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HIGHLIGHTS

Trap registration license required:
Starting this year, you must possess a valid trap registration license when you use any trapping device capable of capturing or killing protected wildlife. You must also have that license on your person when setting or checking your trapping devices. For more information about this requirement, please see wildlife.utah.gov/trapping-faq.html. For details on obtaining the license and any exemptions that apply, see page 8.

Trapping coyotes and raccoons: Utah’s trapping laws now apply to individuals who are trapping coyotes and raccoons, in addition to furbearers. For details, see the information box on page 20.

Trap registration numbers: If you already have a valid trap registration number, but you don’t have a physical copy of it, please contact a Division office to receive a duplicate copy, free of charge. You can also download the Utah Hunting and Fishing app and carry an electronic copy of your trap registration license on your mobile device. See page 8 for details.

Bobcat permits available: There is no cap on the total number of bobcat permits available for the 2017–2018 season. From Oct. 3–31, 2017, you can purchase bobcat permits at wildlife.utah.gov and from license agents and Division offices. For more information, see page 9.

Maximum of six bobcat permits: This year, you may obtain no more than six bobcat permits. For more information on obtaining a permit, see page 9.

Check season dates: Season dates change every year. For a complete list of furbearer season dates, see page 24.
A trapper on The Division is mostly If you want Black-footed ferret, lynx and wolf If errors are found in this You may obtain Bobcat wildlife.utah.gov
wildlife.utah.gov
wildlife.utah.gov
10.
obobcat, please read are attached to bobcat permits. For more information on how to attach these tags to a bobcat, please read Tagging bobcats on page 10.

Trappers Association reward program
Every year, thieves steal valuable traps from Utah trappers. The Utah Trappers Association is offering a reward—up to $500—to individuals who report trap theft to the Division, which results in a successful prosecution. If you see someone stealing a trap, report it through the Division’s poaching hotline at 1-800-662-3337.
If you encounter traps while outdoors, you have a legal obligation to respect that private property. At the same time, trappers have an ethical obligation not to set traps in areas where they are likely to be encountered by the general public or their pets.

Bobcat permit/tag format: Bobcat temporary possession tags and jaw tags are attached to bobcat permits. For more information on how to attach these tags to a bobcat, please read Tagging bobcats on page 10.

Trapping muskrats on WMAs: Certain trappers are authorized to remove muskrats from state-owned wildlife management areas (WMAs). You can learn more about that process at wildlife.utah.gov/WMATrapping, starting in October.

Obtain permanent tags: You may obtain permanent marten and bobcat tags—by appointment only—at any Division office. Marten tags will be available Sept. 23, 2017 through March 9, 2018. Bobcat tags will be available Nov. 15, 2017 through March 9, 2018. You can also obtain permanent tags at the Utah Trappers Association Fur Sale on Feb. 9–10, 2018.

Restrictions to protect river otters: Some rivers have trapping restrictions. See page 14 to learn more.

Checking traps after dark: A trap may use a flashlight to check traps after dark, and furbers are caught in these trapping devices may be harvested by shooting at any time. Harvesting furbers by methods other than trapping remains restricted to 30 minutes before sunrise until 30 minutes after sunset. Please read Hunting and trapping methods on page 12 for details and restrictions.

Don’t lose your hunting and fishing privileges
If you commit a wildlife violation, you could lose the privilege of hunting and fishing in Utah. The Utah Division of Wildlife Resources can suspend the license of anyone who knowingly, intentionally or recklessly violates wildlife laws. Your license can be suspended for a wildlife violation if:

- You are convicted.
- You plead guilty or no contest.
- You enter a plea in abeyance or diversion agreement.

Suspension proceedings are separate and independent from criminal prosecution. The Utah Division of Wildlife Resources may suspend your license privileges whether or not the court considers suspension in your criminal case. You will be notified of any action against your privilege after criminal proceedings conclude. And remember, if your license is suspended in Utah, you may not be permitted to hunt or fish in most other states. (Visit wildlife.utah.gov/know-the-consequences.html to see a map of participating states.)

Accidental trapping of protected species: Black-footed ferret, lynx and wolf are protected species under the Endangered Species Act. If you accidentally trap or capture one of these species, you must immediately report it to the Division and the U.S. Fish and Wildlife Service. See page 17 for details.

Native American trust lands and national wildlife refuges: If you want to trap on Native American trust lands and national wildlife refuges in Utah, you should first check with the respective tribal authority or refuge manager.

Corrections: If errors are found in this guidebook after it is printed, the Division will correct them in the online copy. Visit wildlife.utah.gov/guidebooks to view all of the Division’s guidebooks.

Protection from discrimination: The Division receives federal financial assistance from the U.S. Fish and Wildlife Service. Under Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, Title II of the Americans with Disabilities Act of 1990, the Age Discrimination Act of 1975, Title IX of the Education Amendments of 1972, the U.S. Department of the Interior and its bureaus prohibit discrimination on the basis of race, color, national origin, age, disability or sex. If you believe that you have been discriminated against in any program, activity or facility, or if you desire further information, please visit www.doi.gov/pmb/edo/public-civil-rights.cfm.

Private lands: The Division cannot guarantee access to any private land. Under certain circumstances, you must obtain written permission from the landowner or the landowner’s authorized representative before hunting or trapping on private lands. To learn more, please see Trespassing on page 21.

Division funding: The Division is mostly funded by the sale of hunting and fishing licenses and through federal aid made possible by an excise tax on the sale of firearms and other hunting- and fishing-related equipment.
The Division encourages adults to be familiar with hunter education guidelines or to complete the hunter education course before accompanying youth into the field.

While in the field, the youth and the adult must remain close enough for the adult to see and provide verbal assistance to the young hunter. Using electronic devices, such as walkie-talkies or cell phones, does not meet this requirement.

Have you passed furharvester education?

