

99TH GENERAL ASSEMBLY

State of Illinois

2015 and 2016

HB4428

by Rep. Brandon W. Phelps

SYNOPSIS AS INTRODUCED:

520 ILCS 5/2.25

from Ch. 61, par. 2.25

Amends the Wildlife Code. Provides that a person may hunt with a bow and arrow on private property during a shotgun hunting season if he or she has the consent of the owner and any tenant of the premises. Effective immediately.

LRB099 15664 MGM 39959 b

HB4428

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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 Section
2.25 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 except (i) with a shotgun, handgun, or muzzleloading rifle or 8 9 (ii) as provided by administrative rule, with a bow and arrow, during the open season of not more than 14 days which will be 10 set annually by the Director between the dates of November 1st 11 and December 31st, both inclusive, or a special 3-day, 12 13 youth-only season between the dates of September 1 and October 14 31. For the purposes of this Section, legal handguns include any centerfire handguns of .30 caliber or larger with a minimum 15 16 barrel length of 4 inches. The only legal ammunition for a centerfire handgun is a cartridge of .30 caliber or larger with 17 a capability of at least 500 foot pounds of energy at the 18 19 muzzle. Full metal jacket bullets may not be used to harvest 20 deer. A person may hunt with a bow and arrow on private 21 property during a shotgun hunting season if he or she has the 22 consent of the owner and any tenant of the premises.

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The Department shall make administrative rules concerning

1 management restrictions applicable to the firearm and bow and 2 arrow season.

3 It shall be unlawful for any person to take deer except 4 with a bow and arrow during the open season for bow and arrow 5 set annually by the Director between the dates of September 1st 6 and January 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 during the 9 open season for muzzleloading rifles set annually by the 10 Director.

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

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

HB4428

- 3 - LRB099 15664 MGM 39959 b

the regular season provided for the taking of deer. This season 1 2 shall be restricted to gun or bow and arrow hunting only and 3 shall be established during the period of September 1st to February 15th, both inclusive. The Department shall publish 4 5 suitable prescribed rules and regulations established by 6 administrative rule pertaining to management restrictions 7 applicable to this special harvest program. The Department 8 shall allow unused gun deer permits that are left over from a 9 regular season for the taking of deer to be rolled over and 10 used during any separate harvest period held within 6 months of 11 the season for which those tags were issued at no additional 12 cost to the permit holder subject to the management 13 restrictions applicable to the special harvest program.

14 (Source: P.A. 97-907, eff. 8-7-12; 98-368, eff. 8-16-13.)

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

HB4428