITUTION



PATERSON, N. J.:

PRINTED BY CHISWELL & WURTS, DAILY "PRESS" OFFICE. 1867.



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### LAWS OF NEW JERSEY.

teen hundred and sixty-four, be, and they are hereby extended to the township of Tewksbury, in said county. Approved, March 27, 1867.

### CHAPTER CXCVI.

A further supplement to "An act for the preservation of deer and other game and to prevent trespassing with guns,"approved April sixteenth, anno domini, eighteen hundred and forty-six.

1. BE IT ENACTED by the Senate and General Assembly of To prevent the State of New Jersey, That the provisions of the fifth sec-nsunder. the State of New Jersey, That the provisions of the fifth sec-tion of the supplement to the act approved March twentytion of the supplement to the act approved March twentysixth, anno domini, eighteen hundred and sixty-six, to which this is a further supplement, be, and they are hereby extended so as to include all persons who shall fish, with hook and line, for any kind of fish whatsoever, on the Sabbath day, except those mentioned in the said section of said supplement, and that all persons so fishing on the Sabbath day shall be subject to the same fines and penalties, and shall be recovered in the same manner as in said supplement

2. And be it enacted, That this act shall take effect im-

mediately.

Approved, March 27, 1867.

### CHAPTER CXCVII,

An additional supplement to "Au act to provide for the pullication of the Public Laws of this state," approved February sixteenth, eighteen hundred and sixty-four.

published in Union

1. BE IT ENACTED by the Senate and General Assembly of the State of New Jersey, That such laws as are authorized to be published by the other newspapers of Union county, be published in the Union Standard, a weekly newspaper published in Elizabeth, Union county, by J. Madison Drake, for which

## **EXHIBIT O**

1873 Supplement [as printed]

## ACTS

OF THE

## Ninety-Seventh Legislature

OF THE

### STATE OF NEW JERSEY,

AND

TWENTY-NINTH UNDER THE NEW CONSTITUTION.



MORRISTOWN, N. J.:

VANCE & STILES, STEAM POWER BOOK AND JOB PRINTERS.

1873



I hereby certify that the foregoing is a true copy of the original record on file in the New Jersey State Archives, Department of State.

Joseph R. Kler

Address; New Jersey State Archives P.O. Box 307 225 West State St. Trenton, N.J. 08625

### SESSION OF 1873.

10. And be it enacted, That the provisions of the act to Provisions which this is a supplement shall continue to apply to such act not repealed. Baptist churches as do not avail themselves of the provisions of this act.

11. And be it enacted, That this shall be a public act and shall take effect immediately.

Approved April 4, 1873.

### CHAPTER DXCVIII.

A Further Supplement to "An Act for the Preservation of Deer and other Game, and to Prevent Trespassing with Guns," approved April sixteenth, one thousand eight hundred and forty-six.

1. BE IT ENACTED by the Senate and General Assembly of Penalty for the State of New Jersey, That hereafter it shall not be law-bits with ful for any person or persons to hunt for rabbits with ferrets, or to capture or kill any rabbit or rabbits by means of any ferret or ferrets, and whoever shall offend against the provisions of this act, shall forfeit and pay for each and every such offence, the sum of fifteen dollars, to be sued for before any justice of the peace, and recovered in an action of debt with costs of suit by any person who shall sue for the same, and on non-payment thereof, such offender shall be committed to the workhouse or common jail of the county for any period not exceeding sixty days, and until said fine and costs are paid.

2. And be it enacted, That this act shall take effect immediately.

Approved April 4, 1873.

urch, the provisions desire to act, and the said in section provided become a privileges this act, trustees erty, real est in the

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### **EXHIBIT P**

1846 Law relative to "Carrying guns,
where prohibited"
[as printed in Revised Statutes of 1877]

REVISION

OF THE

## STATUTES OF NEW JERSEY.

PUBLISHED

UNDER THE AUTHORITY OF

THE LEGISLATURE.

BY VIRTUE OF AN ACT APPROVED APRIL 4, 1871.



TRENTON, N. J.:
JOHN L. MURPHY, BOOK AND JOB PRINTER.



I hereby certify that the foregoing is a true copy of the original record on file in the New Jersey State Archives, Department of State.

tough R. Kles

Address; New Jersey State Archives

P.O. Box 307 225 West State St. Trenton, N.J. 08625

48. Repealer.

- 49. Fish may be taken with set lines in Delaware, north of Reigelsville.
- 50. Penalty for killing wood or summer duck during a certain time.

51. When grouse or pheasants not to be killed.

52. Penalty for taking with trap, snare or net, any kind of deer, game or birds.

53. Hunding and fishing, when prohibited.

54 Repealer of part of former act.

- 55. Fishing with net, seine, etc., prohibited in waters stocked by commissioners.
- 56. Fishing with hook and line prohibited for three years in lakes, etc., stocked by commissioners.
- 57. Act to apply to waters stocked by individuals.

58. When brook tront not to be caught.

59. When black bass and perch not to be caught.

- 60. Unlawful to take fish from waters stocked by individuals.
- 61. No deleterious substances to be placed in streams for catching of fish.

62. How penalties applied.

- 63. Fish may be caught with hook and line, etc., in certain waters.
- 64. Fishing with nets, etc., above tide water prohibited.
- 65. Appointment of fish wordens. Powers. Duties. Term of office, etc.

Approved April 16, 1846.

66. Penalty for neglect of duty.

67. Wardens to be appointed by the governor.

68. Repealer.

69. When unlawful to take terrapin.

71. Action by summons or warrant.

An act for the preservation of deer and other game, and to prevent trespassing with guns.

Rev. 25, 673.

R. S. 12.

Carrying guns, where prohibited.

1. If any person or persons shall carry any gun on any land not his own, and for which the owner pays taxes, or is in his lawful possession, unless he hath license or permission in writing from the owner or owners or legal possessor, every such person so offending, and convicted thereof, either upon the view of any justice of the peace within this state, or by the oath or affirmation of one or more witnesses, before any justice of the peace of either of the counties, cities, or towns corporate of this state, in which the offender or offenders may be taken or reside, he or they shall, for every such offence, forfeit and pay to the owner of the soil or his tenant in possession the sum of five dollars, with costs of suit; which forfeiture shall and may be sued for and recovered by the owner of the

soil or tenant in possession before any justice of the peace in this state, for the use of such owner or tenant in possession.(a) (See Sec. 18). 2. If any person shall hunt or watch for deer with a gun, or set in any Hunting deer,

dog or dogs to drive deer or any other game, on any lands not his own, and for which the owner or possessor pays taxes, or is in his lawful possession, unless he hath license or permission in writing from such owner or owners, or legal possessor, every such person so offending, and being convicted thereof in manner aforesaid, shall for every such offence forfeit and pay to the owner of the soil or tenant in possession the sum of five dollars, with costs of suit; provided, that nothing herein contained shall be construed to prevent any person carrying a gun upon the high-

way in this state.

Forfeiture if: non-resident.

where prohibi-

Forfeiture.

teď.

3. If the person or persons offending against this act be non-residents of this state, he or they shall forfeit and pay for every such offence fifteen dollars, and shall forfeit his or their gun or guns to any person or persons who shall inform and prosecute the same to effect, before any justice of the peace in any county of this state, wherein the offender or offenders

may be taken or apprehended.

Who deemed gnilty.

4. And, for the better and more effectual conviction of offenders against this act, be it enacted, That any and every person or persons in whose custody shall be found, or who shall expose to sale, any green deer skins or fresh venison killed at any time after the first day of January, and before the first day of September aforesaid, and shall be thereof convicted by the oath or affirmation of one or more credible witnesses, shall be deemed guilty of offending against this act, and be subjected to the penalties of killing deer out of season.

What traps prohibited.

5. If any person or persons within this state shall set any trap, or other device whatsoever, larger than what is usually and commonly set for foxes and muskrats, such person setting such trap or other device shall pay the sum of fifteen dollars, and forfeit the trap or other device, and shall also be liable to make good all damages any person shall sustain by setting such trap or other device; and the owner of such trap or other

(a) The action must now be in tresposs instead of debt,  $Buck\ v.\ Danzenbacker,\ 8\ Vr.\ 359.$  In an action for this penalty the state of demand and all the proceedings must

show that the plaintiff is clearly within the act, Chew v. Thompson, 4 Hal. 249.

#### se 22-cv-07464-RMB-AMD Document 76-16 Filed 02/13/23 Page 4 of 6 Page GAME AND GAME FISH.

device, or person to whom it was lent, shall be esteemed the setter thereof, inless it shall be proved on oath or affirmation what other person set the same, or that such trap or other device was lost by said owner or person to whom it was lent, and absolutely out of his power; and that the said trap or other device shall be broken and destroyed in the view and presence of the justice of the peace before whom they are brought.

6. If any person or persons within this state shall set any loaded gun Setting loaded in such manner as that the same shall be intended to go off or discharge gunsprohibited. itself, or be discharged by any string, rope, or other contrivance, such person or persons shall forfeit and pay the sum of twenty dollars, to he recovered by action of debt by any person who shall sue for the same, and on non-payment thereof, shall be committed to the common jail of the county for six months.

7. Nothing in this law shall be construed to extend to restrain the Owners exowners of parks or of tame deer from killing, hunting, or driving their cepted.

8. If any person or persons within this state shall watch with a gun on Watching with any unenclosed land within two hundred yards of any road or path, in the guns at night, night time, whether the said road is laid out by law or not, or shall stand hibited. or station him or themselves upon or within two hundred yards of any road as aforesaid, for shooting at deer driven by dogs, he or they so offending shall on conviction forfeit and pay the sum of fifteen dollars for every such offence, to be recovered by action of debt as aforesaid, and pay all damages.