If you are a Utah resident born after Dec. 31, 1984, you must provide proof that you’ve passed a furharvester education course approved by the Division before you can:

- Obtain a furbearer license
- Obtain a bobcat permit
- Obtain a marten permit

BASIC REQUIREMENTS


Are you planning to hunt or trap bobcats, martens or other furbearers in Utah this year? Before you can obtain any necessary permits, you must meet a few basic requirements. Starting this year, the Division will also require anyone who is trapping furbearers, coyotes or raccoons to obtain a trap registration license. This section provides more information about trap registration licenses and how you can obtain one.

Are you old enough?

In Utah, there are no age restrictions for individuals who can hunt and trap furbearers. However, if you’re under the age of 16—and hunting with any weapon—you must be accompanied in the field by your parent, a legal guardian or a responsible person 21 years of age or older (see below).

Adults must accompany young hunters

Utah Code § 23-20-20

While hunting with any weapon, a person under 14 years old must be accompanied by his or her parent, legal guardian or other responsible person who is 21 years of age or older and who has been approved by the parent or guardian.

A person at least 14 years old and under 16 years old must be accompanied by a person 21 years of age or older while hunting with any weapon.

What am I required to carry in the field?

Utah Admin. Rule R657-11-8

The licenses and permits you’re required to carry depend on what you are hunting or trapping.

If you’re using any trapping device that’s capable of catching or killing protected wildlife, you must have a trap registration license on your person. This requirement applies even if you are trapping coyotes or raccoons.

If you’re trapping furbearers, you must have both a furbearer license and a trap registration license on your person while in the field. If any of those furbearers include bobcat or marten, you must also have the appropriate bobcat or marten permit on your person.

Please keep in mind that if you download the free Utah Hunting and Fishing app, you can store both your furbearer license and your trap registration license on your mobile phone or tablet.
You can prove that you’ve completed furharvester education if you have a certificate of completion from your furharvester education course or if you have a verified furharvester education number on file with the Division. That number is assigned when you complete furharvester education.

If you are applying for a resident furbearer license for the first time—and you completed furharvester education in another state or country—you must provide a valid furharvester education number and the name of the state, province or country that issued the number. The Division may research this number to verify that the course you completed meets Utah’s standards for safe and responsible trapping.

For more information on how to complete Utah’s furharvester education course, visit wildlife.utah.gov/huntereducation.

Do you have a furbearer license?
Utah Admin. Rule R657-11-3

You must have a valid Utah furbearer license before you can:
• Hunt, trap or harvest most furbearers
• Obtain or use a bobcat permit
• Use a marten permit

Furbearer licenses are available at wildlife.utah.gov and from license agents and Division offices.

You do not need a furbearer license to hunt, harvest or trap coyotes, muskrats, raccoons, red foxes or striped skunks. You do, however, need a trap registration license to set a trapping device for any species (see details below).

Do you have a trap registration license?
Utah Admin. Rule R657-11-8

Starting this year, you must possess a valid trap registration license when trapping furbearers, coyotes or raccoons.

The only exception is for those who are trapping coyotes or raccoons within 600 feet of a building or structure occupied or used by humans or livestock.

You can obtain a trap registration license by calling or visiting a Division office. There is a one-time $10 license fee for a new trap registration license.

For more information about this requirement, please see wildlife.utah.gov/trapping-faq.html.

Important: If you already have a valid trap registration number, but you don’t have a physical copy of it, please contact a Division office. We can provide you with a duplicate copy free of charge. You can also download the Utah Hunting and Fishing app and carry an electronic copy of your license on your mobile device.

When you receive a trap registration license, it will have a unique, permanent trap registration number printed on it. You must ensure that all of your trapping devices are permanently and legibly marked or tagged with your trap registration number. (This requirement does not apply to trapping devices set for coyotes or raccoons within 600 feet of a building or structure occupied or used by humans or livestock.)

No more than one trap registration number may be on a single trapping device. For additional information about trap registration numbers and using and checking your trapping devices, see page 13.

Carry your licenses and permits
Utah Admin. Rule R657-11-8

You must have your furbearer license and trap registration license—and any bobcat or marten permits—on your person while setting, checking or moving trapping devices. You cannot alter your licenses or permits, nor can you sell, transfer, give, loan or assign them to another person.

OBTAINING PERMITS

If you want to hunt or trap bobcat or marten in Utah, you’ll need a permit in addition to your furbearer license. This section describes how to obtain bobcat and marten permits.

If you were born after Dec. 31, 1984, you must have proof of furharvester education before you can purchase a bobcat or marten permit. For more information, see page 7 or visit wildlife.utah.gov/huntereducation.

Bobcat permits
Utah Admin. Rule R657-11-4

Beginning Oct. 3, 2017 at 8 a.m. MDT, you may purchase bobcat permits at wildlife.utah.gov or from any license agent or Division office. You may purchase no more than six permits.

Bobcat permits will be sold until 11 p.m. MDT on Oct. 31, 2017. There is no cap on the total number of permits that will be sold.

You must have your current furbearer license, bobcat permit and trap registration license on your person while hunting or trapping a bobcat.

If you obtain a bobcat permit in 2017, it is valid for the entire 2017–2018 bobcat season.

Marten permits
Utah Admin. Rule R657-11-6

Marten permits are available free of charge from any Division office, beginning Sept. 7, 2017. (Please keep in mind that you only need one marten permit in order to trap marten during the 2017–2018 season.)

Sales final: Exceptions and refunds

Some hunters and trappers successfully obtain licenses or permits and then realize—for one reason or another—that they won’t be able to use them.

In most cases, the Division cannot refund the cost of the license or permit, but there are some exceptions. To determine whether you are eligible for a refund or to download a refund-request form, visit wildlife.utah.gov/refund.

