Second Regular Session Seventy-second General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 20-0636.01 Jennifer Berman x3286

HOUSE BILL 20-1087

HOUSE SPONSORSHIP

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House Committees Rural Affairs & Agriculture

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	A BILL FOR AN ACT
101	CONCERNING THE ENFORCEMENT OF LAWS ADMINISTERED BY THE
102	DIVISION OF PARKS AND WILDLIFE, AND, IN CONNECTION
103	THEREWITH, MODIFYING PARKS AND WILDLIFE STATUTES TO
104	CORRECT VAGUE AND CONTRADICTORY PROVISIONS OF LAW
105	AND REMOVE OBSOLETE PROVISIONS OF LAW.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Section 1 of the bill amends a legislative declaration to clarify that any person, not just hunters, may be prosecuted for violations of parks

HOUSE 3rd Reading Unamended February 13, 2020

HOUSE 2nd Reading Unamended February 12, 2020 and wildlife statutes.

Section 2 amends the definition of "take" to clarify that the term includes the killing of wildlife with certain exceptions.

Section 3 states that licenses issued by the division of parks and wildlife (division) are not subject to the "Secure and Verifiable Identity Document Act".

Sections 4 and 11 clarify that a person who is convicted of a violation of a parks and wildlife statute that does not list a specific penalty is subject to a fine of \$100. Section 4 also provides that a person convicted of such a violation of the wildlife statutes is subject to a penalty assessment of 5 license suspension points.

Section 4 extends the period of time within which an alleged offender may pay fines and surcharges identified in a penalty assessment notice issued to the alleged offender from 15 days to 20 days. Section 4 also authorizes personal service or service by certified mail of a summons and complaint or a penalty assessment notice.

Section 5 authorizes the parks and wildlife commission or a hearing officer to suspend a person's license issued by the division for a failure to comply with an official notice of an alleged violation of the parks and wildlife statutes. The suspension is lifted once the person furnishes or causes to be furnished to the division satisfactory evidence of compliance with the official notice of an alleged violation.

Section 6 makes the imposition of additional penalties regarding the unlawful taking of trophy animals permissive instead of mandatory.

Section 7 amends the definition of "careless" regarding the violation of hunting in a careless manner and authorizes a lesser fine for a person who commits the violation while hunting under a big game license for a different type of animal than the type of animal killed and who immediately field dresses the killed animal and reports the killing to the division.

Sections 8, 9, and 12 amend the definition of "vessel" to include all types of stand-up paddleboards. Section 12 also excludes from the definition of "river outfitter" a person whose only service is providing instruction in rafting or stand-up paddleboarding.

Section 10 authorizes a person to possess a loaded pistol or revolver while snowmobiling and clarifies that the division may authorize certain conduct while operating a snowmobile that is otherwise unlawful.

Section 13 prohibits a river outfitter, guide, trip leader, or guide instructor from allowing another person to operate a vessel without due regard for river conditions or other attending circumstances or in a manner that endangers any person, property, or wildlife.

Section 14 makes a conforming amendment.

1 Be it enacted by the General Assembly of the State of Colorado:

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1	SECTION 1. In Colorado Revised Statutes, 33-1-101, amend (5)
2	as follows:
3	33-1-101. Legislative declaration. (5) The general assembly
4	declares that it is the policy of the state to prosecute hunters PERSONS who
5	violate multiple provisions of this title TITLE 33 for each violation that
6	contains unique elements.
7	SECTION 2. In Colorado Revised Statutes, 33-1-102, amend
8	(43) as follows:
9	33-1-102. Definitions. As used in this title 33, unless the context
10	otherwise requires:
11	(43) "Take" means to KILL OR OTHERWISE acquire possession of
12	wildlife; but such except that the term shall does not include the
13	accidental wounding or killing of wildlife by a motor vehicle, vessel, or
14	train.
15	SECTION 3. In Colorado Revised Statutes, 33-4-102, add (7.5)
16	as follows:
17	33-4-102. Types of licenses and fees - rules. (7.5) THE DIVISION
18	OR A LICENSE AGENT ISSUING A LICENSE ON THE DIVISION'S BEHALF NEED
19	NOT COMPLY WITH SECTION 24-72.1-103 CONCERNING SECURE AND
20	VERIFIABLE IDENTITY DOCUMENTS WHEN ISSUING A LICENSE PURSUANT TO
21	THIS SECTION.
22	SECTION 4. In Colorado Revised Statutes, amend 33-6-104 as
23	follows:
24	33-6-104. Imposition of penalty - procedures. (1) A person who
25	violates any rule of the commission for which there is not an associated
26	statutory penalty listed is guilty of a misdemeanor and, upon conviction
27	thereof, shall be punished by a fine of one hundred dollars, a surcharge