[Sec. 9 and 10 repealed by act of March 27, 1874]. 9. Sec. 11. If any person or persons not resident in this state shall Remedy against offend against any of the provisions of the first section of this act, it shall and may be lawful for the owner or owners of the said lands, or the possessor or possessors thereof, to apprehend any and every such person or persons so offending, and take him or them before a magistrate as soon as conveniently may be, in order that he or they may be dealt with according to law; and every such person who may perform this service shall be entitled to the same assistance and protection, and subject to the-same restrictions and liabilities, as a constable would be on the same occasion (a)

Supplement.

Approved February 14, 1852. P. L. 1852, p. 88.

10. Sec. 1. That it shall not be lawful for any person, hunting or gun- Eunting or gunning after geese, ducks, brant, and for that purpose using stools or decoy ning after geese, geese, ducks or brant, to place the boat, sneak-box or other floating vessel ducks, etc., with stools or decoys. in which he lies in wait to kill the said geese, ducks and brant, at a distance more than three rods from ice, or from marsh, or meadow bank, or beared are road by read to the root of the root or heaped sea weed, or sand bar not covered with water at ordinary high

11. SEC. 2. That it shall not be lawful for any person, with intent to hunt geese, capture or kill geese, ducks or brant, in and about the waters aforesaid, ducks, etc., with to hunt after or pursue them with a light at night.

Not lawful to

12. SEC. 3. That every person offending against the provisions of this Penalty. act shall, for each offence, forfeit and pay the sum of fifteen dollars, to be sued for and recovered with costs, in an action of debt before any justice of the peace in this state, by any person who shall sue for the same.

#### Supplement.

Approved March 23, 1859. P. L. 1859, p. 636.

13. Sec. 1. That from and after the passage of this act, it shall not be Killing and lawful for any person or persons to kill, capture or hunt in or about the hunting geese, waters of Barnegat bay, or Manasquan river, any geese, brant, or ducks etc., in Barnegat at night, that is to say, after sunset or before daylight, nor shall it be squan river. lawful at any time to kill, capture or hunt any geese, brant, or ducks in or about the waters aforesaid, except only between the fifteenth day of October and the fifteenth day of April, yearly and every year hereafter.

(a) A justice of the peace, who is the owner of the land trespassed on, cannot convict such trespasser on his own view, Schroder v. Elders, 2 Vr. 44.

P. L. 1866, p. 681.

### Supplement.

Approved March 26, 1866.

Hunting on Sunday prohibited.

14. Sec. 5. That hereafter any person who shall hunt with a gun, or with a dog and gun, or with any kind of fire-arm or weapon, or shall in any way kill, take or destroy with any trap, snare, or other device whatsoever, any bird or animal whatever, on the Sabbath day, commonly called Sunday, except those who observe the seventh day of the week as the Sabbath gunning upon their own lands, shall be liable to a penalty of twenty-five dollars for each and every offence, one-half of said penalty to be paid to the complainant, and the remainder to be paid to the overseer of the poor of the township where the offence was committed, for the use of the poor of said township. (The other sections of this supplement repealed by act of March 27, 1874. See Sec. 25, 26, &c).

P. L. 1867, p. 480.

#### Supplement.

Approved March 27, 1867.

Fishing with hook and line on Sunday prohibited.

15. Sec. 1. That the provisions of the fifth section of the supplement to the act approved March twenty-sixth, anno domini, eighteen hundred and sixty-six, to which this is a further supplement, be and they are hereby extended so as to include all persons who shall fish, with hook and line, for any kind of fish whatsoever, on the Sabbath day, except those mentioned in the said section of said supplement, and that all persons so fishing on the Sabbath day shall be subject to the same fines and penalties, and shall be recovered in the same manner as in said supplement stated.

P. L. 1870, p. 835.

### Supplement.

Approved March 17, 1870.

Killing of water fowl prohibited during certain seasons in Brick county.

16. Sec. 1. That it shall not be lawful for any person or persons to kill, destroy or take, on the waters or about the shores of such portions of Metedeconk river, Manasquan river, the Beaver Dam creek, Kettle creek, township, Ocean and their several branches and environs, as lie within the present limits of the township of Brick, in the county of Ocean, any wood duck, black [P. L. 1872, p. 516.] duck, teal or other wild water fowl, except only between the first day of [September] and the first day of April yearly and every year.

Penalty for violation of act.

17. Sec. 2. That if any person or persons shall offend against the provisions of the first section of this act, he, she or they so offending, shall forfeit and pay for every wood duck, black duck, teal or other water fowl, ten dollars for each and every offence, to be sued for and recovered in an action of debt, with costs of suit, by any person who shall sue for the same, before any justice of the peace of the said county, onehalf of the said penalty to be paid to the complainant, and the remainder to the overseer of the poor, for the use of the poor of said township; and any person in whose hands or custody any wood duck, black duck, teal or other water fowl shall be found which shall have been killed, contrary to the provisions of this act, shall be deemed, taken and adjudged to be the killer and destroyer of such game, and liable to the penalties aforesaid.

### Supplement.

Approved March 21, 1873.

P. L. 1873, p. 58.

Whereas, many irresponsible persons are trespassing with guns on lands not their own, doing much damage to stone fences, and so forth, in search of game, for which the owners have no redress on account of the action now being debt; therefore,

Actions brought trespass.

18. SEC. 1. Be it enacted by the Senate and General Assembly of the State under Sec. 1 to be of New Jersey, That hereafter all actions brought under the first section of the act for the preservation of deer and other game, and to prevent trespassing with guns, approved April sixteenth, one thousand eight hundred and forty-six, shall be actions of trespass.

P. L. 1873, p. 151.

### Supplement.

Approved April 4, 1873.

Penalty for hunting rabbits with ferrets.

19. Sec. 1. That hereafter it shall not be lawful for any person or persons to hunt for rabbits with ferrets, or to capture or kill any rabbit or rabbits by means of any ferret or ferrets, and whoever shall offend

against the provisions of this act, shall forfeit and pay for each and every such offence, the sum of fifteen dollars, to be sued for before any justice of the peace, and recovered in an action of debt with costs of suit by any person who shall sue for the same, and on non-payment thereof, such offender shall be committed to the workhouse or common jail of the county for any period not exceeding sixty days, and until said fine and costs are paid.

### An act to amend and consolidate the several acts relating to game and game fish (1)

Approved March 27, 1874. P. L. 1874, p. 137.

20. SEC. 1. That no person shall kill or pursue in any part of this state When deershall any buck, doe, fawn or wild deer, save only from the fifteenth day of not be killed. October to the first day of December in any year, and any person offending against any of the provisions of this section shall be deemed guilty of a misdemeanor, and shall be liable to a penalty of fifty dollars for each Penalty. buck, doe or fawn so killed or pursued, and may be proceeded against in any county of the state wherein he may be arrested having the same in his or her possession; provided, however, that any person may sell or have Proviso. in his or her possession the buck, doe or fawn aforesaid, between the fifteenth day of October in any year and the first day of December next following, without liability to the penalty herein imposed.

21. Sec. 2. That no person shall kill or expose for sale or have when squirrels unlawfully in his or her possession after the same has been killed, any shall not be gray, black or fox squirrel between the first day of January and the first killed day of July in each year, under a penalty of five dollars for each and Penalty.

every squirrel so killed or had in possession.

22. Sec. 3. That no person shall kill or expose for sale or have when rabbits unlawfully in his or her possession after the same has been killed, any shall not be hare, commonly called rabbit, between the first day of January and the killed. first day of November in any year, under a penalty of five dollars for each Penalty. and every hare or rabbit so killed or had in his possession.

23. Sec. 4. That no person shall at any time kill any wild duck, brant How wild duck, or goose with any device or instrument known as a swivel or punt gun, brant or geese or with any gun other than such guns as are habitually raised at arm's shall be killed. length and fired from the shoulder; or shall use any net, device, instrument, or gun other than such gun as aforesaid with intent to capture or Penalty.

kill any such wild duck or goose, under a penalty of fifty dollars.

24. Sec. 5. That no person shall kill or expose for sale, or have When plover and unlawfully in his or her possession after the same has been killed, any gray suipe shall upland or grass plover between the first day of January and the first day not be killed. of August in any year under a penalty of ten dollars for each bird so killed or had in his possession; no persou shall kill, expose for sale, or have unlawfully in his or her possession any "Wilson" or gray snipe between the first day of May and the first day of October in any year, Penalty. under a like penalty.

25. SEC. 6. That no person shall kill or expose for sale or have When woodcock unlawfully in his or her possession after the same has been killed, any shall not be woodcock between the first day of January and the fourth day of July in killed. any year, under a penalty of ten dollars for each bird so killed or had in Penalty.

possession.

26. SEC. 7. That no person shall kill or expose for sale or have when qualishall unlawfully in his or her possession after the same has been killed, any not be killed. quail or Virginia partridge between the first day of January and the first day of November in any year, under a penalty of fifteen dollars for each Penalty. bird so killed or had in possession.

[Sec. 8 repealed. See Sec. 51]. 27. Sec. 9. That no person shall kill or expose for sale or have When prairie unlawfully in his or her possession after the same has been killed, any chicken shall pinnated grouse or wild turkey, commonly called prairie chicken, prior to the first day of November, anno domini one thousand eight hundred and

(1) By a supplement approved February 10, 1875, (P. L. 1875, p. 171), it is unlawful for any person with net, seine, trap, fyke or gilling net, set net, pot or gun, to take or catch fish in the north branch of the Rancocas creek, in the county of Burlington, commencing at the mill dam at Mount Holly and extending up said branch to its beginning. And by a supplement approved April 8, 1875, (P. L. 1875, p. 79), a like prohibition to fishing in the south branch of Rancocas creek commencing at Lumberton and extending up said branch to its beginning.

