GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2021**

 \mathbf{S} D

SENATE BILL 339 PROPOSED HOUSE COMMITTEE SUBSTITUTE S339-PCS35423-TOf-53

Short Title: 2022 WRC Amendments. (Public) Sponsors: Referred to:

March 24, 2021

1 A BILL TO BE ENTITLED 2 AN ACT TO MAKE VARIOUS CHANGES TO THE STATUTES GOVERNING THE 3 WILDLIFE RESOURCES COMMISSION. 4 The General Assembly of North Carolina enacts:

5 6

INCREASE PENALTIES FOR VIOLATIONS OF EMERGENCY POWERS OR RULES EXERCISED TO RESPOND TO WILDLIFE DISEASE

SECTION 1.(a) G.S. 113-135.1(b) reads as rewritten:

7 8 9

"(b)

The limitation upon penalty does not apply to any rule violation:

10 11

Punishable under G.S. 113-294 or otherwise involving aggravating elements (1) that result in a greater punishment than provided by G.S. 113-135;

12 13

That involves a defendant subject to the collection-license provisions of (2) G.S. 113-272.4 or who is a dealer as defined in G.S. 113-273; or

14 15 (3) Relating to seasons, bag limits, creel limits, taking fish other than with hook and line, buying or selling wildlife, possessing or transporting live wildlife, taking wildlife at night or with the aid of a conveyance, or falconry.

16 17 18

Related to violation of emergency powers exercised to respond to a wildlife (4) disease that threatens irreparable injury to wildlife or the public pursuant to G.S. 113-306(f)."

19 20

21

SECTION 1.(b) G.S. 113-306 is amended by adding a new subsection to read:

22 23 24

Any person who violates emergency powers or rules adopted pursuant to subsection ''(g)(f) of this section is guilty of a Class 3 misdemeanor for a first conviction or a Class 2 misdemeanor for a second or subsequent conviction within three years."

25

SECTION 1.(c) This section becomes effective December 1, 2022, and applies to offenses committed on or after that date.

26 27

FUR DEALER LICENSE CHANGES

28

SECTION 2.(a) G.S. 113-273(f) reads as rewritten:

35 36

Fur-Dealer License. – Except as otherwise provided in this subsection, any individual in this State who deals in furs must obtain an appropriate fur-dealer license. For the purposes of this subsection, "dealing in furs" is engaging in the business of buying or selling fur-bearing animals or other wild animals that may lawfully be sold, refers to any individual who buys and sells the raw furs, pelts, or skins of those animals, fur-bearing animals or other wild animals that may lawfully be sold, or the raw furs, pelts, or skins of wild animals which may not themselves be sold but whose fur, pelt, or skin may lawfully be sold. A hunter or trapper who has lawfully taken wild animals whose fur, pelt, or skin is permitted to be sold under this subsection is not



considered a fur dealer if he the hunter or trapper exclusively sells the animals or the raw furs, pelts, and skins, as appropriate, to licensed fur dealers. All fur-dealer licenses are annual licenses issued beginning July 1 each year running until the following June 30. Fur-dealer licenses issued by the Wildlife Resources Commission are as follows:

- (1) Resident fur-dealer license, sixty dollars (\$60.00). thirty dollars (\$30.00). Authorizes an individual resident of the State to deal in furs in accordance with the rules of the Wildlife Resources Commission.
- (2) Nonresident fur-dealer license, three hundred dollars (\$300.00). sixty dollars (\$60.00). Authorizes an individual within the State to deal in furs in accordance with the rules of the Wildlife Resources Commission.

SECTION 2.(b) This section becomes effective August 1, 2022.

AMEND CERVID EXCRETION RULE TO ALLOW NATURAL DEER URINE PRODUCTS IDENTIFIED AS FREE OF CHRONIC WASTING DISEASE

SECTION 3. S.L. 2021-176 is repealed.

SECTION 4.(a) Definitions. – For purposes of this section and its implementation, "Cervid Excretion Rule" means 15A NCAC 10B .0201 (Prohibited Taking and Manner of Take).

