Har Natural Resource Armend por 5145 v Do Base 7/14/90 (f. 396)

Natural Resources and Outdoor Recreation: Tyrrell, Chair; Johnson and Osterberg.

FILED JAN 1 8 1989

SENATE FILE 57

BY COMMITTEE ON NATURAL RESOURCES

(SUCCESSOR TO SENATE FILE 10)

Passed Sena	ate, Date 🚣	23-89 (4.14	(4) Passe	d Hous	e, Da	te <u>3/1</u> 2	3/90 (1.1014)
Vote: Ayes	s <u> 4</u> 7 Nays		Vote:	Ayes	87	Nays	
	Approved $_$	March	30 1996	·····			
Reparal Serot	Le ces amended						
3-3	13-1	A BILL FO	OR				

1 An Act requiring the natural resource commission to adopt a rule

2 to allow handicapped individuals to use a crossbow.

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

_

TLSB 1031SV 73 dn/sc/14

52.57

```
s.f. <u>57</u> H.f.
```

```
51451
                     Section 109.38, subsection 1, Code 1989, is
         Section 1.
    2 amended by adding the following new unnumbered paragraph:
         NEW UNNUMBERED PARAGRAPH. The commission shall adopt a
51453
    4 rule permitting a crossbow as approved by the commission to be
    5 used by a handicapped individual under the conditions in which
    6 the use of a bow and arrow is permitted. The commission shall
    7 prepare an application to be used by an individual requesting
    8 handicapped status, which requires that the individual's
    9 attending physician sign a form declaring that the individual
   10 is handicapped, is not able to use a bow and arrow, and is
   11 eligible for handicapped status. The license that is issued
   12 to a handicapped individual shall include a supplement
   13 indicating the handicapped status.
   14
                                EXPLANATION
   15
         This bill requires the natural resource commission of the
   16 department of natural resources to adopt a rule to allow
   17 handicapped individuals to use a crossbow in situations when a
   18 bow and arrow is permitted.
   19
   20
   21
   22
   23
   24
   25
   26
   27
   28
   29
   30
   31
   32
   33
   34
   35
```

SENATE FILE 58

3270

39

Amend Senate File 58 as follows:

By striking everything after the enacting 3 clause and inserting the following:

"Section 1. Section 321.438, subsection 2, Code 5 1989, is amended by striking the section and inserting 6 in lieu thereof the following:

- 2. a. A person shall not operate a motor vehicle 8 on a highway in this state if the motor vehicle has a 9 sunscreen device on the windshield, the front side 10 wings, and side windows adjacent to the right and left ll of the driver and windows to the rear of the driver 12 that do not meet the requirements of this subsection. 13 However, if the motor vehicle is not required to be 14 registered in this state, the motor vehicle shall be 15 deemed to meet the requirements of this subsection if 16 the motor vehicle meets the light reflectance and 17 transmission requirements of the state or country of 18 registration.
- b. A sunscreening device when used in conjunction 20 with the windshield shall be nonreflective and may not 21 be red in color. A sunscreening device may be used 22 only along the top of the windshield and may not 23 extend downward more than five inches from the top of 24 the windshield.
- A sunscreening device when used in conjunction with the safety glazing materials of the side wings or side windows, or both, located at the immediate right 28 and left of the driver shall be nonreflective and 29 shall have light transmission of not less than thirty-30 five percent.
- d. A sunscreening device when used in conjunction 32 with the safety glazing of the rear-most window and 33 the side windows behind the driver shall be 34 nonreflective and shall have a light transmission of 35 not less than twenty percent. However, a sunscreening 36 device shall not be used in conjunction wit the rear-37 most window unless one right and one left outside 38 rearview mirror is provided on the motor vehicle.
- e. Sunscreen devices offered for sale or use in 40 Iowa may bear a label not to exceed one and one-half 41 square inches in size, with a means for the permanent 42 and legible installations between the sunscreening 43 material and each glazing surface to which it is 44 applied that contains the manufacturer's name and its 45 percentage of light transmission. The label shall be 46 placed in the left lower corner of each glazing 47 surface when facing the vehicle from the outside.
- f. This subsection does not apply to a motor 49 vehicle registered in this state in the name of a ᡚ person, or the person's legal guardian, who has an

