HB1854 Enrolled LRB9205414TAtm

- 1 AN ACT concerning wildlife.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Wildlife Code is amended by changing
- 5 Sections 2.11, 2.26, 3.1 and by adding Section 3.1-3 as
- 6 follows:
- 7 (520 ILCS 5/2.11) (from Ch. 61, par. 2.11)
- 8 Sec. 2.11. Before any person may lawfully hunt wild
- 9 turkey, he shall first obtain a "Wild Turkey Hunting Permit"
- in accordance with the prescribed regulations set forth in an
- 11 administrative rule of the Department. The fee for a
- 12 Resident Wild Turkey Hunting Permit shall not exceed \$15.
- 13 Upon submitting suitable evidence of legal residence in
- 14 any other state, non-residents shall be charged a fee not to
- 15 exceed \$125 \$75 for wild turkey hunting permits, except as
- 16 provided below for non-resident land owners.
- 17 Permits shall be issued without charge to:
- 18 (a) Illinois landowners residing in Illinois who
- own at least 40 acres of Illinois land and wish to hunt
- on their land only,
- 21 (b) resident tenants of at least 40 acres of
- 22 commercial agricultural land, and
- 23 (c) shareholders of a corporation which owns at
- least 40 acres of land in a county in Illinois who wish
- to hunt on the corporation's land only. One permit shall
- 26 be issued without charge to one shareholder for each 40
- 27 acres of land owned by the corporation in a county;
- however, the number of permits issued without charge to
- shareholders of any corporation in any county shall not
- 30 exceed 15.
- 31 The turkey hunting permit issued without fee shall be

1 valid on all lands upon which the person to whom it is issued

- owns, leases or rents, except that in the case of a permit
- 3 issued without charge to a shareholder of a corporation, the
- 4 permit shall be valid on all lands owned by the corporation
- 5 in the county.
- 6 The Department may by administrative rule allocate and
- 7 issue non-resident Wild Turkey Permits and establish fees for
- 8 such permits.
- 9 The-Department-may-set--aside,--in--accordance--with--the
- 10 prescribed-regulations-set-forth-in-an-administrative-rule-of
- 11 the--Department,--a--limited--number--of--Wild-Turkey-Hunting
- 12 Permits-to-be-available-to-persons-providing--evidence--of--a
- 13 contractual-arrangement-to-hunt-on-properties-controlled-by-a
- 14 bona--fide--Illinois--outfitter----The--number--of--available
- 15 permits-shall-be-based-on-a-percentage-of-unfilled-permits
- 16 remaining--after--the--previous--year's--lottery-----Eligible
- 17 outfitters--shall--be--those--having---membership---in,---and
- 18 accreditation-conferred-by,--a-professional-association-of
- 19 outfitters-approved-by-the-Department:--The-association-shall
- 20 be-responsible-for-setting-professional-standards--and--codes
- 21 of--conduct--for--its--membership,--subject--to--Departmental
- 22 approval.---In--addition--to--the--fee--normally--charged-for
- 23 resident-and-nonresident-permits,-a-reservation--fee--not--to
- 24 exceed-\$200-shall-be-charged-to-the-outfitter-for-each-permit
- 25 set--aside--in-accordance-with-this-Act---The-reservation-fee
- 26 shall-be-deposited-into-the-Wildlife-and-Fish-Fund-
- 27 It shall be unlawful to take wild turkey except by use of
- 28 a bow and arrow or a shotgun of not larger than 10 nor
- 29 smaller than 20 gauge with shot size not larger than No. 4,
- 30 and no person while attempting to so take wild turkey may
- 31 have in his possession any other gun.
- 32 It shall be unlawful to take, or attempt to take wild
- 33 turkey except during the time from 1/2 hour before sunrise to
- 34 1/2 hour after sunset or during such lesser period of time as