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1	as described in section 24-33.5-415.6, and an assessment of five license
2	suspension points FOR A VIOLATION OF ANY OF THE FOLLOWING FOR
3	WHICH THERE IS NOT AN ASSOCIATED STATUTORY PENALTY LISTED:
4	(a) A PROVISION OF ARTICLES 1 TO 6 OF THIS TITLE 33; OR
5	(b) A RULE OF THE COMMISSION PROMULGATED PURSUANT TO ONE
6	OR MORE OF THE ARTICLES SPECIFIED IN SUBSECTION (1)(a) OF THIS
7	SECTION.
8	(2) (a) (I) At the time that any A person is charged with violating
9	any misdemeanor provisions of articles 1 to 6 of this title TITLE 33 or any
10	A rule of the commission, the officer shall issue a summons and
11	complaint to the alleged offender or, in the case of a violation for which
12	a fine of a fixed amount is prescribed, may give the alleged offender an
13	opportunity to voluntarily pay the fine and surcharge in the form of a
14	penalty assessment.
15	(II) AN OFFICER SHALL NOT ISSUE A penalty assessments shall not
16	be issued ASSESSMENT for violations for which minimum and maximum
17	fines have been established. The penalty assessment notice given to the
18	alleged offender shall MUST:
19	(A) Contain the information required in and FOR A SUMMONS AND
20	COMPLAINT;
21	(B) Be in the form of a summons and complaint; and shall
22	(C) Specify in dollars the amount of the penalty to be assessed for
23	the alleged offense and the amount of the surcharges to be collected
24	pursuant to sections 24-4.2-104 (1) and 24-33.5-415.6. C.R.S.
25	$(b)\ If the alleged of fender accepts {\color{red} such} \ {\scriptsize THEPENALTYASSESSMENT}$
26	notice and pays the fine and the surcharges entered thereon ON THE FINE
27	to the division within fifteen TWENTY days of issuance of the notice, such

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THE ALLEGED OFFENDER'S acceptance and payment shall constitute CONSTITUTES an acknowledgment of guilt by such person of the violation set forth in the penalty assessment notice.

- (c) (I) AN OFFICER MAY TAKE any person who accepts a penalty assessment notice but who does not furnish satisfactory evidence of identity or who the officer has reasonable and probable grounds to believe will disregard a written promise to pay the specified fine and surcharges may be taken by the officer to the nearest known post office facility and be required to REQUIRE THAT THE PERSON remit the amount of the specified fine and surcharges to the division immediately by mail in United States currency or other legal tender OR by money order or BY personal check.
- (II) Refusal or inability to remit the specified fine and surcharges by mail when required shall constitute CONSTITUTES a refusal to accept a penalty assessment notice. The officer shall advise the person arrested of the license suspension points to be assessed in accordance with section 33-6-106.
- (III) Checks tendered by the violator to and accepted by the division and on FOR which payment is received by the division shall be ARE deemed sufficient receipt. If the fine and surcharges are not so paid, then the officer who issued the penalty assessment notice shall docket the summons and complaint with a court of competent jurisdiction for appearance by the person to answer the charges therein contained IN THE SUMMONS AND COMPLAINT at such THE time and place as is specified in the summons and complaint.
- (3) (a) SERVICE OF A COPY OF A SUMMONS AND COMPLAINT OR PENALTY ASSESSMENT NOTICE ISSUED PURSUANT TO SUBSECTION (2) OF