Residency
Utah Code §§ 23-13-2(13) and 23-13-2(37)

Before you purchase a furbearer license, it’s important to know whether you are a legal resident of the state of Utah for the purposes of hunting, fishing or trapping. See the definition of residency on page 27 to determine whether you are a resident or a nonresident.
OBTAINING AND USING TAGS

As soon as you harvest a bobcat or marten, you need to attach the temporary possession tags. Then, you should plan a time to have a Division employee attach the permanent tag.

Tagging bobcats

Before you move the bobcat's carcass or leave the site of the kill, you must tag the pelt with a temporary possession tag. (See the illustration on the next page to review the two tags attached to the permit—one for the pelt and one for the jaw.) The tagging process requires you to:

- Completely detach the tags from the permit
- Remove the notches that correspond with the harvest date and the animal's sex
- Complete the required county and license number information at the bottom of the tag
- Attach the temporary possession tag to the unskinned carcass or green pelt so that the tag remains securely fastened and visible

Later, you can remove the lower jaw of the bobcat and tag it with the numbered jaw tag that corresponds to the number on the pelt tag.

While tagging a bobcat, you may not remove more than one notch indicating date or sex, nor can you tag more than one bobcat using the same tag.

The temporary possession tag must remain attached to the green pelt or unskinned carcass until a permanent bobcat tag has been affixed.

You may not use a bobcat permit to hunt, trap or pursue bobcat after any of the notches have been removed from the temporary possession tag or the tag has been detached from the permit. Possession of an untagged green pelt or unskinned carcass is considered probable cause of unlawful taking and possession.

Permanent possession tags for bobcat and marten
Utah Admin. Rule R657-11-7

If you harvest a bobcat or marten, you must have a Division employee attach a permanent possession tag to the pelt no later than the second Friday in March.

You may not buy, sell, trade or barter a green pelt from a bobcat or marten that does not have a permanent tag affixed.

Obtaining permanent tags
When you bring a bobcat pelt into a Division office, a Division employee will attach a permanent tag and take possession of the bobcat's lower jaw. When you bring in a marten pelt, a Division employee will simply attach a permanent tag.

You can also have permanent possession tags attached at the Utah Trappers Association Fur Sale.

Bring clean bobcat jaws and pelts
Before you bring the lower jaw and pelt of a bobcat to a Division office for permanent tagging, please remove as much flesh as possible.

You should also allow the jaw and pelt to dry in the open air. Do not use a storage or transport container made of plastic—use a paper bag or cardboard box instead. This will help prevent the jaw from decaying.

Transporting pelts to obtain tags
Bobcats and martens that were legally harvested may be transported by someone other than the furharvester to have the permanent tag affixed.

If you transport a bobcat or marten for another person, you must have written authorization that includes all of the following information:

- Date of kill
- Location of kill
- Species and sex of animal being transported
- Origin and destination of transportation
- The name, address, signature and furharvester license number of the furharvester
- The name of the individual transporting the bobcat or marten
- The furharvester's marten permit number, if marten is being transported

You will receive them after the employee verifies the bobcat was tagged with the temporary possession tag that corresponds to your bobcat permit. The employee will also review your furharvester license.

Animals harvested outside of Utah

Green pelts of bobcats and martens that were legally harvested outside of the state may not be possessed, bought, sold, traded or bartered in Utah unless one of the following conditions applies:

- A permanent tag has been affixed.
- The pelts are accompanied by a shipping permit issued by the wildlife agency of the state where the animal was harvested.
FIELD REGULATIONS

Several rules govern hunting and trapping in Utah. These rules exist to help keep you safe and to ensure an ethical hunt. Whether you’re targeting furbearers, coyotes or raccoons, please be familiar with the requirements for legally using trapping devices. You should also know the different types of hunting methods you may use and what you’re required to do with any animals you harvest.

Checkpoints and officer contacts
Utah Code §§ 23-20-25 and 77-23-104

Division conservation officers and biologists monitor the harvest and possession of furbearers. They may also stop hunters and trappers to ensure they have the required licenses, permits, firearms and trapping equipment. You should expect to encounter conservation officers and biologists checking hunters in the field and at checkpoints.

If you’re contacted by a conservation officer, you must provide the officer with the items he or she requests. These may include any licenses, permits and tags required for hunting, any devices used to participate in hunting and any game you’ve taken. These contacts allow the Division to collect valuable information about Utah’s furbearer populations.

Participating in surveys
Utah Admin. Rule R657-11-23

If the Division contacts you about your furharvesting experience, please participate in the survey regardless of your success. Your participation helps the Division evaluate population trends, assess harvest success and participation helps the Division evaluate in the survey regardless of your success. Your furharvesting experience, please participate

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Aiding or assisting in violations
Utah Code § 23-20-23

You may not aid or assist another person to violate any provisions of the Wildlife Resources Code, rule or guidebook.

The penalty for aiding or assisting is the same as that imposed for the primary violation.

Avoid nontarget species

The following recommendations from the Division and the Utah Trappers Association can help you avoid catching cougars, domestic animals and other nontarget species in trapping devices set for bobcats and other furbearers.

- Use traps with smaller jaw spreads. For example, a number 2 trap is big enough to catch bobcats, but the larger foot of a cougar may spring the trap without getting caught.
- Avoid using 4-coiled traps. A 2-coiled trap is sufficient to hold bobcats and coyotes, but larger animals like cougars or domestic animals should be able to pull out of the trap.
- Anchor foothold traps solidly to the ground. A cougar or other large animal will have a better chance of pulling out of a trap that is solidly anchored.

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- Anchor foothold traps solidly to the ground. A cougar or other large animal will have a better chance of pulling out of a trap that is solidly anchored.

Hunting and trapping methods

Harvest methods and shooting hours

You may harvest all furbearers—except for bobcats and marten—by any legal means, excluding explosives and poisons. While hunting and trapping, you may not use the illegal spotlighting methods described on page 19.

Bobcats may be taken only by shooting or trapping, or with the aid of dogs.