- 1 may be specified by administrative rule, during those days
- 2 for which an open season is established.
- 3 It shall be unlawful for any person to take, or attempt
- 4 to take, wild turkey by use of dogs, horses, automobiles,
- 5 aircraft or other vehicles, or conveyances, or by the use of
- 6 bait of any kind.
- 7 It is unlawful for any person to take in Illinois or have
- 8 in his possession more than one wild turkey per valid permit.
- 9 (Source: P.A. 88-416; 89-715, eff. 2-21-97.)
- 10 (520 ILCS 5/2.26) (from Ch. 61, par. 2.26)
- 11 Sec. 2.26. Any person attempting to take deer shall
- 12 first obtain a "Deer Hunting Permit" in accordance with
- 13 prescribed regulations set forth in an Administrative Rule.
- 14 Deer Hunting Permits shall be issued by the Department. The
- 15 fee for a Deer Hunting Permit to take deer with either bow
- and arrow or gun shall not exceed \$15.00 for residents of the
- 17 State. The Department may by administrative rule provide for
- 18 non-resident deer hunting permits for which the fee will not
- 19 exceed \$200 \$100 except as provided below for non-resident
- 20 landowners <u>and non-resident archery hunters. The Department</u>
- 21 <u>may by administrative rule provide for a non-resident archery</u>
- 22 <u>deer permit consisting of not more than 2 harvest tags at a</u>
- 23 total cost not to exceed \$225. Permits shall be issued
- 24 without charge to:
- 25 (a) Illinois landowners residing in Illinois who
- own at least 40 acres of Illinois land and wish to hunt
- their land only,
- 28 (b) resident tenants of at least 40 acres of
- 29 commercial agricultural land where they will hunt, and
- 30 (c) shareholders of a corporation which owns at
- least 40 acres of land in a county in Illinois who wish
- to hunt on the corporation's land only. One permit shall
- 33 be issued without charge to one shareholder for each 40

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

acres of land owned by the corporation in a county;

however, the number of permits issued without charge to

shareholders of any corporation in any county shall not

exceed 15.

Bona fide landowners or tenants who do not wish to hunt only on the land they own, rent or lease or shareholders who do not wish to hunt only on the land owned by the corporation shall be charged the same fee as the applicant who is not a landowner, tenant or shareholder. Nonresidents of Illinois who own at least 40 acres of land and wish to hunt on their land only shall be charged a fee set by administrative rule. The method for obtaining these permits shall be prescribed by administrative rule.

The deer hunting permit issued without fee shall be valid on all farm lands which the person to whom it is issued owns, leases or rents, except that in the case of a permit issued to a shareholder, the permit shall be valid on all lands owned by the corporation in the county.

The-Department-may-set--aside,--in--accordance--with--the prescribed-regulations-set-forth-in-an-administrative-rule-of the--Department,--a-limited-number-of-Deer-Hunting-Permits-to be-available-to-persons-providing-evidence-of--a--contractual arrangement--to--hunt-on-properties-controlled-by-a-bona-fide Illinois-outfitter.--The-number-of-available-permits-shall-be based-on-a-percentage-of-unfilled-permits-remaining-after-the previous-year's-lottery.--Eligible-outfitters-shall-be--those having--membership--in,--and--accreditation--conferred--by,-a professional--association--of--outfitters--approved--by---the Department.--The-association-shall-be-responsible-for-setting professional---standards---and---codes--of--conduct--for--its membership,-subject-to-Departmental-approval.--In-addition-to the--fee--normally--charged--for--resident--and---nonresident permits,--a--reservation--fee--not--to--exceed--\$200-shall-be charged-to--the--outfitter--for--each--permit--set--aside--in

