95TH GENERAL ASSEMBLY

State of Illinois

2007 and 2008

HB3721

Introduced 2/28/2007, by Rep. Bill Mitchell

SYNOPSIS AS INTRODUCED:

520	ILCS	5/2.25	from	Ch.	61,	par.	2.25
520	ILCS	5/2.26	from	Ch.	61,	par.	2.26
520	ILCS	5/2.33	from	Ch.	61,	par.	2.33

Amends the Wildlife Code. Provides that the Department of Natural Resources may issue crossbow permits to persons age 60 and older upon appropriate verification of age. Effective immediately.

LRB095 04304 CMK 32115 b

FISCAL NOTE ACT MAY APPLY

A BILL FOR

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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 2.25, 2.26, and 2.33 as follows:

6 (520 ILCS 5/2.25) (from Ch. 61, par. 2.25)

7 Sec. 2.25. It shall be unlawful for any person to take deer 8 except (i) with a shotgun, handgun, or muzzleloading rifle or 9 (ii) as provided by administrative rule, with a bow and arrow, or crossbow device for handicapped persons, as defined in 10 Section 2.33, and persons age 60 or older during the open 11 season of not more than 14 days which will be set annually by 12 the Director between the dates of November 1st and December 13 14 31st, both inclusive. For the purposes of this Section, legal handguns include any centerfire handguns of .30 caliber or 15 16 larger with a minimum barrel length of 4 inches. The only legal 17 ammunition for a centerfire handgun is a cartridge of .30 caliber or larger with a capability of at least 500 foot pounds 18 19 of energy at the muzzle. Full metal jacket bullets may not be 20 used to harvest deer.

The Department shall make administrative rules concerning management restrictions applicable to the firearm and bow and arrow season. - 2 - LRB095 04304 CMK 32115 b

1 It shall be unlawful for any person to take deer except 2 with a bow and arrow, or crossbow device for handicapped 3 persons, (as defined in Section 2.33), and persons age 60 or 4 <u>older</u> during the open season for bow and arrow set annually by 5 the Director between the dates of September 1st and January 6 31st, both inclusive.

7 It shall be unlawful for any person to take deer except 8 with (i) a muzzleloading rifle, or (ii) bow and arrow, or 9 crossbow device for handicapped persons, as defined in Section 10 2.33, <u>and persons age 60 or older</u> during the open season for 11 muzzleloading rifles set annually by the Director.

12 The Director shall cause an administrative rule setting 13 forth the prescribed rules and regulations, including bag and 14 possession limits and those counties of the State where open 15 seasons are established, to be published in accordance with 16 Sections 1.3 and 1.13 of this Act.

17 The Department may establish separate harvest periods for the purpose of managing or eradicating disease that has been 18 found in the deer herd. This season shall be restricted to gun 19 20 or bow and arrow hunting only. The Department shall publicly announce, via statewide news release, the season dates and 21 22 shooting hours, the counties and sites open to hunting, permit 23 requirements, application dates, hunting rules, legal weapons, 24 and reporting requirements.

The Department is authorized to establish a separate harvest period at specific sites within the State for the

purpose of harvesting surplus deer that cannot be taken during 1 2 the regular season provided for the taking of deer. This season shall be restricted to gun or bow and arrow hunting only and 3 shall be established during the period of September 1st to 4 5 February 15th, both inclusive. The Department shall publish 6 suitable prescribed rules and regulations established by 7 administrative rule pertaining to management restrictions 8 applicable to this special harvest program. The Department 9 shall allow unused gun deer permits that are left over from a 10 regular season for the taking of deer to be rolled over and 11 used during any separate harvest period held within 6 months of 12 the season for which those tags were issued at no additional permit holder subject to the 13 cost to the management 14 restrictions applicable to the special harvest program. (Source: P.A. 93-37, eff. 6-25-03; 93-554, eff. 8-20-03; 15

16 94-919, eff. 6-26-06.)

17 (520 ILCS 5/2.26) (from Ch. 61, par. 2.26)

Sec. 2.26. Deer hunting permits. In this Section, "bona 18 19 fide equity shareholder" means an individual who (1) purchased, 20 for market price, publicly sold stock shares in a corporation, 21 purchased shares of a privately-held corporation for a value 22 equal to the percentage of the appraised value of the corporate assets represented by the ownership in the corporation, or is a 23 24 member of a closely-held family-owned corporation and has purchased or been gifted with shares of stock 25 in the

corporation accurately reflecting his or her percentage of
 ownership and (2) intends to retain the ownership of the shares
 of stock for at least 5 years.