Marten may be taken only with an elevated, covered set in which the maximum trap size shall not exceed 1½ foothold or 160 Conibear.

Harvesting furbearers by shooting or with the aid of dogs is restricted to 30 minutes before sunrise to 30 minutes after sunset, unless you have a permit from the county to spotlight coyote, red fox, striped skunk or raccoon. For more information on spotlighting, see page 19.

Furbearers caught in a trapping device may be taken by shooting at any time.

You may check trapping devices and remove animals at any time of day or night, except on certain waterfowl management areas. For more information, see page 19.

You may not take any wildlife from an airplane or any other airborne vehicle or device (including drones), or from any motorized terrestrial or aquatic vehicle, including snowmobiles and other recreational vehicles.
Trap restrictions to protect river otters
Utah Admin. Rule R657-11-9

To protect Utah’s river otter populations, there are trapping-device restrictions for the following areas:

- Colorado River, between the Utah-Colorado state line and Lake Powell
- Escalante River, between Escalante and Lake Powell
- Green River, between Flaming Gorge Dam and the Utah-Colorado state line
- Middle section of the Provo River, between Jordanelle Dam and Deer Creek Reservoir

If you are trapping for a furbearer, coyote or raccoon within 100 yards of either side of these four rivers—or their tributaries—and up to one-half mile from their confluences, you may use only the following trapping devices:

- Nonlethal-set foothold trapping devices with a jaw spread less than 5 1/8 inches, and nonlethal-set padded foothold traps. Drowning sets with these traps are prohibited.
- Body-gripping, killing-type trapping devices with body-gripping area less than 30 square inches.
- Nonlethal dry-land cable trapping devices equipped with a stop-lock mechanism that prevents it from closing to less than a six-inch diameter.
- Size 330, body-gripping, killing-type trapping devices modified by replacing the standard V-trigger assembly with one top side-parallel trigger assembly, with the trigger placed within one inch of the side, or butted against the vertical turn in the Canadian bend (see figure on the next page).

a breakaway lock mechanism that will release when any force greater than 300 pounds is applied to the loop. Breakaway cable devices must be fastened to an immovable object solidly secured to the ground. The use of drags is prohibited.

Setting and checking traps
You may not set any trapping device on posted private property without the landowner’s or lessee’s written permission.

If you see an illegally set trapping device, notify a conservation officer as soon as possible. While performing their duties, conservation officers may seize all traps, trapping devices and wildlife used or held in violation of the rules in this guidebook.

All trapping devices used to take a furbearer, coyote or raccoon must be checked, and any animals removed, at least once every 48 hours. The only exception is if you are using the following types of traps, which must be checked, and have any animals removed, every 96 hours:

- Killing traps that strike the top and bottom of the animal simultaneously
- Drowning sets
- Lethal cable devices that are set to capture on the neck, that have a nonrelaxing lock without a stop, and that are anchored to an immovable object

If you are unable to check your own traps, you may temporarily authorize another person to check them for you. Only someone who possesses a valid furbearer license and trap registration license—and the necessary permits to check traps and remove protected wildlife—may temporarily check your traps in your absence. See Removing traps and trapped wildlife in the next section for all wildlife-removal requirements.

You may not transport or possess live protected wildlife. Any animal found in a trapping device must be killed or released immediately by the trapper or the person temporarily authorized to check the trap.

Important: The trapping restrictions in this section do not apply to trapping devices set for coyotes or raccoons, as long as those devices are within 600 feet of a building occupied or used by humans or domestic livestock.

Removing traps and trapped wildlife
You may not disturb or remove any trapping device unless you are one of the following individuals:

- The owner of the trapping device
- A peace officer performing routine duties
- The landowner where the trapping device is set
- The owner of a domestic pet that is caught in the device
- The owner of the trapping device who possesses the permit, license, tag or legal authorization required for the species that is captured

- A peace officer performing routine duties
- A person, other than the owner, may temporarily possess, disturb or remove a trapping device—or temporarily possess, kill or remove wildlife caught in a trap—as long as that person has all of the following on their person:
  - A valid trap registration license
  - A valid furbearer license
  - The appropriate permits or tags
  - Written authorization from the owner of the trapping device that includes all of the following items:
    - The date written authorization was obtained
    - The name of the individual being given authorization
    - The owner's signature

Nothing in this section authorizes a person to use the owner's trap registration license, furbearer license, permit or tag.
**Artificial cubby set**

This manufactured container has an opening on one end that houses a trapping device. Bait must be 8 inches from the opening.

Tilt the trap so bait cannot be seen from above.

Artificial cubby sets must be placed with the top of the opening even with or below the bottom of the bait so that the bait is not visible from above.

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**Did it get wet? Decontaminate it!**

Before you leave a trapping area and step into another water, rinse all the mud and other debris off of your waders, boots and wetted trapping gear or equipment.

Then, generously spray all of it—especially the soles of boots or waders—with Formula 409 (a popular household cleaner). This treatment will kill any whirling disease spores.

After you return home, thoroughly clean and dry all of your gear before using it again.

While you’re hunting and trapping, you may not possess any trapping device that is not permanently marked or tagged with your registered trap number unless you have received written permission as described above.

If your registered trap number is on a trapping device, you can be held liable for any violations committed with that device. This rule still applies if you’ve authorized someone else to use the device. That’s why it’s important to report stolen trapping devices to the Division as soon as possible.

You must also keep a record of the individuals who have written authorization to remove your traps, and supply a copy of that record to a conservation officer, upon request.

**Important:** The trapping restrictions in this section do not apply to trapping devices set for coyotes or raccoons, as long as those devices are within 600 feet of a building occupied or used by humans or domestic livestock.

**Use of bait**

Utah Admin. Rule R657-11-10

In most instances, you may not use protected wildlife or its parts as bait to take a furbearer, coyote or raccoon. The only exceptions are as follows:

- You may use the white-bleached bones of protected wildlife with no hide or flesh attached.
- You may use parts of legally taken furbearers and nonprotected wildlife.
- You may not set trapping devices for furbearers, coyotes or raccoons within 30 feet of any exposed bait.