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1	THIS SECTION MUST BE PROVIDED AT LEAST TEN DAYS BEFORE THE DATE
2	SET FOR A HEARING ON THE MATTER BY:
3	(I) PROVIDING PERSONAL SERVICE OF THE COPY DIRECTLY TO THE
4	ALLEGED OFFENDER;
5	(II) LEAVING THE COPY AT THE ALLEGED OFFENDER'S LAST-KNOWN
6	PLACE OF RESIDENCE WITH AN INDIVIDUAL WHO IS EIGHTEEN YEARS OF
7	AGE OR OLDER AND WHO RESIDES AT THE RESIDENCE; OR
8	(III) MAILING THE COPY TO THE ALLEGED OFFENDER'S
9	LAST-KNOWN PLACE OF RESIDENCE BY CERTIFIED MAIL, RETURN RECEIPT
10	REQUESTED. SERVICE BY CERTIFIED MAIL IS COMPLETE UPON RETURN OF
11	THE RECEIPT SIGNED BY THE ALLEGED OFFENDER.
12	(b) AN INDIVIDUAL WHO PROVIDES PERSONAL SERVICE PURSUANT
13	TO SUBSECTION (3)(a)(I) OF THIS SECTION MUST BE A DISINTERESTED
14	PARTY WHO IS EIGHTEEN YEARS OF AGE OR OLDER.
15	SECTION 5. In Colorado Revised Statutes, 33-6-106, add (1.3)
16	as follows:
17	33-6-106. Suspension of license privileges. (1.3) (a) THE
18	COMMISSION OR A HEARING OFFICER THAT THE COMMISSION DELEGATES
19	TO HEAR A MATTER MAY SUSPEND A PERSON'S LICENSE IN ACCORDANCE
20	WITH SUBSECTION (1) OF THIS SECTION IF THE PERSON FAILS TO COMPLY
21	WITH THE TERMS OF A SUMMONS, COMPLAINT, SUMMONS AND COMPLAINT,
22	PENALTY ASSESSMENT NOTICE, OR OTHER OFFICIAL NOTICE OF AN
23	ALLEGED VIOLATION OF ARTICLES 1 TO 6 OF THIS TITLE 33 ISSUED BY A
24	COLORADO WILDLIFE OFFICER, PARKS OFFICER, OR OTHER PEACE OFFICER.
25	(b) A SUSPENSION ISSUED PURSUANT TO THIS SUBSECTION (1.3)
26	REMAINS IN EFFECT UNTIL THE PERSON FURNISHES OR CAUSES TO BE
27	FURNISHED SATISFACTORY EVIDENCE OF COMPLIANCE WITH THE TERMS OF

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1	THE SUMMONS, COMPLAINT, SUMMONS AND COMPLAINT, PENALTY
2	ASSESSMENT NOTICE, OR OTHER OFFICIAL NOTICE OF AN ALLEGED
3	VIOLATION OF ARTICLES 1 TO 6 OF THIS TITLE 33. THE DIVISION SHALL
4	ENTER THE SUSPENSION IN ACCORDANCE WITH ARTICLE III OF THE
5	"WILDLIFE VIOLATOR COMPACT", PART 26 OF ARTICLE 60 OF TITLE 24,
6	AND SHALL REMOVE THE ENTRY UPON SATISFACTORY EVIDENCE OF THE
7	PERSON'S COMPLIANCE WITH AN OFFICIAL NOTICE OF AN ALLEGED
8	VIOLATION.
9	SECTION 6. In Colorado Revised Statutes, 33-6-109, amend
10	(3.4)(a) introductory portion as follows:
11	33-6-109. Wildlife - illegal possession. (3.4) (a) In addition to
12	the criminal penalties listed in subsection (3) of this section, there shall
13	MAY be assessed a further penalty in the following amount for each of the
14	following big game animals illegally taken:
15	SECTION 7. In Colorado Revised Statutes, amend 33-6-122 as
16	follows:
17	33-6-122. Hunting in a careless manner - definition. (1) (a) It
18	is unlawful for any person to hunt or take wildlife in a careless manner or
19	to discharge a firearm or release an arrow in a careless manner which
20	THAT endangers human life or property.
21	(b) For the purposes of this section, "careless" means failing to
22	exercise the degree of reasonable care that would be exercised by a
23	person of ordinary prudence under all the existing circumstances. in
24	consideration of the probable danger of injury or damage.
25	(2) (a) Any Except as provided in subsection (2)(b) of this
26	SECTION, A person who violates this section is guilty of a misdemeanor
27	and, upon conviction thereof, shall be punished by a fine of not less than