In this Section, "bona fide equity member" means 4 an 5 individual who (1) (i) became a member upon the formation of 6 the limited liability company or (ii) has purchased a 7 distributional interest in a limited liability company for a 8 value equal to the percentage of the appraised value of the LLC 9 assets represented by the distributional interest in the LLC 10 and subsequently becomes a member of the company pursuant to 11 Article 30 of the Limited Liability Company Act and who (2) 12 intends to retain the membership for at least 5 years.

13 In this Section, "bona fide equity partner" means an 14 individual who (1) (i) became a partner, either general or 15 limited, upon the formation of a partnership or limited 16 partnership, or (ii) has purchased, acquired, or been gifted a 17 partnership interest accurately representing his or her percentage distributional interest in the profits, losses, and 18 19 assets of a partnership or limited partnership, (2) intends to 20 retain ownership of the partnership interest for at least 5 years, and (3) is a resident of Illinois. 21

22 Any person attempting to take deer shall first obtain a 23 Hunting Permit" in accordance with "Deer prescribed regulations set forth in an Administrative Rule. Deer Hunting 24 25 Permits shall be issued by the Department. The fee for a Deer 26 Hunting Permit to take deer with either bow and arrow or gun

shall not exceed \$15.00 for residents of the State. 1 The 2 Department may by administrative rule provide for non-resident 3 deer hunting permits for which the fee will not exceed \$300 in 2005, \$350 in 2006, and \$400 in 2007 and thereafter except as 4 5 provided below for non-resident landowners and non-resident archery hunters. The Department may by administrative rule 6 7 provide for a non-resident archery deer permit consisting of not more than 2 harvest tags at a total cost not to exceed \$325 8 9 in 2005, \$375 in 2006, and \$425 in 2007 and thereafter. Permits shall be issued without charge to: 10

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(a) Illinois landowners residing in Illinois who own at least 40 acres of Illinois land and wish to hunt their land only,

(b) resident tenants of at least 40 acres of commercialagricultural land where they will hunt, and

16 (c) Bona fide equity shareholders of a corporation, 17 bona fide equity members of a limited liability company, or fide equity partners of a general or limited 18 bona 19 partnership which owns at least 40 acres of land in a 20 county in Illinois who wish to hunt on the corporation's, company's, or partnership's land only. One permit shall be 21 22 issued without charge to one bona fide equity shareholder, 23 one bona fide equity member, or one bona fide equity partner for each 40 acres of land owned by the corporation, 24 25 company, or partnership in a county; however, the number of 26 permits issued without charge to bona fide equity

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shareholders of any corporation or bona fide equity members of a limited liability company in any county shall not exceed 15, and shall not exceed 3 in the case of bona fide equity partners of a partnership.

5 Bona fide landowners or tenants who do not wish to hunt only on the land they own, rent, or lease or bona fide equity 6 7 shareholders, bona fide equity members, or bona fide equity partners who do not wish to hunt only on the land owned by the 8 9 corporation, limited liability company, or partnership shall 10 be charged the same fee as the applicant who is not a 11 landowner, tenant, bona fide equity shareholder, bona fide 12 equity member, or bona fide equity partner. Nonresidents of 13 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 14 The method for obtaining these permits shall be 15 rule. 16 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 bona fide equity shareholder, bona fide equity member, or bona fide equity partner, the permit shall be valid on all lands owned by the corporation, limited liability company, or partnership in the county.

The standards and specifications for use of guns and bow and arrow for deer hunting shall be established by administrative rule. No person may have in his possession any firearm not
 authorized by administrative rule for a specific hunting season
 when taking deer.

Persons having a firearm deer hunting permit shall be permitted to take deer only during the period from 1/2 hour before sunrise to sunset, and only during those days for which an open season is established for the taking of deer by use of shotgun, handgun, or muzzle loading rifle.

9 Persons having an archery deer hunting permit shall be 10 permitted to take deer only during the period from 1/2 hour 11 before sunrise to 1/2 hour after sunset, and only during those 12 days for which an open season is established for the taking of 13 deer by use of bow and arrow.