Trapping devices may be placed near carcasses of protected wildlife, provided the carcass has not been moved for the purpose of trapping and the trapping device is not located within 30 feet of the carcass.

White-bleached bones with no hide or flesh attached may be set within 30 feet of a trapping device.

Bait used inside an artificial cubby set must be placed at least eight inches from the opening.

Artificial cubby sets must be placed with the top of the opening even with or below the bottom of the bait so that the bait is not visible from above.

If you use bait, you can be held responsible if it becomes exposed for any reason.

**Important:** The trapping restrictions in this section do not apply to trapping devices set for coyotes or raccoons, as long as those devices are within 600 feet of a building occupied or used by humans or domestic livestock.

**Accidental trapping**

Utah Admin. Rule R657-11-11

Any protected wildlife accidentally caught and found alive in a trapping device must be immediately released unharmed by a person authorized to do so. (See page 15 to see a list of individuals who are authorized to remove protected wildlife from a trap.)

If you accidentally trap protected wildlife, you must report it to the division within 48 hours.

You must obtain permission from a division representative to remove the carcass of any protected wildlife accidentally caught in one of your trapping devices. After removing the carcass, you must turn it over to the Division.

Black-footed ferret, lynx and wolf are protected species under the Endangered Species Act. If you accidentally trap or capture any of these federally protected species, you must immediately report it to both the U.S. Fish and Wildlife Service and the Division.

If you capture or kill an unauthorized species of protected wildlife in a trapping device, you are not criminally liable under state law as long as all of the following circumstances apply:

- You were not attempting to take the unauthorized species.
- You possess a valid trap registration license.
- You possess the licenses, permits and tags required to trap the targeted wildlife species.
- You otherwise comply with the provisions of Utah’s Wildlife Code and all regulations that apply to trapping the targeted wildlife species.

**Are you allowed to possess a weapon?**

Utah Code §§ 76-10-503 and 76-10-512

It is illegal under Utah Code §§ 76-10-503 and 76-10-512 to possess or use a firearm, muzzleloader or any other dangerous weapon if you have been charged or convicted of certain offenses.

The purchase or possession of any hunting license, permit, tag or certificate of registration from the Division does not authorize the holder to legally possess or use a firearm, muzzleloader or any other dangerous weapon while hunting if they are otherwise restricted from possessing these weapons under Utah Code.

To determine whether you are allowed to possess a weapon, please review the Utah Code sections listed above or contact the law enforcement agency that oversees your case.
Areas closed to beaver and mink harvest
Utah Admin. Rule R657-11-25

The following areas are closed to beaver and mink harvest at all times:
• Beaver County—Pine Creek
• Box Elder County—Basin Creek drainage
• Cache County—Right Hand Fork and Temple Fork drainages (tributaries of the Logan River), Rock Creek and Curtis Creek drainages (tributaries of Blacksmith Fork River) and Beaver Creek
• Emery County—San Rafael River
• Garfield County—Hunt Creek (west of U.S. Forest Service boundary)
• Grand County—Willow Creek, Bitter Creek and Sweetwater drainages
• Garfield and Kane counties—East Fork of the Sevier River and drainages above Blue Fly Creek
• Garfield and Iron counties—Bear Creek drainage and the following creeks above Panguitch Lake: Blue Springs Creek, Bunker Creek and Deer Creek
• Rich County—Big Creek (above ranches), Randolph Creek, Woodruff Creek (above Woodruff Reservoir) and Pine Creek, Dip Hollow and Peggy Hollow within the U.S. Forest Service boundary
• Summit County—Boundary begins at SR-150 and USFS Rd 058; east on this USFS road to USFS Rd 073; east on this road to USFS Rd 072; north on this road to the Utah-Wyoming state line; east on this state line to USFS Rd 017; southeast on this road to USFS Rd 077; south on this road to USFS Rd 082; east on this road to USFS Rd 078; east on this road to USFS Rd 086; east on this road to the Daggett-Summit county line; south on this county line to the Summit-Duchesne county line (summit of the Uinta Mountains); west on this county line to SR-150 at Hayden Pass; north on SR-150 to USFS Rd 058.

There are also trapping-device restrictions on parts of the Colorado, Escalante, Green and Provo rivers, including their tributaries and some of the surrounding land. You can read more about these restrictions on parts of the Colorado, Escalante, Green and Provo rivers, including their tributaries and some of the surrounding land. You can read more about these restrictions in the information box on page 14.

Areas where you cannot discharge a firearm
Utah Code § 76-10-508

You may not discharge a dangerous weapon or firearm under any of the following circumstances:
• From a vehicle
• From, upon or across any highway
• At power lines or signs
• At railroad equipment or facilities, including any sign or signal
• Within Utah state park camp or picnic sites, overlooks, golf courses, boat ramps or developed beaches
• Without written permission from the owner or property manager, within 600 feet of:
  • A house, dwelling or any other building
  • Any structure in which a domestic animal is kept or fed, including a barn, poultry yard, corral, feeding pen or stockyard

Pistols and revolvers are also considered to be loaded when an unexpended cartridge, shell or projectile is in a position whereby the manual operation of any mechanism once would cause the unexpended cartridge, shell or projectile to be fired.

A muzzleloading firearm is considered loaded when it is capped or primed and has a powder charge and ball or shot in the barrel or cylinders.

The firearm restrictions in this section do not apply to concealed firearm permit holders, provided the person is not utilizing the concealed firearm to hunt or take wildlife.

A trapper who uses an artificial light to illuminate the path and trap sites for the purpose of conducting the required trap checks. In this instance, the trapper must carry the artificial light. It cannot be a motor vehicle headlight or a light attached to or powered by a motor vehicle. And while checking trapping devices with an artificial light, the trapper may not occupy or operate any motor vehicle.