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1	one numered domais not more than one thousand domais of by
2	imprisonment in the county jail for up to one year, or by both such fine
3	and imprisonment, and an assessment of twenty license suspension points.
4	(b) A PERSON WHO VIOLATES THIS SECTION IS SUBJECT TO A FINE
5	OF FIVE HUNDRED DOLLARS AND AN ASSESSMENT OF FIFTEEN LICENSE
6	SUSPENSION POINTS IF AT THE TIME OF THE VIOLATION THE PERSON:
7	(I) WAS HUNTING UNDER A VALID BIG GAME LICENSE;
8	(II) KILLED A BIG GAME ANIMAL THAT IS NOT COVERED BY THE
9	LICENSE; AND
10	(III) (A) IMMEDIATELY FIELD DRESSED THE ANIMAL; AND
11	(B) REPORTED THE KILLING OF THE ANIMAL TO THE DIVISION.
12	SECTION 8. In Colorado Revised Statutes, 33-10-102, amend
13	the introductory portion and (27) as follows:
14	33-10-102. Definitions. As used in articles 10 to 15 of this title
15	TITLE 33, unless the context otherwise requires:
16	(27) (a) "Vessel" means every description of watercraft used or
17	capable of being used as a means of transportation of persons and
18	property on the water, other than INCLUDING ALL TYPES OF STAND-UP
19	PADDLEBOARDS.
20	(b) "VESSEL" DOES NOT INCLUDE:
21	(I) ANY single-chambered, air-inflated devices THAT ARE NOT
22	STAND-UP PADDLEBOARDS; or
23	(II) Seaplanes.
24	SECTION 9. In Colorado Revised Statutes, 33-13-102, amend
25	the introductory portion and (5) as follows:
26	33-13-102. Definitions. As used in this article ARTICLE 13, unless
27	the context otherwise requires:

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1	(5) (a) "Vessel" means every description of watercraft used or
2	capable of being used as a means of transportation of persons and
3	property on the water, other than INCLUDING ALL TYPES OF STAND-UP
4	PADDLEBOARDS.
5	(b) "Vessel" does not include:
6	(I) ANY single-chambered air-inflated devices THAT ARE NOT
7	STAND-UP PADDLEBOARDS; or
8	(II) Seaplanes.
9	SECTION 10. In Colorado Revised Statutes, 33-14-117, amend
10	(1); and add (1.5) as follows:
11	33-14-117. Hunting, carrying weapons on snowmobiles -
12	prohibitions. (1) EXCEPT AS PROVIDED IN SUBSECTION (1.5) OF THIS
13	SECTION, it is unlawful for any person to:
14	(a) Hunt any wildlife from a snowmobile;
15	(b) Operate or ride on any snowmobile with any firearm OTHER
16	THAN A PISTOL OR A REVOLVER in his or her the Person's possession,
17	unless such THE firearm is unloaded and enclosed in a carrying case or
18	inserted in a scabbard, or with any bow unless it is unstrung or cased; but
19	EXCEPT THAT this paragraph (b) SUBSECTION (1)(b) does not apply to any
20	A person to whom the division has issued a permit for the control of
21	predators such as coyotes, foxes, AND bobcats; and the like; OR
22	(c) Pursue, drive, or otherwise intentionally disturb or harass any
23	wildlife by use of a snowmobile; but this paragraph (c) shall not prevent
24	any EXCEPT THAT A person from using MAY USE a snowmobile to protect
25	his THE PERSON'S crops and other property.
26	(1.5) A PERSON MAY PERFORM THE ACTIVITIES LISTED IN
27	SUBSECTION (1) OF THIS SECTION IF THE PERSON IS OTHERWISE