- 1 accordance--with--this--Act----The--reservation--fee-shall-be
- 2 deposited-into-the-Wildlife-and-Fish-Fund-
- 3 The standards and specifications for use of guns and bow
- 4 and arrow for deer hunting shall be established by
- 5 administrative rule.
- 6 No person may have in his possession any firearm not
- 7 authorized by administrative rule for a specific hunting
- 8 season when taking deer.
- 9 Persons having a firearm deer hunting permit shall be
- 10 permitted to take deer only during the period from 1/2 hour
- 11 before sunrise to sunset, and only during those days for
- 12 which an open season is established for the taking of deer by
- use of shotgun or muzzle loading rifle.
- 14 Persons having an archery deer hunting permit shall be
- permitted to take deer only during the period from 1/2 hour
- 16 before sunrise to 1/2 hour after sunset, and only during
- 17 those days for which an open season is established for the
- 18 taking of deer by use of bow and arrow.
- 19 It shall be unlawful for any person to take deer by use
- of dogs, horses, automobiles, aircraft or other vehicles, or
- 21 by the use of salt or bait of any kind. An area is
- 22 considered as baited during the presence of and for 10
- 23 consecutive days following the removal of bait.
- It shall be unlawful to possess or transport any wild
- 25 deer which has been injured or killed in any manner upon a
- 26 public highway or public right-of-way of this State unless
- 27 exempted by administrative rule.
- Persons hunting deer must have gun unloaded and no bow
- 29 and arrow device shall be carried with the arrow in the
- 30 nocked position during hours when deer hunting is unlawful.
- It shall be unlawful for any person, having taken the
- 32 legal limit of deer by gun, to further participate with gun
- in any deer hunting party.
- 34 It shall be unlawful for any person, having taken the

- 1 legal limit of deer by bow and arrow, to further participate
- 2 with bow and arrow in any deer hunting party.
- 3 The Department may prohibit upland game hunting during
- 4 the gun deer season by administrative rule.
- 5 It shall be legal for handicapped persons, as defined in
- 6 Section 2.33, to utilize a crossbow device, as defined in
- 7 Department rules, to take deer.
- 8 Any person who violates any of the provisions of this
- 9 Section, including administrative rules, shall be guilty of a
- 10 Class B misdemeanor.
- 11 (Source: P.A. 89-715, eff. 2-21-97; 90-225, eff. 7-25-97;
- 12 90-490, eff. 8-17-97; 90-655, eff. 7-30-98.)
- 13 (520 ILCS 5/3.1) (from Ch. 61, par. 3.1)
- Sec. 3.1. License and stamps required.
- 15 (a) Before any person shall take or attempt to take any
- of the species protected by Section 2.2 for which an open
- 17 season is established under this Act, he shall first have
- 18 procured and possess a valid hunting license.
- 19 Before any person 16 years of age or older shall take or
- 20 attempt to take any bird of the species defined as migratory
- 21 waterfowl by Section 2.2, including coots, he shall first
- 22 have procured a State Migratory Waterfowl Stamp.
- 23 Before any person 16 years of age or older takes,
- 24 attempts to take, or pursues any species of wildlife
- 25 protected by this Code, except migratory waterfowl, coots,
- 26 and hand-reared birds on licensed game breeding and hunting
- 27 preserve areas and state controlled pheasant hunting areas,
- 28 he or she shall first obtain a State Habitat Stamp. Disabled
- veterans and former prisoners of war shall not be required to
- 30 obtain State Habitat Stamps. Any person who obtained a
- 31 lifetime license before January 1, 1993, shall not be
- 32 required to obtain State Habitat Stamps. Income from the sale
- of State Furbearer Stamps and State Pheasant Stamps received

- 1 after the effective date of this amendatory Act of 1992 shall
- 2 be deposited into the State Furbearer Fund and State Pheasant
- 3 Fund, respectively.
- 4 Before any person 16 years of age or older shall take,
- 5 attempt to take, or sell the green hide of any mammal of the
- 6 species defined as fur-bearing mammals by Section 2.2 for
- 7 which an open season is established under this Act, he shall
- 8 first have procured a State Habitat Stamp.
- 9 (b) Before any person who is a non-resident of the State
- of Illinois shall take or attempt to take any of the species
- 11 protected by Section 2.27-except-white-tailed--deer--or--wild
- 12 turkey, for which an open season is established under this
- 13 Act, he shall, unless specifically exempted by law, first
- 14 procure a non-resident license as provided by this Act for
- 15 the taking of any wild game.