Some counties allow spotlighting if a hunter is trying to harvest coyote, red fox, striped skunk or raccoon. See Utah Code § 23-13-17 and your county laws and ordinances for more information.

Even if your county’s laws do not permit spotlighting, you may still use spotlighting to hunt coyote, red fox, striped skunk or raccoon if you are one of the following individuals:
• A landowner (or landowner’s agent) who is protecting crops or domestic animals from predation by those animals
• A Wildlife Services agent, acting in an official capacity under a memorandum of understanding with the Division.

Spotlighting

You may not use spotlighting to hunt or harvest protected wildlife.

You may not use a spotlight, headlight or other artificial light to locate any protected wildlife while having in your possession a firearm or other weapon or device that could be used to take or injure protected wildlife.

The use of a spotlight or other artificial light in any area where protected wildlife are generally found is probable cause of attempting to locate protected wildlife.

The provisions of this section do not apply to the following individuals:
• A person who uses the headlights of a motor vehicle—or other artificial light—in a usual manner, where there is no attempt or intent to locate protected wildlife.

Trapping on waterfowl management areas
Utah Admin. Rule R657-11-26

Trapping wildlife, including nonprotected species, on state waterfowl management areas (WMAs) is prohibited, unless specifically authorized by the Division.

The Division uses limited trapping on WMAs to protect wildlife populations and to prevent burrowing damage to the dikes.

To apply for the opportunity to trap muskrats and other furbearers on these WMAs, please visit wildlife.utah.gov/WMAtrapping, starting in October.
The firearm restrictions in this section do not apply to concealed firearm permit holders, provided the person is not utilizing the concealed firearm to hunt or take wildlife.

**Carrying a dangerous weapon while under the influence of alcohol or drugs**

Utah Code § 76-10-528

You may not carry a dangerous weapon or hunt furbears, coyotes or raccoons while under the influence of alcohol or drugs. Please see wildlife.utah.gov/rules for more information.

**Use of dogs**

Utah Code § 23-20-3 and Utah Admin. Rule R657-11-14

You may use dogs to pursue or harvest furbears from 30 minutes before sunrise to 30 minutes after sunset, and only during the open seasons listed in this guidebook. See page 24 for season dates and bag limits.

**Trapping coyotes and raccoons**


The Utah Department of Agriculture and Food has regulatory authority over the state’s coyotes and raccoons. Although the Utah Division of Wildlife Resources does not manage these species, it does have responsibility and authority over trapping and the use of trapping devices capable of capturing or killing protected wildlife.

Trapping devices—even those set for coyotes and raccoons—are frequently used to kill these animals. The Division regulates trapping and the use of trapping devices to reduce the capture of nontargeted protected species.

This guidebook references both coyotes and raccoons in regulations about the use of trapping devices. Those regulations are in place to:

- Reduce the capture and killing of nontargeted protected wildlife
- Improve the likelihood of successfully releasing nontargeted protected wildlife
- Detect illegal trap settings that target protected wildlife
- Protect law-abiding trappers from criminal liability if they accidentally capture nontargeted protected wildlife

For detailed information on the use of trapping devices in Utah, see pages 13-17 of this guidebook. For more information about the trap registration license requirement, see page 8 or visit wildlife.utah.gov/trapping-faq.html.

If you are the owner or handler of the dogs, you must have a valid furbearer license in your possession while you are pursuing or harvesting a furbearer.

When dogs are used to pursue furbears, the licensed hunter who intends to take the furbearer must be present when the dogs are released. Then, the licensed hunter must continuously participate in the hunt until it ends.

**Use of weapons on waterfowl management areas**

Utah Admin. Rule R657-9-9

You may only discharge a shotgun (with non-toxic shot) or archery tackle on the following waterfowl management areas and other Division-managed properties during the specified waterfowl hunting seasons or as authorized by the Division:

- Box Elder County—Harold S. Crane, Locomotive Springs, Public Shooting Grounds and Salt Creek
- Daggett County—Brown’s Park
- Davis County—Farmington Bay, Howard Slough and Ogden Bay
- Emery County—Desert Lake
- Juab County—Mills Meadow
- Millard County—Clear Lake and Topaz Slough
- Sanpete County—Manti Meadows
- Tooele County—Blue Lake and Timpie Springs
- Uintah County—Stewart Lake
- Utah County—Powell Slough, Utah Lake Wetland Preserve
- Wayne County—Bicknell bottoms
- Weber County—Ogden Bay and Harold S. Crane

You may not discharge a firearm, crossbow or archery tackle on any of the areas listed above any time of the year except during the specified waterfowl hunting seasons or as authorized by the Division.

The firearm restrictions in this section do not apply to concealed firearm permit holders, provided the person is not utilizing the concealed firearm to hunt or take wildlife.

**State parks**

Utah Admin. Rule R657-11-15 and R657-614-4

Hunting and trapping any wildlife is prohibited within the boundaries of all state park areas, except those designated as open by the Division of Parks and Recreation in Utah Admin. Rule R657-614-4.

Hunting with rifles, handguns or muzzleloaders in park areas designated open to hunting is prohibited within one mile of all park facilities, including buildings, camp or picnic sites, overlooks, golf courses, boat ramps and developed beaches.

Hunting with shotguns, crossbows or archery tackle is prohibited within one-quarter mile of the above areas.

**Trespassing**

Utah Code §§ 23-20-14 and 23-20-3.5

While taking wildlife or engaging in wildlife-related activities, you may not—without permission—enter or remain on privately owned land that:

- Cultivated
- Properly posted
- Fenced or enclosed in a manner designed to exclude intruders

In addition, you may not:

- Enter or remain on private land when directed not to do so by the owner or a person acting for the owner.
- Obstruct any entrance or exit to private property.

