Natural Resources and Outdoor Recreation: May, Chair; Gruhn and McKean, do pass per arread 3104 2-9-89 (p.378)

JAN 1 0 1989

NATURAL REJUDICES AND OUTDOOR RECREATION (Light Action Nat. Res. 2-21-896469)  DOOSS 2-28-89(0567)	HOUSE FILE 6 BY KOENIGS
Diposs 2-28-89(p56)  Sen Willy Milly 36-59(p48)  Passed House, Date 216-89(p48)	) ) Passed Senate, Date <u>4/12/89</u> ( <i>P. 1367</i> )
Vote: Ayes $\frac{97}{4}$ Nays $\frac{1}{5}$	Vote: Ayes <u>38</u> Nays <u>5</u>
,	

	A BILL FOR						
	An Act relating to issuance of hunting licenses to landowners and tenants for deer and wild turkey.						
2	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:						
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9							
10							
11							
_							

3146 7

1 Section 1. Section 110.24, unnumbered paragraph 2, and 2 subsections 1 through 4, Code 1989, are amended by striking 3 the unnumbered paragraph and the subsections and inserting in 4 lieu thereof the following:

Upon written application, the department shall issue annually a deer or wild turkey hunting license, or both, to the owner of a farm unit or a member of the family of the farm owner and to the tenant or a member of the family of the tenant.

310\(\frac{1}{10}\) Sec. 2. Section 110.24, unnumbered paragraph 3, Code 1989, 11 is amended to read as follows:

The deer or wild turkey hunting permit shall be valid only
for hunting on the farm unit upon which is owned or operated
to by the licensee-to-whom-it-is-issued-resides owner or tenant.
Sec. 3. Section 110.24, unnumbered paragraph 6, Code 1989,

16 is amended to read as follows:

As used in this section a "farm unit" is all the parcels of land, not necessarily contiguous, which are operated as a unit for agricultural purposes and which are under the lawful control of the landowner or tenant, and a "tenant" is a person, other than the landowner or landowner's family, who resides—on—the—farm—unit—and is actively engaged in the operation of the farm unit.

24 EXPLANATION

This bill provides that both the landowner and the tenant of of a farm unit or a member of their respective families are religible for a free deer or wild turkey license, or both, annually. The landowner or tenant or a member of their respective families who apply for the free licenses are not required to reside on the farm unit for which the free license is issued.

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### HOUSE FILE 6

H-3164

Amend the amendment, H-3104, to House File 6 as ì

2 follows:

3 l. Page 1, by striking lines 8 and 9 and 4 inserting the following: "or a member of the owner's

5 family who resides with the owner and a tenant or a

6 member of the tenant's family who resides with the 7 tenant, who do not reside on".

By KOENIGS of Mitchell

H-3164 FILED FEBRUARY 16, 1989 ADOPTED 21689 (0.497)

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H = 3104
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Amend House File 6 as follows:

1. Page 1, by striking lines 10 through 23 and

3 inserting the following:

Section 110.24, Code 1989, is amended 5 by adding immediately after unnumbered paragraph 3 the

6 following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. An owner of a farm unit 8 and a tenant, including their spouses and children who 9 reside with the owner or tenant, who do not reside on 10 the farm unit but who are actively engaged in farming ll the farm unit, are also eligible for a free deer 12 license and a wild turkey license as provided in this

13 section. The licenses are valid for hunting on the

14 farm unit only. This paragraph applies to Iowa

15 residents actively engaged in the operation of the

16 farm units."

BY COMMITTEE ON NATURAL RESOURCES AND OUTDOOR RECREATION BLACK of Jasper, Chairperson

H-3104 FILED FEBRUARY 9, 1989

#### HOUSE FILE

#### H - 3146

Amend House File 6 as follows:

Page 1, by inserting before line 1 the

3 following:

"Section 1. Section 109.38, subsection 2, Code

5 1989, is amended to read as follows:

2. If the commission finds that the number of 7 hunters licensed or the type of license issued to take

8 deer or wild turkey should be limited or further 9 regulated the commission shall conduct a drawing to

10 determine which applicants shall receive a license and 11 the type of license. Applications for licenses shall

12 be received during a period established by the

13 commission. At the end of the period a drawing shall

14 be conducted. The commission may establish rules to

15 issue licenses after the established application

16 period. If an applicant receives a deer license which 17 is more restrictive than licenses issued to others for

18 the same period and place, the applicant shall receive 19 a certificate with the license entitling the applicant

20 to priority in the drawing for the less restrictive

21 deer licenses the following year. The certificate

22 must accompany that person's application the following

23 year, or the applicant will not receive this priority.

24 Persons purchasing a deer license for the gun season

25 under this section and under section 110.1 are not 26 eligible for a gun deer-hunting license under section

27 110.24, except as authorized by rules of the

28 department. This subsection does not apply to the 29 hunting of wild turkey on game breeding and shooting

30 preserves licensed under chapter 110A.