## **EXHIBIT Q**

1846 Law referred to as "An act to Prevent
Trespassing with Guns"
[as included in 1880 synopsis of laws]

THE

ORGANIZED
OCT.
1878.

West Ewing

# **IMPROVEMENT**

Proceedings of Anniversary Meeting, held in Ewing Church, Sept. 2d, 1880, and other valuable matter.

Association.

TRENTON, N. J.; HACCRELLISH & QUIGLET, STRAN POWER PRINTERS. 1880. Entered, according to act of Congress, in the year 1860, by the WEST EWING IMPROVEMENT ASSOCIATION,
P. O. Address, Greensburg, Mercer Co., N. J.,
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Molars My W

## OF NEW JERSEY AS CONCERN A RURAL COMMUNITY.

COMPILED BY A. G. RICHEY, ESQ.

### Mode of Laying out Public Roads.

When ten or more persons, being freeholders, shall think a public road necessary in any part of the county, they may apply to the Court of Common Pleas of the county for the appointment of six surveyors of the highways to lay out such road.

Ten days' notice of such application must be first given.

The surveyors of the highway are to meet, at such time and place as the court shall direct, for the purpose of laying out said road.

Notice shall be given by advertisement of the time and place of such meeting.

The surveyors of the highway, when met as aforesaid, shall view the premises, and may, if they think necessary, lay out such public road; and they shall lay the same as it appears to them to be most for the public and private convenience—having a regard to the best ground for a road and the shortest distance in such a manner as to do the least injury to private property.

And they shall make a return thereof, with a map of the same, with the courses and distances, with the time when the overseers of the highway shall open the same for public use.

The said surveyors shall also make an assessment of the damages, if any, the owner of any land (other than an applicant for such road) shall sustain by laying out the same, above the advantages that will accrue to the owner, which assessment they must affix to their return, which return, with the assessments.

out this State, or from any city, county, township, borough or place in this State, and have no legal settlement in the places in which they are found, and live idly and without employment, and refuse to work for the usual and common wages given to other persons for like work in the place where they then are, or shall be found going about from door to door, or placing themselves in the streets, highways or roads to beg or gather alms, and can give no reasonable account of themselves or their business in such places.

That if any person shall be found offending in any county, city, township, borough or district in this State, against this act, it shall and may be lawful for any constable or police officer of such place, and he is hereby enjoined and required, on notice thereof to him given by any of the inhabitants thereof, or without such notice, on his own view, to apprehend and convey, or cause to be conveyed, such person to a justice of the peace or other magistrate of such place, who shall examine such person, and shall commit him or her, being thereof legally convicted before him, on his own view, or by the confession of such offenders, or by the oath or affirmation of one or more credible witnesses, to labor upon any county farm or upon the streets, roads and highways of any city, township or borough, or in any house of correction, poor-house, work-house or common jail, for a term not exceeding six months, and shall forthwith commit him or her to the custody of the steward, keeper or superintendent of such county farm, house of correction, poor-house, work-house or common jail, or to the supervisors or overseers of the highways, street commissioners, or other officer or officers having in charge the repairs of any street, road or highway, or overseers of the poor of the respective township, borough, county or city wherein such person shall be found, as in their judgment shall be deemed most expedient.

### An Act to Prevent Trespassing with Guns.

If any person or persons shall carry any gun on any land not bis own, and for which the owner pays taxes, or is in his lawful possession, unless he bath license or permission in writing from the owner or owners or legal possessor, every such person so offending, and convicted thereof, either upon the view of any

#### 113

justice of the peace within this State, or by the oath or affirmation of one or more witnesses, before any justice of the peace within this State, or by the oath or affirmation of one or more witnesses, before any justice of the peace of either of the counties, cities or towns corporate, of this State, in which the offender may be taken or reside, he shall, for every such offence, forfeit and pay to the owner of the soil, or his tenant in possession, the sum of five dollars, with costs of suit; which forfeiture may and shall be sued for and recovered by the owner of the soil or tenant in possession, before any justice of the peace in this State, for the use of such owner or tenant in possession.

### Law to Prevent the Adulteration of Milk.

If any person shall knowingly sell any impure or unwholesome milk, he shall be deemed guilty of a misdemeanor, and on conviction thereof, he shall be punished by a fine of not less than fifty dollars for each and every offence.

And if any person shall adulterate milk with a view of offering the same for sale, he shall be deemed guilty of a misdemeanor, and on conviction thereof shall be punished by a fine of not less than fifty dollars for each and every offence.

The addition of water to milk is hereby declared to be an adulteration thereof.

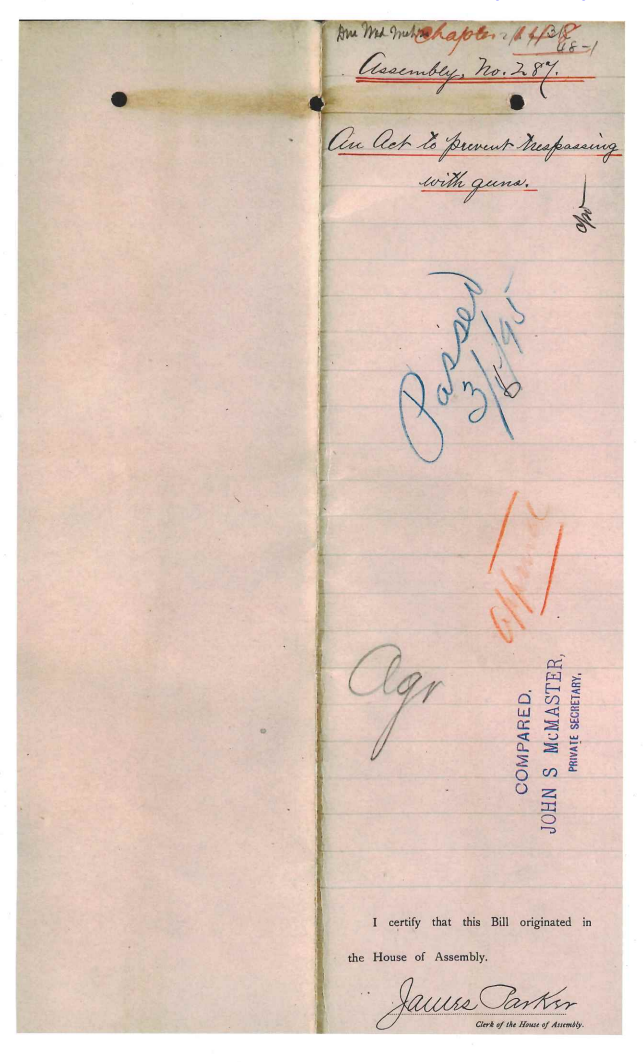
### Law for the Prevention of Cruelty to Animals.

That any person who shall overdrive, overload, overwork, cruelly beat or otherwise abuse any living animal, and any person having the charge of any living animal, who inflicts unnecessary cruelty upon the same, or fails to provide the same with proper food, drink or shelter, or protection from the weather, shall be deemed guilty of a misdemeanor, and for every such offence, shall, on conviction thereof, be punished, by fine not exceeding two hundred dollars, or by imprisonment in the county jail not exceeding six months, or both, in the discretion of the court.

And any person who shall keep or use any place for the purpose of fighting or baiting any bull, bear, dog, cock, or other living animal or creature, and every person who shall be present and witness, encourage, aid or assist therein, shall be

### **EXHIBIT R**

1895 Law "to prevent trespassing with guns" [original enrolled law]



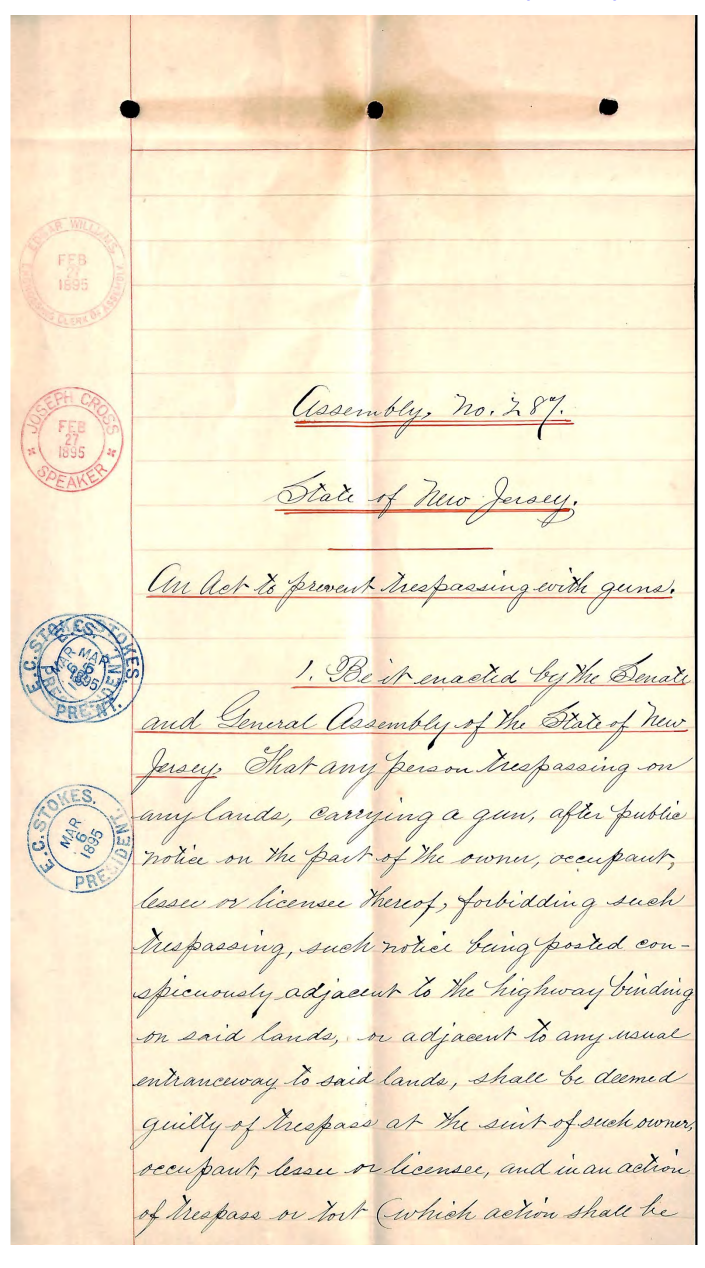


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Taxipl R. Kles

Address; New Jersey State Archives P.O. Box 307 225 West State St. Trenton, N.J. 08625

Joseph R. Klett Executive Director N. J. State Archives an act to prevent nespossing I certify that this Bill originated in the House of Assembly.