“Cultivated land” is land that is readily identifiable as land whose soil is loosened or broken up for the raising of crops, land used for the raising of crops, or a pasture that is artificially irrigated.

“Permission” means written authorization from the owner or person in charge to enter upon private land that is cultivated or properly posted. Permission must include all of the following details:

- The signature of the owner or person in charge
- The name of the person being given permission
- The appropriate dates
- A general description of the land

“Properly posted” means that signs prohibiting trespass—or bright yellow, bright orange or fluorescent paint—are clearly displayed at all corners, on fishing streams and rights-of-way entering the land. Or, they are displayed in a manner that is visible to a person in the area.

You may not post private property you do not own or legally control or land that is open to the public as provided by Utah Code § 23-21-4. In addition, it is unlawful to take
Wolf management in Utah
Wolves are protected under the federal Endangered Species Act throughout most of Utah. In a small portion of northern Utah (north of I-80 and east of I-84), wolves have been removed from the Endangered Species List, and the state has authority to manage them.

The general public may not hunt, kill or trap wolves.
To learn about wolf management in Utah, visit wildlife.utah.gov/wolf.

Exporting furbearers from Utah
Utah Admin. Rule R657-11-17
You may not export or ship the green pelt of any furbearer from Utah without first obtaining a valid shipping permit from the Division.
You do not need a shipping permit in order to export green pelts of coyote, muskrat, raccoon, red fox or striped skunk.

Possession, sale and transportation
Transporting furbearers
You may only transport the green pelts of furbearers if you possess the appropriate license and permits. If you have harvested bobcat or marten, they must be correctly tagged. For more information on attaching temporary and permanent tags, see page 10.
A registered Utah fur dealer—or that person’s agent—may transport or ship green pelts of furbearers within Utah.
No one may transport or possess live protected wildlife, except as permitted by Utah Admin. Rule R657-3.

Fur dealers (or their agents and taxidermists) must keep records of all transactions dealing with green pelts of furbearers. Those records must contain all of the following information:
- The transaction date
- The name, address, license number and tag number of each seller
- If the ownership of a pelt changes, the above information must be listed on a receipt issued to the new owner.
You may possess legally acquired furbearers and tanned hides—without possessing a furbearer license—as long as you can provide proof of legal ownership.
A furbearer license is not required to sell or possess coyote, muskrat, raccoon, red fox or striped skunk or their parts.

Wasting wildlife
You may not waste—or permit to be wasted or spoiled—any protected wildlife or its parts.
You may, however, leave the skinned carcass of a furbearer in the field. This action does not constitute waste of wildlife.

Depredation
Badger, weasel and spotted skunk
Utah Admin. Rule R657-11-20
If a badger, weasel or spotted skunk is creating a nuisance or causing damage, you may harvest it at any time—without a license—as long as you do not sell or trade the animal or its parts.

Red fox and striped skunk
Utah Admin. Rule R657-11-20
Red fox and striped skunk may be taken at any time without a furbearer license.

Bobcat
Utah Admin. Rule R657-11-21
A Wildlife Services agent may remove or harvest a depredating bobcat as long as the agent is supervised by the USDA Wildlife Services program and following Division-approved procedures.
A livestock owner or the owner’s employee may take bobcats that are harassing livestock. The employee must be on a regular payroll and not hired specifically to take furbearers.
Any bobcat harvested by a livestock owner or an employee must be surrendered to the Division within 72 hours.

Beaver
If a beaver is causing damage or exhibiting other nuisance behavior, you may harvest or remove it during closed seasons, but you must first obtain a nuisance permit from a Division office or conservation officer.

Prevent wildfires!
Make sure campfire ashes are cold. Always use a shovel and a bucket of water.
UtahFireInfo.gov
**Utah’s predator control program**

The Utah Legislature passed the Mule Deer Protection Act in 2012. The law directed the Division to reduce coyote populations for the benefit of mule deer, particularly in areas where predation occurs.

To comply with this law, the Division implemented a predator control program that provides incentives for members of the public to remove coyotes. Participants in the program receive $50 for each properly documented coyote that they kill in Utah.

For more information on the predator control program, visit wildlife.utah.gov/predators.

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**SEASON DATES AND BAG LIMITS**

Utah Admin. Rule R657-11-25

**Badger**  
- Season dates: Sept. 23, 2017–March 1, 2018  
- Areas open: Statewide*  
- Bag limit: No limit

**Beaver**  
- Season dates: Sept. 23, 2017–April 4, 2018  
- Areas open: Statewide*, except the areas listed in the information box on page 18.  
- Bag limit: No limit  
- Notes: There are trapping-device restrictions on and near sections of the Colorado, Escalante, Green and Provo rivers. See the information box on page 14 for more information.

**Bobcat**  
- Season dates: Nov. 15, 2017–March 1, 2018  
- Areas open: Statewide*  
- Bag limit: One per permit, up to a maximum of six  
- Possession limit: One per permit, up to a maximum of six  
- Notes: Bobcats may be taken only by shooting, trapping or with the aid of dogs.

**Coyote**  
- The Department of Agriculture regulates coyotes, and you do not need a furbearer license to harvest them. To learn more, visit wildlife.utah.gov/UDAF.  
- Participants in Utah’s predator control program receive compensation for removing coyotes. To learn more about this program, see the information box on this page or visit wildlife.utah.gov/predators.

**Gray fox**  
- Season dates: Sept. 23, 2017–March 1, 2018  
- Areas open: Statewide*  
- Bag limit: No limit

**Kit fox**  
- Season dates: Sept. 23, 2017–March 1, 2018  
- Areas open: Statewide*  
- Bag limit: No limit  
- **Important:** The kit fox is on Utah’s sensitive species list. The Division encourages trappers to release all kit fox unharmed.