It shall be unlawful for any person to take deer by use of 14 15 dogs, horses, automobiles, aircraft or other vehicles, or by 16 the use of salt or bait of any kind. An area is considered as 17 baited during the presence of and for 10 consecutive days following the removal of bait. Nothing in this Section shall 18 19 prohibit the use of a dog to track wounded deer. Any person 20 using a dog for tracking wounded deer must maintain physical control of the dog at all times by means of a maximum 50 foot 21 22 lead attached to the dog's collar or harness. Tracking wounded 23 deer is permissible at night, but at no time outside of legal deer hunting hours or seasons shall any person handling or 24 25 accompanying a dog being used for tracking wounded deer be in 26 possession of any firearm or archery device. Persons tracking

wounded deer with a dog during the firearm deer seasons shall wear blaze orange as required. Dog handlers tracking wounded deer with a dog are exempt from hunting license and deer permit requirements so long as they are accompanied by the licensed deer hunter who wounded the deer.

6 It shall be unlawful to possess or transport any wild deer 7 which has been injured or killed in any manner upon a public 8 highway or public right-of-way of this State unless exempted by 9 administrative rule.

Persons hunting deer must have gun unloaded and no bow and arrow device shall be carried with the arrow in the nocked position during hours when deer hunting is unlawful.

13 It shall be unlawful for any person, having taken the legal 14 limit of deer by gun, to further participate with gun in any 15 deer hunting party.

16 It shall be unlawful for any person, having taken the legal 17 limit of deer by bow and arrow, to further participate with bow 18 and arrow in any deer hunting party.

19 The Department may prohibit upland game hunting during the 20 gun deer season by administrative rule.

The Department shall not limit the number of non-resident either sex archery deer hunting permits to less than 20,000.

It shall be legal for handicapped persons, as defined in Section 2.33, <u>and persons age 60 or older</u> to utilize a crossbow device, as defined in Department rules, to take deer.

26 Any person who violates any of the provisions of this

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3 (Source: P.A. 93-554, eff. 8-20-03; 93-807, eff. 7-24-04; 4 93-823, eff. 1-1-05; 94-10, eff. 6-7-05.)

- 5 (520 ILCS 5/2.33) (from Ch. 61, par. 2.33)
- 6 Sec. 2.33. Prohibitions.

7 (a) It is unlawful to carry or possess any gun in any State
8 refuge unless otherwise permitted by administrative rule.

9 (b) It is unlawful to use or possess any snare or 10 snare-like device, deadfall, net, or pit trap to take any 11 species, except that snares not powered by springs or other 12 mechanical devices may be used to trap fur-bearing mammals, in 13 water sets only, if at least one-half of the snare noose is 14 located underwater at all times.

(c) It is unlawful for any person at any time to take a wild mammal protected by this Act from its den by means of any mechanical device, spade, or digging device or to use smoke or other gases to dislodge or remove such mammal except as provided in Section 2.37.

20 (d) It is unlawful to use a ferret or any other small 21 mammal which is used in the same or similar manner for which 22 ferrets are used for the purpose of frightening or driving any 23 mammals from their dens or hiding places.

24 (e) (Blank).

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(f) It is unlawful to use spears, gigs, hooks or any like

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1 device to take any species protected by this Act.

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(g) It is unlawful to use poisons, chemicals or explosives for the purpose of taking any species protected by this Act.

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(h) It is unlawful to hunt adjacent to or near any peat, grass, brush or other inflammable substance when it is burning.

(i) It is unlawful to take, pursue or intentionally harass 6 7 or disturb in any manner any wild birds or mammals by use or 8 aid of any vehicle or conveyance, except as permitted by the 9 Code of Federal Regulations for the taking of waterfowl. It is 10 also unlawful to use the lights of any vehicle or conveyance or 11 any light from or any light connected to the vehicle or 12 conveyance in any area where wildlife may be found except in 13 accordance with Section 2.37 of this Act; however, nothing in 14 this Section shall prohibit the normal use of headlamps for the purpose of driving upon a roadway. Striped skunk, opossum, red 15 16 fox, gray fox, raccoon and coyote may be taken during the open 17 season by use of a small light which is worn on the body or hand-held by a person on foot and not in any vehicle. 18

(j) It is unlawful to use any shotgun larger than 10 gauge while taking or attempting to take any of the species protected by this Act.

(k) It is unlawful to use or possess in the field any shotgun shell loaded with a shot size larger than lead BB or steel T (.20 diameter) when taking or attempting to take any species of wild game mammals (excluding white-tailed deer), wild game birds, migratory waterfowl or migratory game birds protected by this Act, except white-tailed deer as provided for in Section 2.26 and other species as provided for by subsection (1) or administrative rule.