31

- 16 Before a nonresident shall take or attempt to take
- 17 white-tailed deer, he shall first have procured a Deer
- 18 Hunting Permit as defined in Section 2.26 of this Code.
- 19 Before a nonresident shall take or attempt to take wild
- 20 turkeys, he shall have procured a Wild Turkey Hunting Permit
- 21 as defined in Section 2.11 of this Code.
- (c) The owners residing on, or bona fide tenants of,
- farm lands and their children, parents, brothers, and sisters
- 24 actually permanently residing on their lands shall have the
- 25 right to hunt any of the species protected by Section 2.2
- 26 upon their lands and waters without procuring hunting
- licenses; but the hunting shall be done only during periods
- of time and with devices and by methods as are permitted by
- 29 this Act. Any person on active duty with the Armed Forces of
- 30 the United States who is now and who was at the time of

entering the Armed Forces a resident of Illinois and who

- 32 entered the Armed Forces from this State, and who is
- 33 presently on ordinary leave from the Armed Forces, and any
- 34 resident of Illinois who is disabled may hunt any of the

1 species protected by Section 2.2 without procuring a hunting

2 license, but the hunting shall be done only during such

3 periods of time and with devices and by methods as are

4 permitted by this Act. For the purpose of this Section a

5 person is disabled when that person has a Type 1 or Type 4,

6 Class 2 disability as defined in Section 4A of the Illinois

7 Identification Card Act. For purposes of this Section, an

8 Illinois Disabled Person Identification Card issued pursuant

9 to the Illinois Identification Card Act indicating that the

10 person named has a Type 1 or Type 4, Class 2 disability shall

11 be adequate documentation of the disability.

25

26

27

28

29

- (d) A courtesy non-resident license, permit, or stamp 12 for taking game may be issued at the discretion of the 13 Director, without fee, to any person officially employed in 14 15 the game and fish or conservation department of another state 16 or of the United States who is within the State to assist or consult or cooperate with the Director; or to the officials 17 of other states, the United States, foreign countries, or 18 19 officers or representatives of conservation organizations or publications while in the State as guests of the Governor or 20 21 Director. The Director may provide to nonresident 22 participants and official gunners at field trials 23 exemption from licensure while participating in a field trial. 24
 - (e) State Migratory Waterfowl Stamps shall be required for those persons qualifying under subsections (c) and (d) who intend to hunt migratory waterfowl, including coots, to the extent that hunting licenses of the various types are authorized and required by this Section for those persons.
- 30 (f) Registration in the U.S. Fish and Wildlife Migratory
 31 Bird Harvest Information Program shall be required for those
 32 persons who are required to have a hunting license before
 33 taking or attempting to take any bird of the species defined
 34 as migratory game birds by Section 2.2, except that this

- 1 subsection shall not apply to crows in this State or
- 2 hand-reared birds on licensed game breeding and hunting
- 3 preserve areas, for which an open season is established by
- 4 this Act. Persons registering with the Program must carry
- 5 proof of registration with them while migratory bird hunting.
- 6 The Department shall publish suitable prescribed
- 7 regulations pertaining to registration by the migratory bird
- 8 hunter in the U.S. Fish and Wildlife Service Migratory Bird
- 9 Harvest Information Program.
- 10 (Source: P.A. 89-341, eff. 8-17-95; 90-743, eff. 1-1-99.)
- 11 (520 ILCS 5/3.1-3 new)
- 12 <u>Sec. 3.1-3.</u> <u>Deer and wild turkey outfitter permit;</u>
- 13 <u>application and fees. Before any person provides or offers to</u>
- 14 provide, for compensation, outfitting services for deer or
- 15 wild turkey hunting, that person must apply for and receive a
- 16 permit from the Department. The annual fee for resident
- 17 <u>outfitter permits shall not exceed \$1,000. The annual fee</u>
- 18 <u>for nonresident outfitter permits shall not exceed \$2,500.</u>
- 19 All outfitter permit fees shall be deposited into the
- 20 <u>Wildlife</u> and <u>Fish</u> <u>Fund</u>. <u>The criteria</u>, <u>definitions</u>,
- 21 application process, fees, and standards of outfitting
- 22 <u>services shall be provided by administrative rule.</u>
- 23 Section 99. Effective date. This Act takes effect upon
- 24 becoming law.