Conducted in all respects as actions of Mespass or York are usually conducted) The damages awarded for any such Trespass shall not be less than Yen dollars.

FEB 27 1895 18

2. And he it enacted, That any ferson trespossing on any lands, car. rying a gun, after being forbidden so to tresposs by the owner, occupant; lessee or licensee there of, shall be deemed quilty of tresposs at the suit of such owner, occupant; lessee or licensee, and in an action of tresposs or tork (which action shall be conducted in all properts as actions of tresposs or tork are usually conducted) the damages awarded for any such

OKES.

3. Und he it enacted, That any person or persons found truspassing, as provided in the first and second sections of this act; shall be deemed and adjudged to be disorderly, and in addition to the remedies therein provided for, it shall be lawful for the sound or owners of the said lands or the occur pants or occupants, lessee or lessees or licensee thereof, or any constable or constables, to

Trespass shall not be less than len dollars.

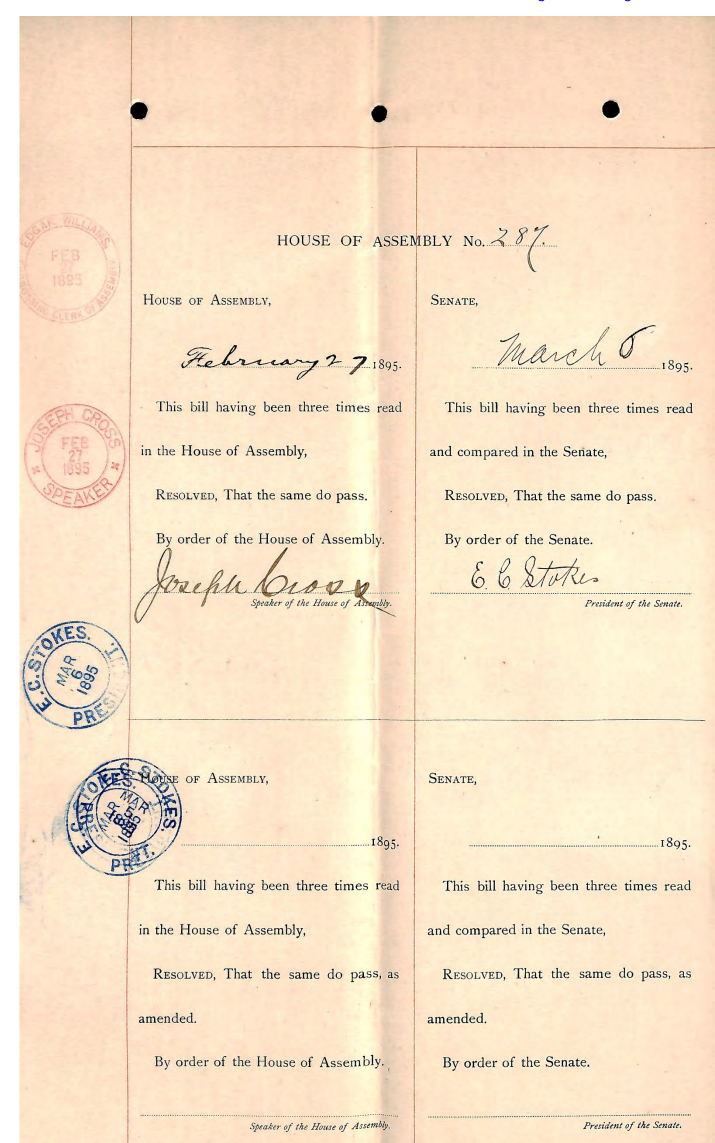




apprehend, without warrant or process, any such disorderly person or persons, and to take him or them before any justice of the peace of The county where apprehended; and it shall be The duty of the said justice, in a summary mon ner, to hear and determine the quilt or innocence of such person or persons, and upon convict. low, to impose upon the offender or offenders, and each of them so convicted, a fine of fine dollars, besides the costs of the prosecution; and if any person or persons so convicted Shall fail to pay such fines and costs, the said justice shall commit such offender or offenders to the common jail of the county for a period of not less than five nor more than ten days.

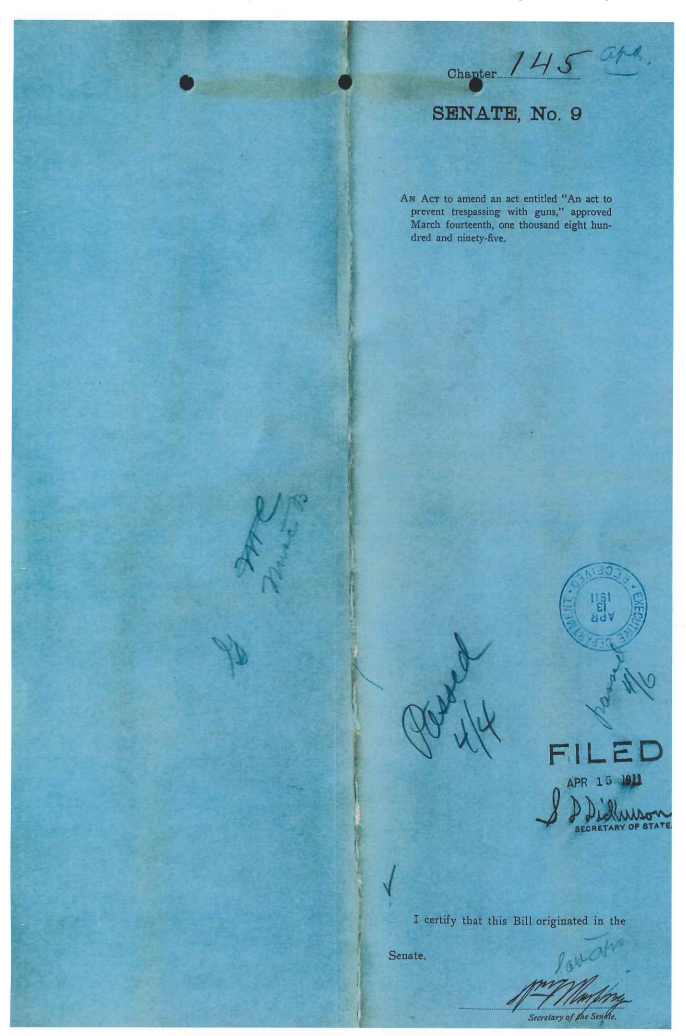
H. and he it enacted, That any person or persons who shall willfully or maliciously remove, deface or alter any notice posted, as contemplated in the first section of this act, with the intent to destroy such notice, Shall be deemed quilly of a misdemeanor, and on conviction thereof shall be punished by a Jine not exceeding houry dollars or imprison

	ment in the county	jail not exceeding thirty
	days, or both.	
FEB FEB	8. C	Jud be it enacted, That
1895	This act shall take.	effect immediately.
G CLEAN CE	Approved Ho	reh 14-1895
EPH CA		Genge I Mel;
FEB 27 1895 2 1895 2		Governor
SPEAKER		
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## **EXHIBIT S**