**Marten**  
- Season dates: Sept. 23, 2017–March 1, 2018  
- Areas open: Daggett, Duchesne, Summit and Uintah counties*  
- Bag limit: No limit

**Mink**  
- Season dates: Sept. 23, 2017–April 4, 2018  
- Areas open: Statewide*, except the areas listed in the information box on page 18.  
- Bag limit: No limit  
- Notes: There are trapping-device restrictions on and near sections of the Colorado, Escalante, Green and Provo rivers. See the information box on page 14 for more information.

**Muskrat**  
- Season dates: Year round  
- Areas open: Statewide*  
- Bag limit: No limit  
- Notes: You do not need a furbearer license to harvest muskrat. You will need a special permit if you plan to trap muskrat on a Waterfowl Management Area. For more information, visit wildlife.utah.gov/WMAtrapping in the middle of October.

**Raccoon**  
- The Department of Agriculture regulates raccoons, and you do not need a furbearer license to harvest them. To learn more, visit wildlife.utah.gov/UDAF.

**Ringtail**  
- Season dates: Sept. 23, 2017–March 1, 2018  
- Areas open: Statewide*  
- Bag limit: No limit

**Red fox**  
- Season dates: Year round  
- Areas open: Statewide*  
- Bag limit: No limit  
- Notes: You do not need a furbearer license to harvest red fox.

**Spotted skunk**  
- Season dates: Sept. 23, 2017–March 1, 2018  
- Areas open: Statewide*  
- Bag limit: No limit

**Striped skunk**  
- Season dates: Year round  
- Areas open: Statewide*  
- Bag limit: No limit  
- Notes: You do not need a furbearer license to harvest striped skunk.

**Weasel**  
- Season dates: Sept. 23, 2017–March 1, 2018  
- Areas open: Statewide*  
- Bag limit: No limit

* National wildlife refuges, Native American trust lands and waterfowl management areas may have special regulations
DEFINITIONS

Artificial cubby set means any manufactured container with an opening on one end that houses a trapping device.

Bait means any lure containing animal parts larger than one cubic inch, with the exception of white-bleached bones with no hide or flesh attached.

Cage trap means any enclosure containing a one-way door triggered by a treadle or pan that prevents escape of an animal after the door closes.

Carcass means the dead body of an animal or its parts.

Certificate of registration means a document issued under the Wildlife Resources Code, or any rule or proclamation of the Wildlife Board granting authority to engage in activities not covered by a license, permit or tag.

Domicile means the place:
• where an individual has a fixed permanent home and principal establishment;
• to which the individual if absent, intends to return; and
• in which the individual and the individual’s family voluntarily reside, not for a special or temporary purpose, but with the intention of making a permanent home.

To create a new domicile an individual must:
• abandon the old domicile; and
• be able to prove that a new domicile has been established.

Exposed bait means bait that is visible from any angle, except when used in an artificial cubby set.

Foothold trap means any underspring or jump trap, longspring trap or coil-spring trap with two smooth arms or jaws that come together when an animal steps on a pan in the center of the trap.

Furbearer means species of the Bassariscidae, Canidae, Felidae, Mustelidae and Castoridae families, except coyote and cougar.

Fur dealer means any individual engaged in, wholly or in part, the business of buying, selling, or trading skins or pelts of furbearers within Utah.

Fur dealer’s agent means any person who is employed by a resident or nonresident fur dealer as a buyer.

Good condition means the carcass is fresh or frozen and securely wrapped to prevent decomposition so that the tissue remains suitable for analysis.

Green pelt means the untanned hide or skin of any furbearer.

Livestock means cattle, sheep, goats and turkeys.

Nonresident means a person who does not qualify as a resident.

Owner means the person who has been issued a trap registration number associated with one or more trapping devices.

Permit means a document, including a stamp, that grants authority to engage in specified activities under the Wildlife Resources Code or a rule or proclamation of the Wildlife Board.

Possession means actual or constructive possession.

Protected wildlife means the animals defined in the “wildlife” definition below. It does not include coyote, field mouse, gopher, ground squirrel, jackrabbit, muskrat and raccoon.

Pursue means to chase, tree, corner or hold a furbearer at bay.

Resident means a person who has a domicile (fixed permanent home and principal establishment) in Utah for six consecutive months immediately preceding the purchase of a license or permit, AND DOES NOT claim residency for hunting, fishing or trapping in any other state or country.

An individual retains Utah residency if he or she leaves Utah to serve in the armed forces of the United States, or for religious or educational purposes, and does NOT claim residency for hunting, fishing or trapping in any other state or country.

Members of the armed forces of the United States and dependents are residents as of the date the member reports for duty under assigned orders in Utah, if:
• The member is NOT on temporary duty in Utah and does NOT claim residency for hunting, fishing or trapping in any other state or country.
• The member presents a copy of his or her assignment orders to a Division office to verify the member’s qualification as a resident.

A nonresident attending an institution of higher learning in Utah as a full-time student may qualify as a resident if the student has been present in Utah for 60 consecutive days immediately preceding the purchase of the license or permit and does NOT claim residency for hunting, fishing or trapping in any other state or country.

A Utah resident license or permit is invalid if a resident license for hunting, fishing or trapping is purchased in any other state or country.

An individual DOES NOT qualify as a resident if he or she is an absentee landowner paying property tax on land in Utah.
Trapping means taking protected wildlife with a trapping device.

Trapping device means any apparatus used to remotely capture or kill an animal, including a cage trap, foothold trap, snare wire or any other body-gripping mechanism.

Wildlife means crustaceans—including brine shrimp and crayfish—and all vertebrate animals living in nature, except feral animals.

Scent means any lure—composed of material of less than one cubic inch—that has a smell intended to attract animals.

Sell means to offer or possess for sale, barter, exchange or trade. It is also the act of selling, bartering, exchanging or trading.

Tag means a card, label or other identification device issued for attachment to the carcass of protected wildlife.

Take means to hunt, pursue, harass, catch, capture, possess, angle, seine, trap or kill any protected wildlife; or to attempt any of the aforementioned actions.