H.570: An Act Relating to Hunting, Fishing, and Trapping

Section by Section Summary

Overview

H.570 amends multiple provisions related to hunting, fishing and trapping. The changes include:

- O Authorizing the Fish and Wildlife Board to regulate the sale of fish caught in Vermont;
- o Clarifying the requirements for stocking fish in State waters;
- o Clarifying what constitutes aiding in the commission of a fish and wildlife violation;
- Amending the points assessed against fishing, hunting, and trapping licenses to be specific with regard to which violations are 10 or 20 point violations;
- Clarifying what fish and game violations are subject to forfeiture of equipment used in the commission of a fish and wildlife violation;
- o Clarifying restitution requirements for fish and game violations;
- o Repealing the ban on felt soled waders;
- o Clarifying what constitutes interference with hunting, fishing, or trapping;
- o Clarifying what constitutes certain big game violations; and
- Amending the provisions for posting State waters as property where an adjoining landowner has the exclusive right to fish.

Sec. 1: 10 V.S.A. § 4083. Sale of Fish

• Authorizes the Fish and Wildlife Board to adopt rules for the sale of fish caught in Vermont.

Sec. 2. 10 V.S.A. § 4611. Permit for the Sale of Fish

• Provides that a person shall not sell fish caught in Vermont without a permit, as required under the rule of the Fish and Wildlife Board.

Sec. 3. 10 V.S.A. § 4605. Placing Fish in Waters

- Requires a permit from the Commissioner of Fish and Wildlife for the importation or stocking of fish in State waters, but excluding private ponds.
- The Commissioner of Fish and Wildlife may, by rule, prohibit the introduction of fish to specific waters.

Sec. 4. 10 V.S.A. § 4501. Aiding in Violations

- Amends statute to clarify what constitutes aiding in a fish and wildlife violation. Would now include a person:
 - o Who drives, transports, scouts, counsels, or otherwise aids another person in a fish and wildlife violation; or
 - Who knowingly possesses, consumes, or otherwise shares in proceeds of a violation by receiving or possessing fish or wildlife or parts thereof.
- The section treats anyone who commits an act of aiding in a violation as if he/she committed the principal violation themselves.

Sec. 5. 10 V.S.A. § 4502. Uniform Point System

- Amends the points a person receives on a license when they commit a fish and game violation.¹
 - o See document from Department regarding the changes to points for specific violations.
- Provides that all biological information collection violations, such as the requirement to submit a bear tooth, are non-point violations.
- Provides that a person who is convicted of reckless endangerment and assault during hunting is assessed 20 points on their license.
 - This will require the violator to complete a remedial hunting course prior to license reinstatement, which is currently not required.

Sec. 6. 10 V.S.A. § 4503. Unlawful Equipment; Forfeiture

- Current law provides for forfeiture of firearms, equipment, and motor vehicles when used by a person in the taking or transport of big game.
- Sec. 6 amends current law to specify the big game violations for which forfeiture shall apply: § 4745 (taking game out of season); § 4781 (big game possession); § 4783 (purchase/sale of big game); § 4784 (big game transport); § 4705a (shooting from motor vehicle); § 4280 (taking wildlife during license suspension); § 4606 (fishing with illegal means)
- Motor vehicle forfeiture would not be authorized for § 4609 (illegal fishing) or first violations of § 4781 (big game possession); § 4783 (purchase/sale of big game); § 4784 (big game transport);
- Proceeds from the sale of forfeited items are deposited in the Fish and Wildlife Fund.

Sec. 7. 10 V.S.A. § 4514. Restitution; Big Game Violation

- Current law provides that a person illegally taking wild animals shall pay restitution in specific amounts. Current law does not provide the minimum amount.
- Sec. 7 clarifies that restitution is required for taking a threatened and endangered (T&E) species
- Sec. 7 sets the minimum restitution for: big game and T&E-\$500; small game-\$50; and fish-\$25.
- Requires a person who damages a wildlife decoy to pay restitution for replacement or repair to the Fish and Wildlife Fund.

Sec. 8. 10 V.S.A. § 4517. Destruction of State Property

• Requires a person convicted of intentionally or recklessly damaging Fish and Wildlife property to pay restitution to the Fish and Wildlife Fund for repair or replacement.

Sec. 9. 10 V.S.A. § 4518. Big Game Violations; Threatened and Endangered Species Violations

- Adds T&E species to the list of big game violations.
- Adds second and subsequent offenses committed under license suspension as subject to fine.
- Increases the fine for big game and T&E to \$4,000 and no less than \$2,000.

¹ Licenses shall be suspended as follows: (1) For 10 to 14 points accumulated in five years-a one-year suspension. (2) For 15 to 19 points accumulated in five years-a two-year suspension. (3) For 20 or more points accumulated in five years-a three-year suspension.

Sec. 10. 10 V.S.A. § 4572. Minor Fish and Wildlife Violations; Judicial Bureau

- Strikes felt soled wader ban as minor, Judicial Bureau violation (ban repealed under Sec. 11).
- Adds violation of biological collection rule as a minor violation.

Sec. 11. 10 V.S.A. § 4616. Felt Soled Waders

• Repeals the ban on felt soled waders.

Sec. 12. 10 V.S.A. § 4708. Interference with Hunting, Fishing, Trapping

- Clarifies what constitutes interfering with hunting, fishing, and trapping
- Now includes intentional: (1) tampering with traps, nets, bait, firearms, or any other thing used for hunting, trapping, or fishing; (2) placing himself or herself in a position, for the purpose of interfering, that hinders or prevents hunting, trapping, or fishing; or (3) engaging in an activity, for the purpose of interfering, that drives, harasses, disturbs wildlife or fish.

Sec. 13. 10 V.S.A. § 4745. Taking Big Game out of Season

- Amends the existing prohibition against taking deer out of season so that it applies to taking big game out of season.
 - o "Big game" means deer, bear, moose, wild turkey, caribou, elk, and anadromous Atlantic salmon in the Connecticut River. See 10 V.S.A. § 4001 (definition not changed by H.570).
- The violation does not apply to deer, bear, or other wildlife doing damage.

Sec. 14. 10 V.S.A. § 4781. Big Game Possession

- Clarifies the violation for big game possession—to include the transport of any big game taken by unlawful means or taken during a closed season.
- Also clarifies when a person may lawfully possess big game—during open season and a reasonable time thereafter.

Sec. 15. 10 V.S.A. § 4784. Transportation of Big Game

• Clarifies the violation of transport of big game as applying to any big game taken by unlawful means or in violation of statute or rules.

Secs. 16 and 17. 10 V.S.A. § 5201-5201. Posting Waters

- Repeals authority to post State waters as lands where property owner has exclusive right to fish.
- Current law allows a person to post State waters if they stock the waters with fish. Stocking would now be prohibited unless permitted by the Commissioner (See Sec. 3).

Sec. 18. Repeal of Repeal of Use of Gun Suppressors at Sport Shooting Ranges

• In 2015, the General Assembly authorized the use of gun suppressors at sport shooting ranges subject to sunset in July of 2017. Sec. 18 repeals the sunset.

<u>Sec. 19</u>. Effective Dates. The bill takes effect July 1, 2016, except for Secs. 1-3 relating to sale and stocking of fish, which takes effect January 1, 2017.