1911 Supplement [original enrolled law]



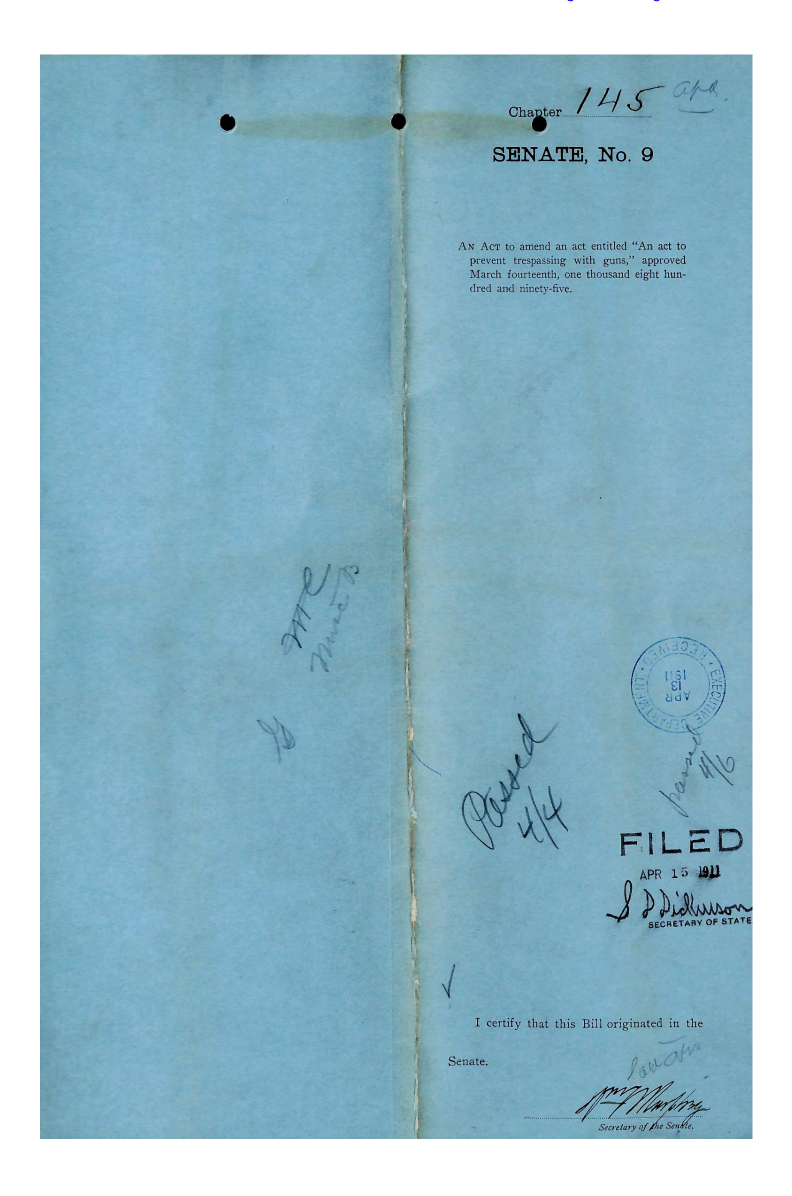


I hereby certify that the foregoing is a true copy of the original record on file in the New Jersey State Archives, Department of State.

repli R. Kler

Address; New Jersey State Archives P.O. Box 307 225 West State St. Trenton, N.J. 08625

Joseph R. Klett Executive Director N. J. State Archives







### SENATE, No. 9.

(Chapter 148, Pamphlet Laws 1895, page 307.)

# STATE OF NEW JERSEY.

An Act to amend an act entitled "An act to prevent trespassing with guns," approved

March fourteenth, one thousand eight hundred and ninety-five.

- BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:
- I. Section one of the act to which this act is amendatory be and the same is 2 hereby amended to read as follows:
- 3 I. Any person trespassing on any lands, except fresh-meadow land over which
- 4 the tide has ebbed and flowed continuously for twenty years or more, carrying a gun,
- 5 after public notice on the part of the owner, occupant, lessee or licensee thereof
- 6 forbidding such trespassing, such notice being posted conspicuously adjacent to the
- 7 highway binding on said lands, or adjacent to any usual entrance way to said lands,
- 8 shall be deemed guilty of trespass at the suit of such owner, occupant, lessee or
- 9 licensee, and in an action of trespass or tort (which action shall be conducted in all
- 10 respects as actions of trespass or tort are usually conducted) the damages awarded

II for any such trespass shall not be less than ten dollars.

- 2. Section two of the act to which this act is amendatory be and the same is
- 2 hereby amended to read as follows:
- 3 2. Any person trespassing on any lands, except fresh-meadow land over which
- 4 the tide has ebbed and flowed continuously for twenty years or more, carrying a gun,



5 after being forbidden so to trespass by the owner, occupant, lessee or licensee 6 thereof, shall be deemed guilty of trespass, at the suit of such owner, occupant,

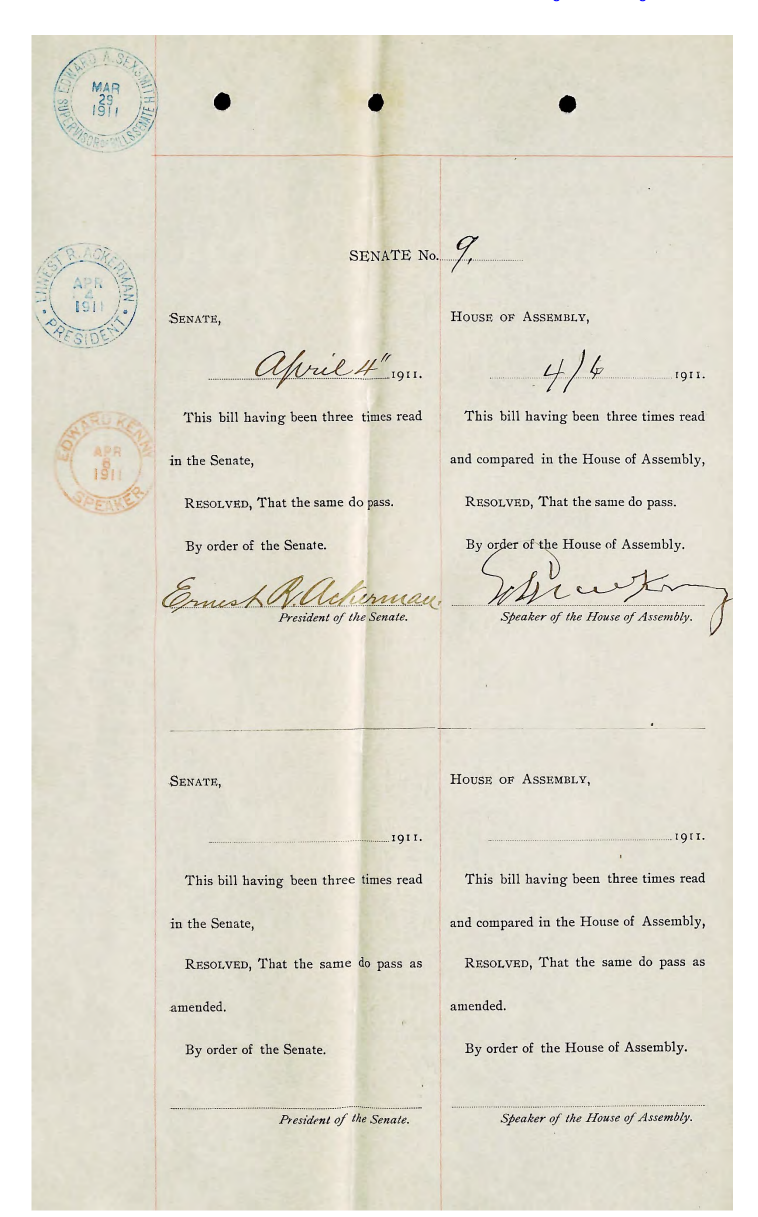
7 lessee or licensee, and in an action of trespass or tort (which action shall be con-

8 ducted in all respects as actions of trespass or tort are usually conducted) the damages awarded for any such trespass shall not be less than ten dollars.

3. Add the following section to the act of which this act is amendatory:

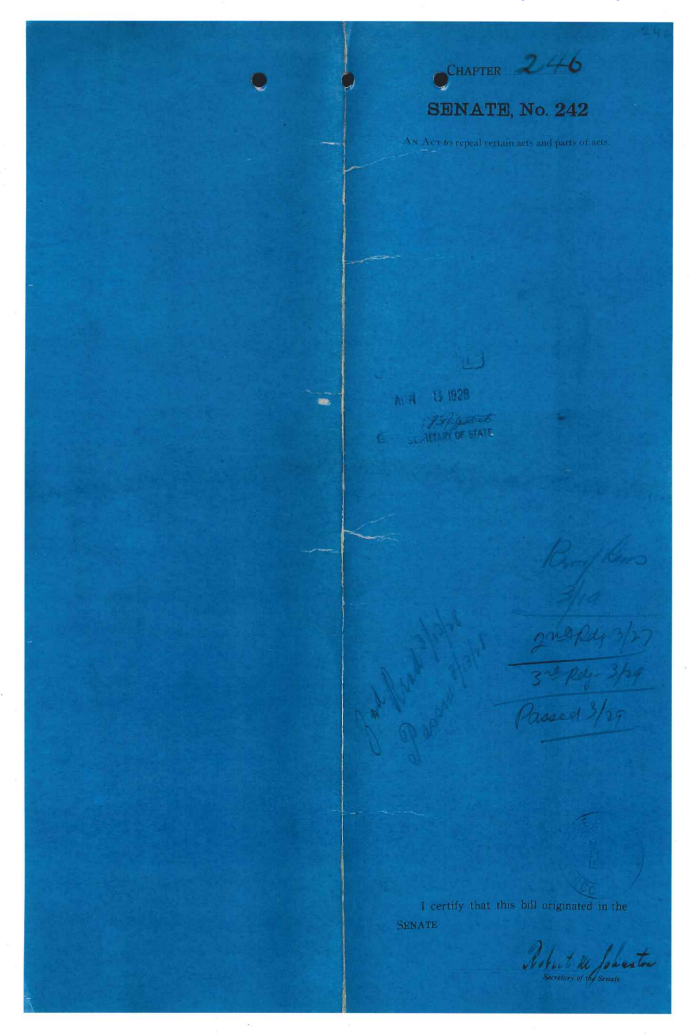
All acts or parts of acts inconsistent with this act are hereby repealed, and this 3 act shall take effect immediately.