4 (1) It is unlawful to take any species of wild game, except
5 white-tailed deer, with a shotgun loaded with slugs unless
6 otherwise provided for by administrative rule.

7 (m) It is unlawful to use any shotgun capable of holding 8 more than 3 shells in the magazine or chamber combined, except 9 on game breeding and hunting preserve areas licensed under 10 Section 3.27 and except as permitted by the Code of Federal 11 Regulations for the taking of waterfowl. If the shotgun is 12 capable of holding more than 3 shells, it shall, while being 13 used on an area other than a game breeding and shooting preserve area licensed pursuant to Section 3.27, be fitted with 14 15 a one piece plug that is irremovable without dismantling the 16 shotgun or otherwise altered to render it incapable of holding 17 more than 3 shells in the magazine and chamber, combined.

(n) It is unlawful for any person, except persons who 18 19 possess a permit to hunt from a vehicle as provided in this 20 Section and persons otherwise permitted by law, to have or carry any gun in or on any vehicle, conveyance or aircraft, 21 22 unless such qun is unloaded and enclosed in a case, except that 23 at field trials authorized by Section 2.34 of this Act, 24 unloaded guns or guns loaded with blank cartridges only, may be 25 carried on horseback while not contained in a case, or to have 26 or carry any bow or arrow device in or on any vehicle unless

such bow or arrow device is unstrung or enclosed in a case, or
 otherwise made inoperable.

3 (o) It is unlawful to use any crossbow for the purpose of 4 taking any wild birds or mammals, except as provided for in 5 Section 2.33.

6 (p) It is unlawful to take game birds, migratory game birds 7 or migratory waterfowl with a rifle, pistol, revolver or 8 airgun.

9 (q) It is unlawful to fire a rifle, pistol, revolver or 10 airgun on, over or into any waters of this State, including 11 frozen waters.

(r) It is unlawful to discharge any gun or bow and arrow device along, upon, across, or from any public right-of-way or highway in this State.

(s) It is unlawful to use a silencer or other device to muffle or mute the sound of the explosion or report resulting from the firing of any gun.

(t) It is unlawful for any person to trap or hunt, or 18 19 intentionally or wantonly allow a dog to hunt, within or upon 20 the land of another, or upon waters flowing over or standing on the land of another, without first obtaining permission from 21 22 the owner or tenant. It shall be prima facie evidence that a 23 person does not have permission of the owner or tenant if the person is unable to demonstrate to the law enforcement officer 24 25 in the field that permission had been obtained. This provision 26 may only be rebutted by testimony of the owner or tenant that

permission had been given. Before enforcing this Section the law enforcement officer must have received notice from the owner or tenant of a violation of this Section. Statements made to the law enforcement officer regarding this notice shall not be rendered inadmissible by the hearsay rule when offered for the purpose of showing the required notice.

7 (u) It is unlawful for any person to discharge any firearm 8 for the purpose of taking any of the species protected by this 9 Act, or hunt with gun or dog, or intentionally or wantonly 10 allow a dog to hunt, within 300 yards of an inhabited dwelling 11 without first obtaining permission from the owner or tenant, 12 except that while trapping, hunting with bow and arrow, hunting with dog and shotgun using shot shells only, or hunting with 13 14 shotgun using shot shells only, or on licensed game breeding 15 and hunting preserve areas, as defined in Section 3.27, on 16 property operated under a Migratory Waterfowl Hunting Area 17 Permit, on federally owned and managed lands and on Department owned, managed, leased or controlled lands, a 100 yard 18 19 restriction shall apply.

20 (v) It is unlawful for any person to remove fur-bearing 21 mammals from, or to move or disturb in any manner, the traps 22 owned by another person without written authorization of the 23 owner to do so.

(w) It is unlawful for any owner of a dog to knowingly or
wantonly allow his or her dog to pursue, harass or kill deer,
except that nothing in this Section shall prohibit the tracking

of wounded deer with a dog in accordance with the provisions of
 Section 2.26 of this Code.

3 (x) It is unlawful for any person to wantonly or carelessly 4 injure or destroy, in any manner whatsoever, any real or 5 personal property on the land of another while engaged in 6 hunting or trapping thereon.

7 (y) It is unlawful to hunt wild game protected by this Act 8 between one half hour after sunset and one half hour before 9 sunrise, except that hunting hours between one half hour after 10 sunset and one half hour before sunrise may be established by 11 administrative rule for fur-bearing mammals.

