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1 AN ACT concerning wildlife.

## Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Wildlife Code is amended by changing Sections 3.27, 3.28, and 3.29 as follows:

6 (520 ILCS 5/3.27) (from Ch. 61, par. 3.27)

Sec. 3.27. Any person owning, holding or controlling, by lease, which possession must be for a term of 5 or more years, any contiquous tract of land having an area of not less than 200 acres, and not more than 1280 acres, with at least 100 acres of suitable wildlife habitat, who desires to establish a game breeding and hunting preserve area, to propagate, preserve and hunt game birds shall make application to the Department for a license as herein provided. Such application shall be made under oath of the applicant or under oath of one of its principal officers if the applicant is an association, club or corporation. In the case of releasing and harvesting hand reared mallards, the tract of land, with the approval of the Department, may be smaller than that required in this Section but in all other respects the applicant shall conform to the provisions of this Act. The application shall be accompanied by a license fee of not to exceed \$100 for a Class A license or a license fee not to exceed \$200 for a Class B license.

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Every licensee under this Section shall release not less than 250, either individually or in aggregate, of the species authorized to be released and taken in Section 3.28 of this Act Bobwhite quail or pheasants each hunting season for Class A game breeding and hunting preserve areas or during the license year for Class B game breeding and hunting preserve areas.

Upon receipt of such application, the Department shall inspect the proposed licensed area described in application and the premises and facilities where game birds are to be propagated and the cover for game birds and the ability of the applicant to operate a property of this character. If the Department finds that the area meets the requirements of all applicable laws and administrative rules and that the game birds are reasonably healthy and disease free; and that the issuing of the license will otherwise be in the public interest; the Department shall approve application and issue the license for the operation of the property described in the application with the rights and subject to the limitations in this Act prescribed.

All game breeding and hunting preserve area licenses expire on April 30 of each year.

Upon receipt of such license, the licensee shall promptly post such licensed areas at intervals of not more than 500 feet with signs to be prescribed by the Department. The boundaries of such licensed game breeding and hunting preserve areas shall also be clearly defined by natural or artificial boundaries and

- 1 by signs.
- 2 (Source: P.A. 93-554, eff. 8-20-03.)
- 3 (520 ILCS 5/3.28) (from Ch. 61, par. 3.28)
- 4 Sec. 3.28. The licensee of any licensed game breeding and
- 5 hunting preserve area may take, or authorize to be taken, on
- 6 licensed areas and within the season fixed and designated, and
- 7 in such numbers as herein provided, the following: (a) 100% of
- 8 each of the following species of game birds released within the
- 9 said season: hand reared Ring-necked pheasants, Bobwhite
- 10 quail, Hungarian partridges, Chukar partridges, Coturnix and
- 11 wild turkeys; and (b) hand reared mallard ducks may be released
- 12 at any time of the year for shooting purposes and 100% of those
- 13 released may be harvested by shooting.
- 14 All the foregoing birds so released, except Coturnix, shall
- 15 be at least 16 weeks of age before releasing the same and shall
- possess full plumage. 16
- (Source: P.A. 84-150.) 17
- (520 ILCS 5/3.29) (from Ch. 61, par. 3.29) 18
- Sec. 3.29. For the purpose of this Act, game birds shall be 19
- 20 released upon licensed game breeding and hunting preserve areas
- 21 in a manner satisfactory to the Department. The licensee shall
- 22 keep a register on forms prescribed by the Department which
- 23 shall clearly show the number and kind of game birds released
- 24 each year, the month of release, and also the number and kind

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of game birds taken, the month when taken and the disposition made of such game birds, and shall submit such reports under oath as to game birds released and taken, to the Department not later than 10 days following the end of each month during the season. The Department shall keep an adequate record of the number of birds released on each licensed game breeding and hunting preserve area in each year and of the birds taken.

The Department shall prepare special tags suitable for use upon legs of game birds, including hand reared mallard ducks, which tags shall be of a type not removable without breaking and mutilating the tag, such tags to be used to designate birds taken upon a licensed game breeding and hunting preserve area, and such tag shall remain upon the leg of such game bird until such bird is finally prepared for consumption. Those licensed areas which dress game birds may affix the tag to the bag in which the dressed game birds are contained or include the tag in the bag containing game birds that tag to be clearly visible from the outside of the bag. Upon application and payment of a fee of 10 cents for each such tag, the Department shall furnish licensees with such tags. All game birds harvested on licensed areas that will be taken from the licensed areas in feather by persons authorized to take those game birds are to be properly banded on the same day they are taken. All game birds harvested on licensed areas that will be taken or shipped from those licensed areas as dressed game birds in bags shall have one tag either affixed to the bag or placed in the bag when the game

- birds are placed in the bag. 1
- (Source: P.A. 93-554, eff. 8-20-03.) 2
- (520 ILCS 5/3.31 rep.) 3
- Section 10. The Wildlife Code is amended by repealing 4
- 5 Section 3.31.