Approved, 15 April, 1911.
Novdra Wilson
Sovemor



### **EXHIBIT T**

1928 Repeal of 1846 Law [original enrolled law]



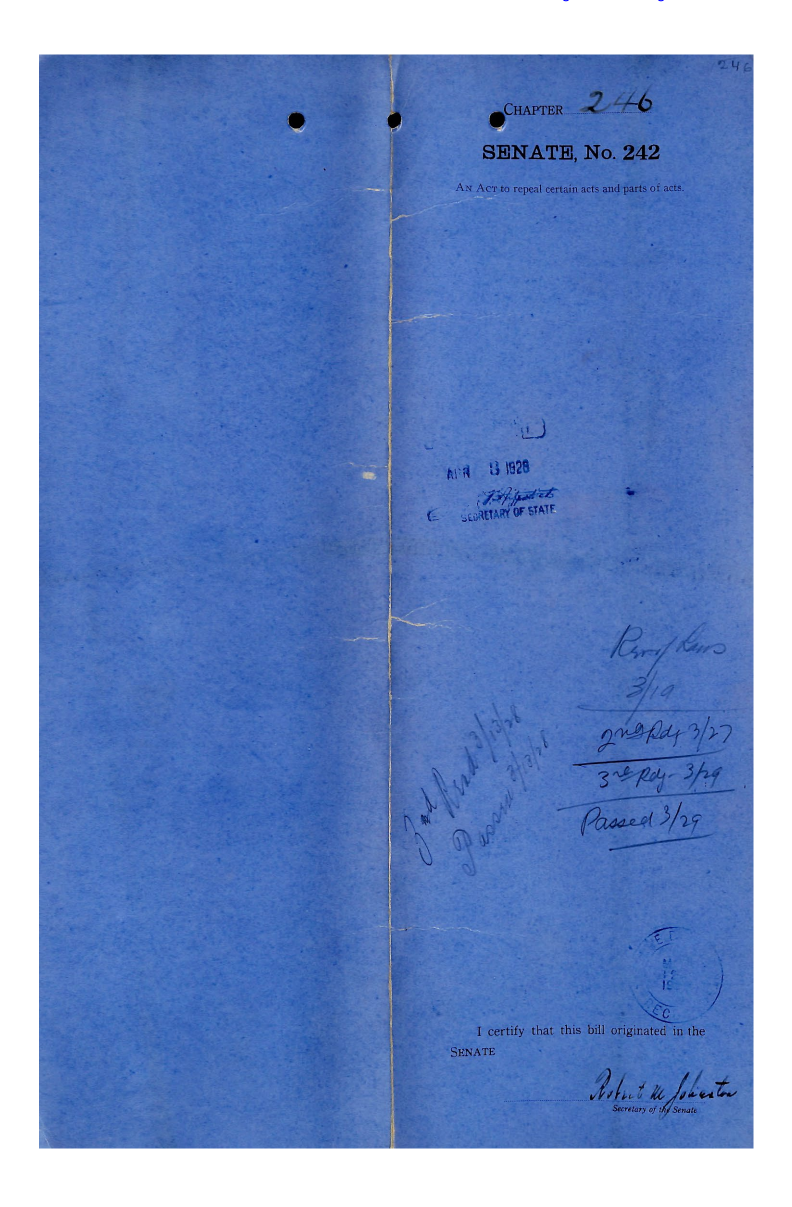


I hereby certify that the foregoing is a true copy of the original record on file in the New Jersey State Archives, Department of State.

Joseph R. Kler

Address; New Jersey State Archives P.O. Box 307 225 West State St. Trenton, N.J. 08625

Joseph R. Klett Executive Director N. J. State Archives





### SENATE, No. 242

## STATE OF NEW JERSEY

An Act to repeal certain acts and parts of acts.

- BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:
- 1 1. From and after the time when this act shall take effect the following acts 2 and parts of acts be and the same hereby are repealed:

### FISH AND GAME.

- 3 (Rev. of 1846, c. 3, p. 12.) (Rev. 1877, p. 448.)
- 4 "An act for the preservation of deer and other game, and to prevent trespassing
- 5 with guns," approved April sixteenth, one thousand eight hundred and forty-six.
- 6 (1852, c. 18, p. 38.) (Rev. 1877, p. 449.)
- 7 "Supplement to the act entitled 'An act for the preservation of deer and other
- 8 game, and to prevent trespassing with guns,' approved April sixteenth, eighteen
- 9 hundred and forty-six," approved February fourteenth, one thousand eight hundred 10 and fifty-two.
- 11 (1855, c. 58, p. 132.) (Rev. 1877, p. 458.)
- 12 "An act for the preservation of terrapin," approved March two, one thousand
- 13 eight hundred and fifty-five.
- 14 (1859, c. 222, p. 636.) (Rev. 1877, p. 449.)
- 15 "A supplement to the act entitled 'An act for the preservation of deer and other
- 16 game, and to prevent trespassing with guns,' approved April sixteenth, eighteen
- 17 hundred and forty-six," approved March twenty-third, one thousand eight hundred
- 18 and fifty-nine.



- 19 (1866, c. 277, p. 681.) (Rev. 1877, p. 450.)
- 20 "Supplement to the act entitled 'An act for the preservation of deer and other
- 21 game, and to prevent trespassing with guns,' approved April sixteenth, eighteen
- 22 hundred and forty-six," approved March twenty-sixth, one thousand eight hundred
- 23 and sixty-six.
- 24 (1867, c. 196, p. 430.) (Rev. 1877, p. 450.)
- 25 "A further supplement to 'An act for the preservation of deer and other game
- 26 and to prevent trespassing with guns,' approved April sixteenth, anno domini
- 27 eighteen hundred and forty-six," approved March twenty-seventh, one thousand
- 28 eight hundred and sixty-seven.
- 29 (1870, c. 397, p. 835.) (Rev. 1877, p. 450.)
- 30 "A further supplement to 'An act for the preservation of deer and other
- 31 game,' approved April sixteenth, eighteen hundred and forty-six," approved March
- 32 seventeenth, one thousand eight hundred and seventy.
- 33 (1873, c. 313, p. 58.) (Rev. 1877, p. 450.)
- 34 "A supplement to an act for the preservation of deer and other game, approved
- 35 April sixteenth, one thousand eight hundred and forty-six," approved March twenty-
- 36 first, one thousand eight hundred and seventy-three.
- 37 (1873, c. 598, p. 151.) (Rev. 1877, p. 450.)
- 38 "A further supplement to 'An act for the preservation of deer and other game
- 39 and to prevent trespassing with guns,' approved April sixteenth, one thousand eight
- 40 hundred and forty-six," approved April-fourth, one thousand eight hundred and
- 41 seventy-three.
- 42 (1874, c. 317, p. 61.) (Rev. 1877, p. 455.)
- 43 "An act for the protection of fisheries in this State," approved March twenty-
- 44 first, one thousand eight hundred and seventy-four.
- 45 (1874, c. 525, p. 137.) (Rev. 1877, p. 451.)
- 46 "An act to amend and consolidate the several acts relating to game and game
- 47 fish," approved March twenty-seventh, one thousand eight hundred and seventy-
- 48 four.

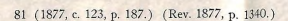




- 49 (1875, c. 141, p. 30.) (Rev. 1877, p. 454.)
- 50 "A supplement to an act entitled 'An act to amend and consolidate the several
- 51 acts relating to game and game fish,' approved March twenty-seventh, one thousand
- 52 eight hundred and seventy-four," approved March seventeenth, one thousand eight
- 53 hundred and seventy-five.
- 54 (1875, c. 345, p. 60.)
- 55 "An act for the preservation of fish in certain waters within the State of New
- 56 Jersey," approved April eighth, one thousand eight hundred and seventy-five.
- 57 (1876, c. 30, p. 53.) (Rev. 1877, p. 454.)
- 58 "A supplement to an act entitled 'An act to amend and consolidate the several
- 59 acts relating to game and game fish,' approved March twenty-seventh, eighteen hun-
- 60 dred and seventy-four," approved March sixteenth, one thousand eight hundred and
- 61 seventy-six.
- 62 (1876, c. 100, p. 127.) (Rev. 1877, p. 456.)
- 63 "An act for the preservation of fish," approved April thirteenth, one thousand
- 64 eight hundred and seventy-six.
- 65 (1876, c. 116, p. 157.) (Rev. 1877, p. 455.)
- 66 "Supplement to an act entitled 'An act to amend and consolidate the several
- 67 acts relating to game and game fish,' approved April fifteenth, one thousand eight
- 68 hundred and seventy-six."
- 69 (1876, c. 146, p. 237.) (Rev. 1877, p. 1339.)
- 70 "An act for the protection of black bass in the rivers of New Jersey," ap-
- 71 proved April twenty-first, one thousand eight hundred and seventy-six.
- 72 (1877, c. 46, p. 64.) (Rev. 1877, p. 1340.)
- 73 "A further supplement to an act entitled 'An act to amend and consolidate the
- 74 several acts relating to game and game fish,' approved March twenty-seventh, one
- 75 thousand eight hundred and seventy-four," approved March eighth, one thousand
- 76 eight hundred and seventy-seven.
- 77 (1877, c. 60, p. 84.) (Rev. 1877, p. 1339.)
- 78 "A supplement to an act entitled 'An act for the preservation of fish,' approved
- 79 the thirteenth day of April, one thousand eight hundred and seventy-six," approved
- 80 March eighth, one thousand eight hundred and seventy-seven.







82 "Supplement to an act entitled 'An act to amend and consolidate the several

83 acts relating to game and game fish,' prescribing a method of procedure for the

84 better enforcement of the game laws of this State," approved March ninth, one

85 thousand eight hundred and seventy-seven.

86 (1878, c. 184, p. 293.)

87 "An act for the protection of game and game fish," approved April fourth, one

88 thousand eight hundred and seventy-eight.

89 (1878, c. 206, p. 320.)

"An act to provide for the better protection of the fishing interests of this

91 State," approved April fifth, one thousand eight hundred and seventy-eight.

92 (1878, c. 221, p. 333.)

"A further supplement to an act entitled 'An act to amend and consolidate the

94 several acts relating to game and game fish,' approved March twenty-seventh,

95 eighteen hundred and seventy-four," approved April fifth, one thousand eight hun-

96 dred and seventy-eight.

97 (1878, c. 256, p. 396.)

98 "An act for the preservation of fish," approved April fifth, one thousand eight

99 hundred and seventy-eight.

100 (1879, c. 75, p. 112.)