SECTION 4.(b) Cervid Excretion Rule. – Until the effective date of the revised permanent rule that the Wildlife Resources Commission is required to adopt pursuant to subsection (d) of this section, the Commission shall implement the Cervid Excretion Rule, as provided in subsection (c) of this section.

SECTION 4.(c) Implementation. – No person shall possess or use any substance or material that contains or is labeled as containing any excretion collected from a cervid, including feces, urine, blood, gland oil, or other bodily fluid for the purposes of taking or attempting to take, attracting, or scouting wildlife. This prohibition shall not apply to the following substances:

- (1) Products containing synthetic analogs of cervid excretions and labeled as such; and
- (2) Natural deer urine products identified as free of chronic wasting disease (CWD) based on testing by an independent laboratory using a method that may help detect the presence of CWD prions from facilities that comply with a federally approved CWD herd certification program and any federal CWD protocols.

SECTION 4.(d) Additional Rulemaking Authority. — Notwithstanding G.S. 150B-21.2, the Commission shall adopt a permanent rule to amend the Cervid Excretion Rule consistent with subsection (c) of this section using the procedure for temporary rules set forth in G.S. 150B-21.1(a3). Notwithstanding G.S. 150B-19(4), the rule adopted by the Commission pursuant to this section shall be substantively identical to the provisions of subsection (c) of this section. Rules adopted by the Commission in accordance with this section shall be subject to review by the Rules Review Commission as provided by G.S. 150B-21.1(b); provided, however, that if the rules are approved by the Rules Review Commission, they shall become effective as provided by G.S. 150B-21.3(b). Rules adopted pursuant to this section shall not be subject to G.S. 150B-21.3(b2) or G.S. 150B-21.4.

SECTION 4.(e) Applicability and Sunset. – This section and rules adopted pursuant to this section apply to any cervid excretions used for hunting on or after July 1, 2022. This section expires when permanent rules adopted as required by subsection (d) of this section become effective.

INCLUDE PUBLIC MOUNTAIN TROUT WATERS IN RESIDENT SUBSISTENCE UNIFIED INLAND/COASTAL RECREATIONAL FISHING LICENSE WAIVER

SECTION 5. G.S. 113-351(d) reads as rewritten:

1 2 A county department of social services shall issue a Resident Subsistence Unified Inland/Coastal 3 Recreational Fishing License Waiver to an individual who receives benefits from Medicaid, Food 4 and Nutrition Services, or Work First Family Assistance through the county department of social 5 services and who requests a waiver. This waiver shall be issued at no charge. This waiver is valid for a period of one year from the date of issuance. This waiver shall be issued only to an 6 7 individual who is a resident of the State. This waiver authorizes the waiver holder to fish with 8 hook and line for all fish in all inland fishing waters and joint fishing waters, except for including 9 public mountain trout waters, and to engage in recreational fishing in coastal fishing waters. 10 County departments of social services shall supply the Wildlife Resources Commission with the 11 name, mailing address, and telephone number of each individual who receives a waiver."

''(d)

12 13

14

15

16 17

18 19

20 21

22

23

24

25

DEFINE "DOMESTICALLY RAISED WATERFOWL AND GAME BIRDS" **SECTION 6.** G.S. 113-129 reads as rewritten:

"§ 113-129. Definitions relating to resources.

The following definitions and their cognates apply in the description of the various marine and estuarine and wildlife resources:

(5b)Domestically Raised Waterfowl and Game Birds. – Propagated mallard ducks in accordance with 50 C.F.R. § 21.13, bobwhite quail, ringed neck pheasants. chukar partridges, and Hungarian partridges.

Resident Subsistence Unified Inland/Coastal Recreational Fishing License Waiver. –

Farmed Cervid. – Any member of the Cervidae family, other than white-tailed (5c)deer, elk, mule deer, or black-tailed deer, that is bought and sold for commercial purposes.

Feral Swine. – Free-ranging mammals of the species Sus scrofa. (5c)(5d)

26 27 28

29

30

EFFECTIVE DATE

SECTION 7. Except as otherwise provided, this act is effective when it becomes law.