GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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SENATE BILL 647

Agriculture/Environment/Natural Resources Committee Substitute Adopted 4/22/15 Third Edition Engrossed 4/30/15

Agriculture/Environment/Natural Resources Committee Substitute Adopted 6/10/15 PROPOSED COMMITTEE SUBSTITUTE S647-PCS15271-TQf-31

Short Title:	Amend Trapping Law.	(Public)
Sponsors:		
Referred to:		
	March 30, 2015	
	A BILL TO BE ENTITLED	
	MEND THE TRAPPING LAW RELATING TO COL	NIBEAR TYPE TRAPS.
	ssembly of North Carolina enacts:	
	CTION 1. G.S. 113-291.6 reads as rewritten:	
§ 113-291.6.	Regulation of trapping.	
greater than sever height may only	ibear type traps that have an inside jaw spread or even and one-half inches and no larger than 26 inches by be set in the water and in areas in which beaver are purposes of this section:	in width and 12 inches in
(1)	A water-set trap is one totally covered by water water deep enough to drown the animal trapped qu	
(2) (3)	In areas of tidal waters, the mean high water is con In reservoir areas, covering water is the low water preceding 24 hours.	•
(4) (d1) "Bu	Marshland, as defined in G.S. 113-229(n)(3), is no cket sets" are prohibited on dry land.	t considered dry land.
(d2) Con	ibear type traps set with bait may be set on dry land the rules of the North Carolina Wildlife Resources C	•
	mum requirements:	,
<u>(1)</u>	No openings on the enclosure may exceed 60 squa	re inches.
<u>(2)</u>	The trap trigger shall be recessed at least eight incl	
	ibear type traps set without an enclosure as described	in this section and without
bait may be set	-	
<u>(d4)</u> <u>Bait</u>	ed conibear type traps without an enclosure may be s	et subject to the following
requirements:		
<u>(1)</u>	On any lands, including private lands and game l	
	an enclosure may be set on dry land if the botton	n of the trap is elevated at
(2)	least four feet above the ground. On private lands, baited traps without an enclosure	
	and structures or as authorized by a depredation p	bermit issued by the North



SECTION 2. G.S. 113-270.5(a) reads as rewritten:

- "(a) Except as otherwise specifically provided by law, no one may take fur-bearing animals by trapping, or by any other authorized special method that preserves the pelt from injury, without first having procured a current and valid trapping license. All individuals newly licensed under this section after October 1, 2016, shall complete a trapper education course approved by the North Carolina Wildlife Resources Commission. When the trapping license is required, it serves in lieu of a hunting license in the taking of fur-bearing animals. If fur-bearing animals are taken as game, at the times and by the hunting methods that may be authorized, hunting license requirements apply."
- **SECTION 3.** Individuals taking the trapper education course required under G.S. 113-270.5(a), as amended by Section 2 of this act, may be charged a fee to cover the cost of administering the education course.
- **SECTION 4.** This act becomes effective December 1, 2015, and applies to offenses committed on or after that date.