### 2014 -- H 7858

LC005049

# STATE OF RHODE ISLAND

### IN GENERAL ASSEMBLY

#### **JANUARY SESSION, A.D. 2014**

### AN ACT

### RELATING TO FISH AND WILDLIFE - DEER HUNTING

Introduced By: Representative Scott J.Guthrie

Date Introduced: March 04, 2014

Referred To: House Judiciary

(by request)

It is enacted by the General Assembly as follows:

SECTION 1. Section 20-15-1 of the General Laws in Chapter 20-15 entitled "Deer Hunting" is hereby amended to read as follows:

3 **20-15-1. Deer hunting prohibited except as provided. --** No person shall hunt, pursue,

or shoot, or attempt to hunt, pursue, or shoot, deer in this state except as provided in this chapter.

Deer hunting shall be limited to seasons, times, manner of taking, and bag limits established in

regulations adopted by the director pursuant to section 20-1-12. The regulations shall be

formulated to include the best methods to provide for the safety both of hunters and residents. In

any event, the following prohibitions and restrictions shall always apply to deer hunting:

(1) (i) No firearm deer hunting shall be done within five hundred feet (500') of any building or dwelling house in use, without the specific written permission of the owner or tenant

of the dwelling.

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12 (ii) No archery deer hunting shall be done within two hundred feet (200') of any building

or dwelling house in use without the specific written permission of the owner or tenant of the

dwelling unless otherwise established in regulations adopted by the director or his or her designee

for the purpose of wildlife management;

16 (2) Hunting shall only be permitted from one half (1/2) hour before sunrise to one half

17 (1/2) hour after sunset;

(3) No dog shall be employed in any deer hunting activities;

(4) No hunting shall be done on any privately owned land without the written permission

of the owner of the land. Any person who violates this provision shall be guilty of a felony a	and
shall be imprisoned not exceeding two (2) years:	

- (5) Only a shotgun, muzzle loading rifle, or long bow (straight limb, reflex, recurve, and compound bow) or crossbow and arrow shall be utilized in deer hunting;
- (6) No person shall make, set, or use any trap or snare, or salt lick or other device for the purpose of ensnaring, enticing, taking, injuring, or killing a deer. Any person who violates this provision shall be guilty of a felony and shall be imprisoned not exceeding two (2) years;
- (7) No person shall individually, or in conjunction with others, use an artificial light at any time to illuminate, jack light, locate, attempt to locate, or show up wild birds or mammals or any other vertebrates when that person or persons have in their actual possession, in the passenger compartment of their vehicle, or in the storage area of a truck or van, unless locked in a case, a crossbow, long bow (straight limb, reflex, recurve, and compound bow) rifle, gun, or pistol; and
- (8) Upon conviction of a violation of any provision of this section or the rules and regulations promulgated under this section and section 20-1-12, in addition to the penalties provided by section 20-1-16, and the specific penalties provided herein, any weapons, guns, lights, or other equipment used in killing or attempting to kill any deer shall be forfeited to the state.

SECTION 2. This act shall take effect upon passage.

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# EXPLANATION

### BY THE LEGISLATIVE COUNCIL

OF

# AN ACT

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This act would make it a felony to hunt deer on privately owned land without the written
permission of the owner. This act would also make it a felony to make, set or use any trap or salt
lick or other device to ensnare, entice, take, injure or kill a deer.

This act would take effect upon passage.

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