101 "Supplement to an act entitled 'An act for the preservation of fish,' approved

102 April third, one thousand eight hundred and seventy-eight," approved March

103 eleventh, one thousand eight hundred and seventy-nine.

104 (1879, c. 109, p. 194.)

05 "A supplement to an act entitled 'An act for the preservation of deer and other

106 game, and to prevent trespassing with guns,' approved March fourteenth, one thou-

107 sand eight hundred and seventy-nine."

108 (1879, c. 124, p. 210.)

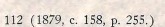
109 "A supplement to an act entitled 'An act for the preservation of fish,' approved

110 April fifth, one thousand eight hundred and seventy-eight," approved March four-

111 teenth, one thousand eight hundred and seventy-nine.

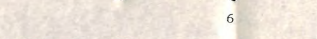






- 113 "An act for the further protection of fisheries," approved March fourteenth,
- 114 one thousand eight hundred and seventy-nine.
- 115 (1880, c. 60, p. 81.)
- "Supplement to an act entitled 'An act to amend and consolidate the several acts
- 117 relating to game and game fish,' approved March twenty-seventh, one thousand eight
- 118 hundred and seventy-four," approved March third, one thousand eight hundred and
- 119 eighty.
- 120 (1880, c. 107, p. 138.)
- "Supplement to an act for the preservation of fish, approved April thirteenth,
- 122 one thousand eight hundred and seventy-six," approved March tenth, one thousand
- 123 eight hundred and eighty.
- 124 (1880, c. 134, p. 174.)
- 125 "A supplement to an act entitled 'An act to amend and consolidate the several
- 126 acts relating to game and game fish,' approved March twenty-seventh, one thou-
- 127 sand eight hundred and seventy-four," approved March tenth, one thousand eight
- 128 hundred and eighty.
- 129 (1881, c. 111, p. 126.)
- 130 "A further supplement to an act entitled 'An act to amend and consolidate the
- 131 several acts relating to game and game fish,' approved March twenty-seventh, one
- 132 thousand eight hundred and seventy-four, and the supplement thereto, approved
- 133 March eighth, one thousand eight hundred and seventy-seven," approved March
- 134 seventeenth, one thousand eight hundred and eighty-one.
- 135 (1881, c. 173, p. 216.)
- 136 "An act to amend and to partially consolidate the several game laws of this
- 137 State," approved March twenty-fourth, one thousand eight hundred and eighty-one.
- 138 (1881, c. 186, p. 234.)
- "An act for the protection of fish," approved March twenty-fifth, one thousand
- 140 eight hundred and eighty-one.
- 141 (1882, c. 41, p. 44.)
- "Supplement to an act regulating fisheries," approved March third, one thou-
- 143 sand eight hundred and eighty-two, effective July fourth.





147 teenth, one thousand eight hundred and eighty-two.



144 (1882, c. 87, p. 109.)

"A supplement to an act entitled 'An act for the preservation of fish,' approved 146 April fifth, one thousand eight hundred and seventy-eight," approved March seven-

148 (1883, c. 16, p. 24.)

149 "Supplement to 'An act to amend an act to partially consolidate the several

150 game laws of this State,' approved February eighth, one thousand eight hundred

151 and eighty-three."

152 (1883, c. 83, p. 99.)

153 "An act permitting the catching of fish by set lines and fish weirs in those tribu-

154 taries of the Delaware river above tidewater which are obstructed by dams," ap-

155 proved March thirteenth, one thousand eight hundred and eighty-three.

156 (1883, c. 110, p. 127.)

157 "A supplement to an act entitled 'An act for the preservation of fish,' approved

158 April fifth, one thousand eight hundred and seventy-eight," approved March twenty-

159 second, one thousand eight hundred and eighty-three.

160 (1884, c. 40, p. 70.)

161 "A supplement to 'An act for the preservation of fish,' approved April fifth,

162 eighteen hundred and seventy-eight," approved March tenth, one thousand eight

163 hundred and eighty-four.

164 (1884, c. 114, p. 176.)

"An act to empower fish wardens to enforce game laws," approved April four-

166 teenth, one thousand eight hundred and eighty-four.

167 (1885, c. 3, p. 13.)

"A supplement to an act entitled 'An act for the protection of game fish,' ap-

169 proved April fourth, one thousand eight hundred and seventy-eight, and other game

170 laws of this State, providing for the payment of fines into the county treasuries,"

171 approved January twenty-eighth, one thousand eight hundred and eighty-five.

172-73 (1885, c. 56, p. 65.)

"A further supplement to an act entitled 'An act to amend and consolidate the

175 several acts relating to game and game fish,' approved March twenty-seventh, one





176 thousand eight hundred and seventy-four," approved March ninth, one thousand

177 eight hundred and eighty-five.

178 (1885, c. 81, p. 96.)

179 "A further supplement to an act entitled 'An act for the protection of fisheries

180 in this State,' approved March twenty-first, one thousand eight hundred and seventy-

181 four," passed March sixteenth, one thousand eight hundred and eighty-five.

182 (1885, c. 84, p. 98.)

183 "An act to provide a uniform method of procedure for the recovery of penal-

184 ties for the violation of the several laws relating to game and game fish," passed

185 March sixteenth, one thousand eight hundred and eighty-five.

186 (1885, c. 145, p. 181.)

187 "A supplement to an act entitled 'An act for the preservation of fish,' approved

188 April thirteenth, one thousand eight hundred and seventy-six," passed March thirty-

189 first, one thousand eight hundred and eighty-five.

190 (1885, c. 180, p. 238.)

191 "An act to amend an act entitled 'An act to empower fish wardens to enforce

192 game laws," approved April tenth, one thousand eight hundred and eighty-five.

193 (1886, c. 17, p. 26.)

"An act to amend an act entitled 'Supplement to an act regulating fisheries,' ap-

195 proved March third, one thousand eight hundred and eighty-two," approved Febru-

196 ary fifteenth, one thousand eight hundred and eighty-six.

197 (1886, c. 40, p. 52.)

198 "A further supplement to an act entitled 'An act to amend and consolidate the

199 several acts relating to game and game fish,' approved March twenty-seventh, one

200 thousand eight hundred and seventy-four," approved March first, one thousand

201 eight hundred and eighty-six.

202 (1886, c. 85, p. 113.)

203 "An act for the protection and to limit the time and manner of killing European

204 pheasants and other game birds of foreign origin," approved March twenty-second,.

205 one thousand eight hundred and eighty-six, effective July fourth.

206 (1886, c. 88, p. 118.)

207 "A further supplement to the act entitled 'An act to amend and consolidate the





208 several acts relating to game and game fish,' approved March twenty-seventh, one

209 thousand eight hundred and seventy-four," approved March twenty-second, one thou-

210 sand eight hundred and eighty-six.

211 (1886, c. 181, p. 242.)

"A supplement to an act to repeal the first section of an act entitled 'An act for

213 the protection of fish,' approved April sixteenth, one thousand eight hundred and

214 eighty-four," passed April sixteenth, one thousand eight hundred and eighty-six.

215 (1886, c. 184, p. 252.)

"A supplement to the act entitled 'An act for the protection of fisheries in this

217 State,' approved March twenty-first, one thousand eight hundred and seventy-four,"

218 approved April twentieth, one thousand eight hundred and eighty-six.

219 (1886, c. 206, p. 311.)

"An act to amend an act entitled 'An act for the protection of fish,' approved

221 March twenty-fifth, one thousand eight hundred and eighty-one," approved April

222 twenty-eighth, one thousand eight hundred and eighty-six.

223 (1886, c. 208, p. 312.)

224 "An act for the preservation of squirrels," approved April twenty-eighth, one

225 thousand eight hundred and eighty-six.

226 (1886, c. 262, p. 388.)

227 "A supplement to 'An act for the preservation of fish,' approved April fifth, one

228 thousand eight hundred and seventy-eight," passed June first, one thousand eight

229 hundred and eighty-six.

230 (1887, c. 42, p. 55.)

231 "A further supplement to an act to repeal the first section of an act entitled

232 'An act for the protection of fish,' approved April sixteenth, one thousand eight

233 hundred and eighty-four," approved March twenty-eighth, one thousand eight hun-

234 dred and eighty-seven.

235 (1887, c. 82, p. 114.)

236 "An act to amend an act entitled 'A supplement to an act entitled 'An act for

237 the preservation of fish,' approved April fifth, one thousand eight hundred and

238 seventy-eight, which said supplement was approved March seventeenth, one thousand





239 eight hundred and eighty-two," approved April first, one thousand eight hundred 240 and eighty-seven.

241 (1888, c. 34, p. 47.)

"An act to amend an act entitled 'An act to amend an act entitled "A supple-243 ment to an act entitled 'An act for the preservation of fish,'" approved April fifth, 244 one thousand eight hundred and seventy-eight, which said supplement was approved 245 March seventeenth, one thousand eight hundred and eighty-two,' approved April 246 first, one thousand eight hundred and eighty-seven," approved February fifteenth,

248 (1888, c. 54, p. 577.)

247 one thousand eight hundred and eighty-eight.

"An act for the preservation of fish in the Hackensack river and its tributaries 250 or branches, within the counties of Bergen and Hudson," passed February twenty-251 first, one thousand eight hundred and eighty-eight.

252 (1888, c. 74, p. 106.)

253 "A supplement to an act entitled 'An act to amend and consolidate the several 254 acts relating to game and game fish,' approved March twenty-seventh, one thou-255 sand eight hundred and seventy-four," approved February twenty-eighth, one thou-256 sand eight hundred and eighty-eight.

257 (1888, c. 252, p. 368.)

258 "An act to divide the counties of this State into two sections, to be known as 259 game sections, and to fix the time for shooting certain game birds and animals 260 therein," approved April second, one thousand eight hundred and eighty-eight.

261 (1888, c. 298, p. 450.)