S-3270

Page 2

- 1 affidavit signed by a physician, as defined in section 2 135.1, that states that the person has a physical 3 condition that makes it necessary to equip the motor 4 vehicle with sunscreening material which would be of a 5 light transmittance otherwise in violation of this 6 subsection. The affidavit shall be in the possession 7 of the person so afflicted, or the person's legal 8 guardian, at all times while being transported in the 9 motor vehicle.
- 10 g. The light transmittance requirement of this 11 subsection does not apply to windows behind the driver 12 on motor trucks, motor homes, and multipurpose 13 vehicles.
- 14 h. Industry film card strips shall be used by 15 peace officers for the enforcement of this subsection.
 - 3. As used in this subsection:
- 17 a. "Sunscreening device" means a film material or 18 device that is designed to be used in conjunction with 19 motor vehicle safety glazing materials for reducing 20 the effects of the sun.
- 21 b. "Light transmission" means the ratio of the 22 amount of total light to pass through a product or 23 material to the amount of the total light falling on 24 the product or material.
- 25 c. "Nonreflective" means a product or material
 26 designed to absorb light rather than to reflect it."

 By COMMITTEE ON TRANSPORTATION

 C. JOSEPH COLEMAN, Chairperson

S-3270 FILED MARCH 15, 1989

SENATE FILE

H-5145

- Amend Senate File 57, as passed by the Senate, as 2 follows:
- 1. Page 1, line 1, by inserting after the word 4 "Code" the following: "Supplement".
- 5 2. Page 1, by striking lines 4 through 13 and 6 inserting the following: "rule permitting a crossbow
- 7 to be used only by handicapped individuals physically
- 8 incapable of using a bow and arrow. The commission
- 9 shall prepare an application to be used by an
- 10 individual requesting the status. The application
- Il shall require the individual's physician to sign a
- 12 statement declaring that the individual is not
- 13 physically able to use a bow and arrow."

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

H-5145 FILED FEBRUARY 14, 1990 adopted as amended by 5160 3/13 (1014)

SENATE FILE 57

H-5160

- Amend the Committee amendment, H-5145, to Senate
- 2 File 57, as passed by the Senate, as follows:
- 1. Page 1, line 8, by inserting after the word
- 4 "arrow" the following: "under the conditions in which
- 5 a bow and arrow is permitted".

By FOGARTY of Palo Alto

H-5160 FIDED FEBRUARY 15, 1990 april 3/13 (p. 1014)

HOUSE AMENDMENT TO SENATE FILE 57

S-5502

Amend Senate File 57, as passed by the Senate, as 2 follows:

1. Page 1, line 1, by inserting after the word
4 "Code" the following: "Supplement".

2. Page 1, by striking lines 4 through 13 and 6 inserting the following: "rule permitting a crossbow 7 to be used only by handicapped individuals physically

8 incapable of using a bow and arrow under the

9 conditions in which a bow and arrow is permitted.

10 commission shall prepare an application to be used by

ll an individual requesting the status. The application

12 shall require the individual's physician to sign a

13 statement declaring that the individual is not

14 physically able to use a bow and arrow."

RECEIVED FROM THE HOUSE

S-5502 FILED MARCH 15, 1990 Sent concurred 3/20 (g. 1193)

SENATE FILE 57

AN ACT

REQUIRING THE NATURAL RESOURCE COMMISSION TO ADOPT A RULE TO ALLOW HANDICAPPED INDIVIDUALS TO USE A CROSSBOW.

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

Section 1. Section 109.38, subsection 1, Code Supplement 1989, is amended by adding the following new unnumbered paragraph:

NEW UNNUMBERED PARAGRAPH. The commission shall adopt a rule permitting a crosshow to be used only by handicapped individuals physically incapable of using a bow and arrow under the conditions in which a bow and arrow is permitted. The commission shall prepare an application to be used by an individual requesting the status. The application shall require the individual's physician to sign a statement

Senate File 57, p. 2

declaring that the individual is not physically able to use a bow and arrow.

JO ANN ZIMMERMAN

President of the Senate

DONALD D. AVENSON
Speaker of the House

I hereby certify that this bill originated in the Senate and is known as Senate File 57, Seventy-third General Assembly.

JOHN P. DWYER

DOIN I. DAILK

Secretary of the Senate

pproved / March 30, 199

TERRY E. BRANSTAD

Governor