## Senate Study Bill 1219 - Introduced

SENATE FILE

BY (PROPOSED COMMITTEE ON NATURAL RESOURCES AND ENVIRONMENT BILL BY CHAIRPERSON ROZENBOOM)

## A BILL FOR

An Act directing the department of natural resources to develop
and offer for use a mobile application for purchasing and
displaying licenses and tags for hunting and fishing.
BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

1 Section 1. Section 483A.6A, subsection 3, Code 2019, is 2 amended to read as follows: 3. The commission shall establish the number of annual 3 4 paddlefish fishing licenses that may be issued pursuant to 5 section 481A.39 for use on the Missouri or Big Sioux river. 6 A paddlefish fishing license shall be accompanied by a tag 7 designed to be used only once. If a paddlefish is taken 8 pursuant to a paddlefish fishing license, the paddlefish 9 shall be tagged immediately, or an electronic tag established 10 pursuant to section 483A.18A shall be filled immediately, and 11 the tag shall be dated. 12 Sec. 2. Section 483A.7, subsection 2, Code 2019, is amended 13 to read as follows: 14 The wild turkey hunting license shall be accompanied 2. 15 by a tag designed to be used only once. If a wild turkey 16 is taken, the wild turkey shall be tagged, or an electronic 17 tag established pursuant to section 483A.18A shall be filled 18 immediately, and the tag shall be dated. 19 Sec. 3. Section 483A.8, subsection 2, Code 2019, is amended 20 by adding the following new paragraph: 21 NEW PARAGRAPH. c. Notwithstanding paragraphs "a" and "b", 22 a person hunting deer who has purchased a deer hunting license 23 and tag through a mobile application pursuant to section 24 483A.18A shall immediately fill an electronic tag. 25 Sec. 4. Section 483A.18, Code 2019, is amended to read as 26 follows: 483A.18 Form of licenses. 27 All hunting, fishing, and fur harvester licenses shall 28 29 contain a general description of the licensee. Such licenses 30 shall be upon such forms as the commission shall adopt. The 31 address and the signature of the applicant and all signatures 32 and other required information shall be in writing except as 33 provided in section 483A.18A. All licenses shall clearly 34 indicate the nature of the privilege granted. 35 Sec. 5. NEW SECTION. 483A.18A Mobile application to

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## 1 purchase and display a permit, license, or tag — rules.

I. The department shall develop and make available for use
a mobile application on which a person may purchase any permit,
license, or tag issued pursuant to this chapter. Permits,
licenses, and tags carried in an electronic format shall
display either a digitized image of a handwritten signature or
some other form of an electronic signature.

8 2. The department shall adopt rules pursuant to chapter 17A9 to implement this section.

10 Sec. 6. Section 483A.19, Code 2019, is amended to read as 11 follows:

12 483A.19 Showing license document to officer.

13 <u>1.</u> Every person shall, while fishing, hunting, or fur 14 harvesting, show the person's license document to any peace 15 officer or the owner or person in lawful control of the land 16 or water upon which licensee may be hunting, fishing, or 17 fur harvesting when requested by the persons to do so. Any 18 failure to so carry or refusal to show or so exhibit the 19 person's license document shall be a violation of this chapter. 20 However, except for possession and exhibition of deer licenses 21 and tags or wild turkey licenses and tags, a person charged 22 with violating this section shall not be convicted if the 23 person produces in court, within a reasonable time, a license 24 document for hunting, fishing, or fur harvesting issued to that 25 person and valid when the person was charged with a violation 26 of this section.

27 <u>2. Display of a permit, license, or tag purchased pursuant</u> 28 to section 483A.18A on a cellular telephone or other electronic 29 mobile or portable device shall satisfy the requirements of 30 <u>subsection 1 of this section.</u>

31 Sec. 7. Section 483A.24, subsection 7, Code 2019, is amended 32 to read as follows:

33 7. A license shall not be required of minor pupils of the 34 state school for the blind, state school for the deaf, or of 35 minor residents of other state institutions under the control

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1 of an administrator of a division of the department of human 2 services. In addition, a person who is on active duty with the 3 armed forces of the United States, on authorized leave from 4 a duty station located outside of this state, and a resident 5 of the state of Iowa shall not be required to have a license 6 to hunt or fish in this state. The military person shall 7 carry the person's leave papers and a copy of the person's 8 current earnings statement showing a deduction for Iowa income 9 taxes while hunting or fishing. In lieu of carrying the 10 person's earnings statement, the military person may also claim ll residency if the person is registered to vote in this state. 12 If a deer or wild turkey is taken, the military person shall 13 immediately contact a state conservation officer or use the 14 mobile application developed pursuant to section 483A.18A to 15 obtain an appropriate tag to transport the animal. A license 16 shall not be required of residents of county care facilities 17 or any person who is receiving supplementary assistance under 18 chapter 249.

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EXPLANATION

The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly.

This bill directs the department of natural resources to develop and offer for use a mobile application on which a person may purchase permits, licenses, and tags for hunting and fishing. A permit, license, or fee purchased through the mobile application shall display either a digitized image of a handwritten signature or some other form of electronic signature. When required to show a license document to a peace officer or person in lawful control of the land or water upon which a licensee may be hunting, fishing, or fur harvesting, the hunter may display a permit, license, or tag purchased through the mobile application on a cellular telephone or other electronic mobile or portable device.

The bill requires the department to adopt rules to regulate the use of the mobile application.

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