12 (z) It is unlawful to take any game bird (excluding wild 13 turkeys and crippled pheasants not capable of normal flight and 14 otherwise irretrievable) protected by this Act when not flying. 15 Nothing in this Section shall prohibit a person from carrying 16 an uncased, unloaded shotgun in a boat, while in pursuit of a 17 crippled migratory waterfowl that is incapable of normal flight, for the purpose of attempting to reduce the migratory 18 waterfowl to possession, provided that the attempt is made 19 20 immediately upon downing the migratory waterfowl and is done within 400 yards of the blind from which the migratory 21 22 waterfowl was downed. This exception shall apply only to 23 migratory game birds that are not capable of normal flight. Migratory waterfowl that are crippled may be taken only with a 24 25 shotqun as regulated by subsection (j) of this Section using 26 shotqun shells as regulated in subsection (k) of this Section.

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(aa) It is unlawful to use or possess any device that may
 be used for tree climbing or cutting, while hunting fur-bearing
 mammals.

4 (bb) It is unlawful for any person, except licensed game 5 breeders, pursuant to Section 2.29 to import, carry into, or 6 possess alive in this State any species of wildlife taken 7 outside of this State, without obtaining permission to do so 8 from the Director.

9 (cc) It is unlawful for any person to have in his or her 10 possession any freshly killed species protected by this Act 11 during the season closed for taking.

12 (dd) It is unlawful to take any species protected by this 13 Act and retain it alive.

14 (ee) It is unlawful to possess any rifle while in the field 15 during gun deer season except as provided in Section 2.26 and 16 administrative rules.

(ff) It is unlawful for any person to take any species protected by this Act, except migratory waterfowl, during the gun deer hunting season in those counties open to gun deer hunting, unless he or she wears, when in the field, a cap and upper outer garment of a solid blaze orange color, with such articles of clothing displaying a minimum of 400 square inches of blaze orange material.

(gg) It is unlawful during the upland game season for any person to take upland game with a firearm unless he or she wears, while in the field, a cap of solid blaze orange color. For purposes of this Act, upland game is defined as Bobwhite
 Quail, Hungarian Partridge, Ring-necked Pheasant, Eastern
 Cottontail and Swamp Rabbit.

4 (hh) It shall be unlawful to kill or cripple any species 5 protected by this Act for which there is a daily bag limit 6 without making a reasonable effort to retrieve such species and 7 include such in the daily bag limit.

8 (ii) This Section shall apply only to those species 9 protected by this Act taken within the State. Any species or 10 any parts thereof, legally taken in and transported from other 11 states or countries, may be possessed within the State, except 12 as provided in this Section and Sections 2.35, 2.36 and 3.21.

13 (jj) Nothing contained in this Section shall prohibit the 14 use of bow and arrow, or prevent the Director from issuing 15 permits to use a crossbow to handicapped persons and persons 16 age 60 or older as provided by administrative rule. As used 17 herein, "handicapped persons" means those persons who have a permanent physical impairment due to injury or disease, 18 19 congenital or acquired, which renders them so severely disabled as to be unable to use a conventional bow and arrow device. 20 Permits will be issued only after the receipt of a physician's 21 22 statement confirming the applicant is handicapped as defined 23 above or upon appropriate verification of an applicant's age, 24 as provided by administrative rule.

(kk) Nothing contained in this Section shall prohibit theDirector from issuing permits to paraplegics or to other

1 disabled persons who meet the requirements set forth in 2 administrative rule to shoot or hunt from a vehicle as provided 3 by that rule, provided that such is otherwise in accord with 4 this Act.

5 (11) Nothing contained in this Act shall prohibit the taking of aquatic life protected by the Fish and Aquatic Life 6 Code or birds and mammals protected by this Act, except deer 7 8 and fur-bearing mammals, from a boat not camouflaged or 9 disquised to alter its identity or to further provide a place 10 of concealment and not propelled by sail or mechanical power. 11 However, only shotguns not larger than 10 gauge nor smaller 12 than .410 bore loaded with not more than 3 shells of a shot 13 size no larger than lead BB or steel T (.20 diameter) may be 14 used to take species protected by this Act.

(mm) Nothing contained in this Act shall prohibit the use of a shotgun, not larger than 10 gauge nor smaller than a 20 gauge, with a rifled barrel.

18 (Source: P.A. 93-807, eff. 7-24-04; 94-764, eff. 1-1-07.)

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