

Sen. Todd Sieben

Filed: 3/28/2006

	09400HB5407sam002	LRB094 17166 RSP 57535 a
1	AMENDMENT TO HOUSE BILL 5407	
2	AMENDMENT NO Amend	House Bill 5407 by replacing
3	everything after the enacting cla	ause with the following:
4	"Section 5. The Wildlife	Code is amended by changing
5	Section 3.1 and by adding Sectior	3.1-5 as follows:
6	(520 ILCS 5/3.1) (from Ch. 6	1, par. 3.1)
7	Sec. 3.1. License and stamps	required.
8	(a) Before any person shall	take or attempt to take any of
9	the species protected by Section	n 2.2 for which an open season
10	is established under this Act, he	e shall first have procured and
11	possess a valid hunting license, except as provided in Section	
12	3.1-5 of this Code.	
13	Before any person 16 years	of age or older shall take or
14	attempt to take any bird of the	species defined as migratory
15	waterfowl by Section 2.2, includ	ing coots, he shall first have
16	procured a State Migratory Water	fowl Stamp.
17	Before any person 16 years o	f age or older takes, attempts
18	to take, or pursues any species	of wildlife protected by this
19	Code, except migratory waterfowl	, coots, and hand-reared birds
20	on licensed game breeding and hu	nting preserve areas and state
21	controlled pheasant hunting area	s, he or she shall first obtain
22	a State Habitat Stamp. Disabled	veterans and former prisoners
23	of war shall not be required to	o obtain State Habitat Stamps.
24	Any person who obtained a lifet	ime license before January 1,

1993, shall not be required to obtain State Habitat Stamps.
 Income from the sale of State Furbearer Stamps and State
 Pheasant Stamps received after the effective date of this
 amendatory Act of 1992 shall be deposited into the State
 Furbearer Fund and State Pheasant Fund, respectively.

6 Before any person 16 years of age or older shall take, 7 attempt to take, or sell the green hide of any mammal of the 8 species defined as fur-bearing mammals by Section 2.2 for which 9 an open season is established under this Act, he shall first 10 have procured a State Habitat Stamp.

(b) Before any person who is a non-resident of the State of Illinois shall take or attempt to take any of the species protected by Section 2.2 for which an open season is established under this Act, he shall, unless specifically exempted by law, first procure a non-resident license as provided by this Act for the taking of any wild game.

Before a nonresident shall take or attempt to take white-tailed deer, he shall first have procured a Deer Hunting Permit as defined in Section 2.26 of this Code.

Before a nonresident shall take or attempt to take wild turkeys, he shall have procured a Wild Turkey Hunting Permit as defined in Section 2.11 of this Code.

(c) The owners residing on, or bona fide tenants of, farm 23 lands and their children, parents, brothers, and sisters 24 25 actually permanently residing on their lands shall have the 26 right to hunt any of the species protected by Section 2.2 upon their lands and waters without procuring hunting licenses; but 27 28 the hunting shall be done only during periods of time and with 29 devices and by methods as are permitted by this Act. Any person on active duty with the Armed Forces of the United States who 30 31 is now and who was at the time of entering the Armed Forces a 32 resident of Illinois and who entered the Armed Forces from this 33 State, and who is presently on ordinary leave from the Armed Forces, and any resident of Illinois who is disabled may hunt 34

any of the species protected by Section 2.2 without procuring a 1 2 hunting 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 person 5 is disabled when that person has a Type 1 or Type 4, Class 2 disability as defined in Section 4A of the Illinois 6 7 Identification Card Act. For purposes of this Section, an Illinois Disabled Person Identification Card issued pursuant 8 to the Illinois Identification Card Act indicating that the 9 10 person named has a Type 1 or Type 4, Class 2 disability shall be adequate documentation of the disability. 11

(d) A courtesy non-resident license, permit, or stamp for 12 taking game may be issued at the discretion of the Director, 13 14 without fee, to any person officially employed in the game and 15 fish or conservation department of another state or of the United States who is within the State to assist or consult or 16 17 cooperate with the Director; or to the officials of other 18 states, the United States, foreign countries, or officers or 19 representatives of conservation organizations or publications 20 while in the State as guests of the Governor or Director. The 21 Director may provide to nonresident participants and official gunners at field trials an exemption from licensure while 22 23 participating in a field trial.

(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.

(f) Registration in the U.S. Fish and Wildlife Migratory Bird Harvest Information Program shall be required for those persons who are required to have a hunting license before taking or attempting to take any bird of the species defined as migratory game birds by Section 2.2, except that this subsection shall not apply to crows in this State or 09400HB5407sam002 -4- LRB094 17166 RSP 57535 a

hand-reared birds on licensed game breeding and hunting preserve areas, for which an open season is established by this Act. Persons registering with the Program must carry proof of registration with them while migratory bird hunting.

5 The Department shall publish suitable prescribed 6 regulations pertaining to registration by the migratory bird 7 hunter in the U.S. Fish and Wildlife Service Migratory Bird 8 Harvest Information Program.

9 (Source: P.A. 92-177, eff. 7-27-01.)

10

11

(520 ILCS 5/3.1-5 new)

Sec. 3.1-5. Apprentice Hunter License Program.

12 <u>(a) Beginning 120 days after the effective date of this</u> 13 <u>amendatory Act of the 94th General Assembly, the Department</u> 14 <u>shall establish an Apprentice Hunter License Program. The</u> 15 <u>purpose of this Program shall be to extend limited hunting</u> 16 <u>privileges, in lieu of obtaining a valid hunting license, to</u> 17 <u>persons interested in learning about hunting sports.</u>

(b) Any resident who is at least 10 years old may apply to
 the Department for an Apprentice Hunter License. The Apprentice
 Hunter License shall be a one-time, non-renewable license that
 shall expire on the March 31 following the date of issuance.

(c) For persons aged 10 through 17, the Apprentice Hunter 22 License shall entitle the licensee to hunt while supervised by 23 24 a validly licensed resident parent, guardian, or grandparent. For persons 18 or older, the Apprentice Hunter License shall 25 entitle the licensee to hunt while supervised by a validly 26 licensed resident hunter. Possession of an Apprentice Hunter 27 28 License shall serve in lieu of a valid hunting license, but does not exempt the licensee from compliance with the 29 30 requirements of this Code and any rules and regulations adopted pursuant to this Code. 31

32 (d) In order to be approved for the Apprentice Hunter 33 License, the applicant must be a resident of Illinois, request 09400HB5407sam002 -5- LRB094 17166 RSP 57535 a

an Apprentice Hunter License on a form designated and made 1 available by the Department, and submit a \$7 fee, which shall 2 3 be separate from and additional to any other stamp, permit, tag, or license fee that may be required for hunting under this 4 5 Code. The Department shall adopt suitable administrative rules that are reasonable and necessary for the administration of the 6 7 program, but shall not require any certificate of competency or other hunting education as a condition of the Apprentice Hunter 8 9 License.

Section 99. Effective date. This Act takes effect upon becoming law.".