"An act relative to fishing in the river Delaware," approved April seventeenth, 263 one thousand eight hundred and eighty-eight.

264 (1889, c. 13, p. 25.)

"A further supplement to the act entitled 'An act for the protection of game 266 and game fish,' approved April fourth, one thousand eight hundred and seventy-267 eight," approved February twenty-fifth, one thousand eight hundred and eighty-nine. 268 (1889, c. 113, p. 162.)

"Supplement to an act entitled 'An act to consolidate the several acts relating 270 to game and fish in this State,'" approved April third, one thousand eight hundred



272 (1889, c. 290, p. 455.)

271 and eighty-nine.

"A further supplement to 'An act to amend and consolidate the several acts 274 relating to game and game fish,' approved March twenty-seventh, one thousand 275 eight hundred and seventy-four," approved May thirteenth, one thousand eight 276 hundred and eighty-nine.

277 (1891, c. 143, p. 277.)

"Supplement to an act entitled 'An act to consolidate the several acts relating 279 to game and fish in this State,'" approved April second, one thousand eight hundred 280 and ninety-one.

281 (1891, c. 149, p. 301.)

"A further supplement to an act entitled 'An act to consolidate the several acts relating to game and fish in this State," approved April second, one thousand eight hundred and ninety-one.

285 (1891, c. 186, p. 361.)

"A supplement to an act entitled 'An act to provide for the better protection of 287 the fishing interests of this State,' approved April fifth, one thousand eight hundred 288 and seventy-eight," approved April fourteenth, one thousand eight hundred and 289 ninety-one.

290 (1891, c. 193, p. 370.)

"A further supplement to an act entitled 'An act to amend and consolidate the 292 several acts relating to game and game fish,' approved March twenty-seventh, one 293 thousand eight hundred and seventy-four," approved April fourteenth, one thou-294 sand eight hundred and ninety-one.

295 (1891, c. 216, p. 410.)

"Supplement to an act entitled 'An act for the preservation of fish in the 297 Hackensack river and its tributaries or branches within the counties of Bergen and 298 Hudson,' approved February twenty-first, one thousand eight hundred and eighty-299 eight," approved April fourteenth, one thousand eight hundred and ninety-one. 300 (1892, c. 150, p. 259.)

301 "A supplement to an act entitled 'An act for the protection and to limit the 302 time and manner of killing European pheasants and other game birds of foreign



11

303 origin,' approved March twenty-second, one thousand eight hundred and eighty-304 six," approved March twenty-fourth, one thousand eight hundred and ninety-two.
305 (1893, c. 27, p. 44.)

"An act for the protection of certain kinds of birds, animals and fish, and to 307 provide a procedure to recover penalties for the violation thereof," approved Febru-308 ary twenty-eighth, one thousand eight hundred and ninety-three.

309 (1894, c. 100, p. 154.)

"A supplement to an act entitled 'An act for the protection of certain kinds of 311 birds, animals and fish, and to provide a procedure to recover penalties for the 312 violation thereof,' approved February twenty-eighth, one thousand eight hundred 313 and ninety-three," approved April twenty-sixth, one thousand eight hundred and 314 ninety-four.

315 (1894, c. 313, p. 470.)

"A supplement to an act entitled 'An act for the protection of certain kinds of 317 birds, animals and fish, and to provide a procedure to recover penalties for the 318 violation thereof,' approved February twenty-eighth, one thousand eight hundred 319 and ninety-three," approved May twenty-second, one thousand eight hundred and 320 ninety-four.

321 (1894, c. 314, p. 471.)

"Supplement to an act entitled 'An act for the protection of certain kinds of 323 birds, animals and fish, and to provide a procedure to recover penalties for the vio-324 lation thereof,' approved February twenty-eighth, one thousand eight hundred and 325 ninety-three," approved May twenty-second, one thousand eight hundred and 326 ninety-four.

TRESPASSES (FOR TAKING FISH).

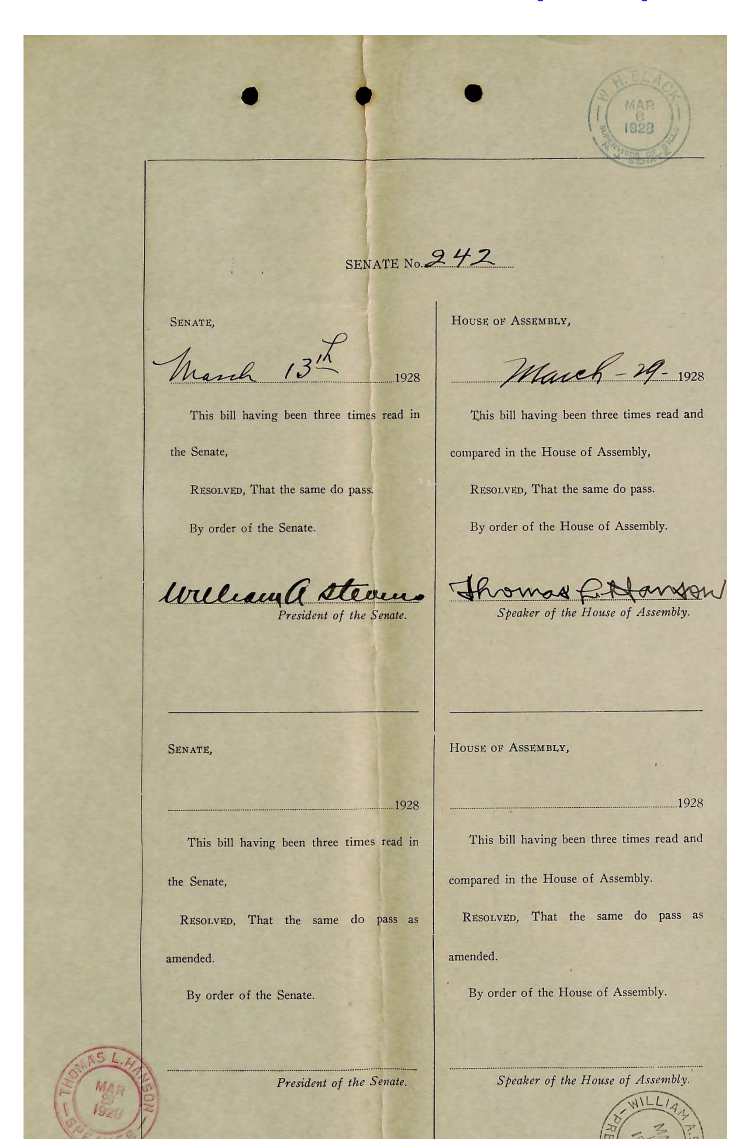
327 (1894, c. 49, p. 61.)

"An act concerning trespassing on private lands," approved April twelfth, one thousand eight hundred and ninety-four.

2. This act shall take effect immediately, and the repeal of the above entitled 2 acts, or parts thereof, shall not be construed to revive any act which may have

3 been repealed by any of the acts hereby repealed.

I phi



## **EXHIBIT U**

New Jersey Statutes, 2A:63–1 [as published]

# NEW JERSEY STATUTES ANNOTATED

Title 2A
ADMINISTRATION OF CIVIL AND
CRIMINAL JUSTICE

2A:53A to 2A:65C



Mat #41425517



I hereby certify that the foregoing is a true copy of the original record on file in the New Jersey State Archives, Department of State.

Joseph R. Kler

Address; New Jersey State Archives P.O. Box 307 225 West State St. Trenton, N.J. 08625

Joseph R. Klett Executive Director N. J. State Archives

### CHAPTER 63

### TRESPASS UPON LANDS

#### Section

2A:63-1. What constitutes; notice; action; damages.

### 2A:63-1. What constitutes; notice; action; damages

Any person who, while carrying a gun, shall trespass on any lands, except fresh meadow lands over which the tide has ebbed and flowed continuously for 20 years or more, after (a) having been forbidden so to trespass by the owner, occupant, lessee or licensee of such lands or (b) after such owner, occupant, lessee or licensee has given public notice forbidding such trespass, which notice has been conspicuously posted adjacent to the highway bounding on such lands or adjacent to a usual entry way thereto, shall be deemed guilty of trespass at the suit of such owner, occupant, lessee or licensee, in a civil action and liable for damages of not less than \$10.00.

#### Historical and Statutory Notes

#### Source:

145, §§ 1, 2, pp. 209, 210 [1924 Suppl. §§ 220–2, 220–3].

R.S. 2:77-1 (enacted, New Jersey Revised Statutes, 1937).

L.1895, c. 148, §§ 1, 2, p. 307 [C.S. p. 5653, §§ 2, 3], amended by L.1911, c.

#### Cross References

Agricultural or horticultural lands, willful trespasses, see N.J.S.A. § 4:17–2. Animals, stray and trespassing animals, see N.J.S.A. § 4:21–1 et seq.

Criminal trespass, see N.J.S.A. § 2C:18-3.

Escheated or escheatable real estate, trespass, see N.J.S.A. § 2A:37-10.

Executors and administrators, actions by and against, see N.J.S.A. §§ 2A:15-3, 2A:15-4.

Fires, no action for trespass while extinguishing, see N.J.S.A. § 13:9-17.

Limitation of actions for trespass, see N.J.S.A. § 2A:14-1.

Railroad tracks and cars, trespass on, see N.J.S.A. §§ 2C:18-3, 48:12-152.

Trespass for hunting or fishing where notice posted, see N.J.S.A. § 23:7-1 et seq.

### Law Review and Journal Commentaries

Liability to trespasser, licensee and invitee. 97 N.J.L.J. 17 (1974).

#### Library References

Trespass ⇔9.
Westlaw Topic No. 386.
C.J.S. Trespass §§ 8 to 12, 24 to 25, 69.