By TABOR of Jackson BLACK of Jasper JOHNSON of Winneshiek

H-3146 FILED FEBRUARY 13, 1989 adopted 2-16-84 (p. 48)

# HOUSE FILE 6

(As Amended and Passed by the House February 16, 1989)

Passed	House,	Date	e <u>a/16</u>	189 4 498	) Passed	Senate	e, Da	te 4/2-8	[(p/367)
Vote:	Ayes _	97	Nays		Vote:	Ayes	<u> 38 </u>	Nays 5	
		Approv	ved	52-8	39 (P2	327)			

## A BILL FOR

1	An	Act relating to issuance of hunting licenses to landowners a	na
2		tenants for deer and wild turkey.	
3	BE	IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:	
4			

House Amendments \_\_\_\_\_

- 1 Section 1. Section 109.38, subsection 2, Code 1989, is 2 amended to read as follows:
- 3 2. If the commission finds that the number of hunters
- 4 licensed or the type of license issued to take deer or wild
- 5 turkey should be limited or further regulated the commission
- 6 shall conduct a drawing to determine which applicants shall
- 7 receive a license and the type of license. Applications for
- 8 licenses shall be received during a period established by the
- 9 commission. At the end of the period a drawing shall be
- 10 conducted. The commission may establish rules to issue
- ll licenses after the established application period. If an
- 12 applicant receives a deer license which is more restrictive
- 13 than licenses issued to others for the same period and place,
- 14 the applicant shall receive a certificate with the license
- 15 entitling the applicant to priority in the drawing for the
- 16 less restrictive deer licenses the following year. The
- 17 certificate must accompany that person's application the
- 18 following year, or the applicant will not receive this
- 19 priority. Persons purchasing a deer license for the gun
- 20 season under this section and under section 110.1 are not
- 21 eligible for a gun deer-hunting license under section 110.24,
- 22 except as authorized by rules of the department. This
- 23 subsection does not apply to the hunting of wild turkey on
- 24 game breeding and shooting preserves licensed under chapter
- 25 110A.
- Sec. 2. Section 110.24, unnumbered paragraph 2, and
- 27 subsections 1 through 4, Code 1989, are amended by striking
- 28 the unnumbered paragraph and the subsections and inserting in
- 29 lieu thereof the following:
- 30 Upon written application, the department shall issue
- 31 annually a deer or wild turkey hunting license, or both, to
- 32 the owner of a farm unit or a member of the family of the farm
- 33 owner and to the tenant or a member of the family of the
- 34 tenant.
- Sec. 3. Section 110.24, Code 1989, is amended by adding

1 immediately after unnumbered paragraph 3 the following new 2 unnumbered paragraph: NEW UNNUMBERED PARAGRAPH. An owner of a farm unit or a 4 member of the owner's family who resides with the owner and a 5 tenant or a member of the tenant's family who resides with the 6 tenant, who do not reside on the farm unit but who are 7 actively engaged in farming the farm unit, are also eligible 8 for a free deer license and a wild turkey license as provided 9 in this section. The licenses are valid for hunting on the 10 farm unit only. This paragraph applies to Iowa residents Il actively engaged in the operation of the farm units. 

HOUSE FILE 6

#### AN ACT

RELATING TO ISSUANCE OF HUNTING LICENSES TO LANDOWNERS AND TENANTS FOR DEER AND WILD TURKEY.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section 109.38, subsection 2, Code 1989, is amended to read as follows:

2. If the commission finds that the number of hunters licensed or the type of license issued to take deer or wild turkey should be limited or further regulated the commission shall conduct a drawing to determine which applicants shall receive a license and the type of license. Applications for licenses shall be received during a period established by the commission. At the end of the period a drawing shall be

House File 6, p. 2

conducted. The commission may establish rules to issue licenses after the established application period. If an applicant receives a deer license which is more restrictive than licenses issued to others for the same period and place, the applicant shall receive a certificate with the license entitling the applicant to priority in the drawing for the less restrictive deer licenses the following year. The certificate must accompany that person's application the following year, or the applicant will not receive this priority. Persons purchasing a deer license for the gun season under this section and under section 110.1 are not eligible for a gun deer-hunting license under section 110.24, except as authorized by rules of the department. This subsection does not apply to the hunting of wild turkey on game breeding and shooting preserves licensed under chapter 110A.

Sec. 2. Section 110.24, unnumbered paragraph 2, and subsections 1 through 4, Code 1989, are amended by striking the unnumbered paragraph and the subsections and inserting in lieu thereof the following:

Upon written application, the department shall issue annually a deer or wild turkey hunting license, or both, to the owner of a farm unit or a member of the family of the farm owner and to the tenant or a member of the family of the tenant.

Sec. 3. Section 110.24, Code 1989, is amended by adding immediately after unnumbered paragraph 3 the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. An owner of a farm unit or a member of the owner's family who resides with the owner and a tenant or a member of the tenant's family who resides with the tenant, who do not reside on the farm unit but who are actively engaged in farming the farm unit, are also eligible for a free deer license and a wild turkey license as provided in this section. The licenses are valid for hunting on the

farm unit only. This paragraph applies to Iowa residents actively engaged in the operation of the farm units.

DONALD D. AVENSON

Speaker of the House

JO ANN ZIMMERMAN

President of the Senate

I hereby certify that this bill originated in the House and is known as House File 6, Seventy-third General Assembly.

JOSEPH O'HERN

Chief Clerk of the House

Approved <u>///ay 2</u>, 1989

TERRY E. BRANSTAD

Governor