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1	AUTHORIZED BY LAW OR BY THE DIVISION TO DO SO.
2	SECTION 11. In Colorado Revised Statutes, 33-15-102, amend
3	(1) as follows:
4	33-15-102. Imposition of penalty - procedures. (1) A person
5	who violates any rule of the commission for which there is not an
6	associated statutory penalty listed is guilty of a class 2 petty offense and,
7	upon conviction, shall be punished by a fine of one hundred dollars FOR
8	A VIOLATION OF ANY OF THE FOLLOWING FOR WHICH THERE IS NOT AN
9	ASSOCIATED STATUTORY PENALTY LISTED:
10	(a) Any provision of articles $10 \text{ to } 15 \text{ or article } 32 \text{ of this}$
11	TITLE 33; OR
12	(b) A RULE OF THE COMMISSION PROMULGATED PURSUANT TO ONE
13	OR MORE OF THE ARTICLES SPECIFIED IN SUBSECTION (1)(a) OF THIS
14	SECTION.
15	SECTION 12. In Colorado Revised Statutes, 33-32-102, amend
16	the introductory portion, (6), and (8) as follows:
17	33-32-102. Definitions. As used in this article ARTICLE 32, unless
18	the context otherwise requires:
19	(6) (a) "River outfitter" means any A person advertising to provide
20	or providing river-running services in the nature of facilities, guide
21	services, or transportation for the purpose of river-running. except that
22	(b) "River outfitter" does not include any A person:
23	(I) Whose only service is providing motor vehicles, vessels, and
24	other equipment for rent; any person
25	(II) Whose only service is providing instruction in RAFTING,
26	STAND-UP PADDLEBOARDING, canoeing, or kayaking skills; or any person
27	(III) Who is providing river-running services exclusively for

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2	(8) (a) "Vessel" means every description of watercraft used or
3	capable of being used as a means of transportation of persons and
4	property on the water, other than INCLUDING ALL TYPES OF STAND-UP
5	PADDLEBOARDS.
6	(b) "Vessel" does not include:
7	(I) ANY single-chambered air-inflated devices THAT ARE NOT
8	STAND-UP PADDLEBOARDS; or
9	(II) Seaplanes.
10	SECTION 13. In Colorado Revised Statutes, 33-32-107, add
11	(2)(b.5) as follows:
12	33-32-107. River outfitters - prohibited operations - penalties.
13	(2) It is unlawful for any river outfitter, guide, trip leader, or guide
14	instructor to:
15	(b.5) Allow another person to operate a vessel without
16	DUE REGARD FOR RIVER CONDITIONS OR OTHER ATTENDING
17	CIRCUMSTANCES OR IN SUCH A MANNER AS TO ENDANGER ANY PERSON,
18	PROPERTY, OR WILDLIFE. A PERSON WHO VIOLATES THIS SUBSECTION
19	(2)(b.5) COMMITS A CLASS 3 MISDEMEANOR AND, UPON CONVICTION
20	THEREOF, SHALL BE PUNISHED AS PROVIDED IN SECTION 18-1.3-501.
21	SECTION 14. In Colorado Revised Statutes, amend 24-72.1-106
22	as follows:
23	24-72.1-106. Applicability. (1) This article shall ARTICLE 72.1
24	DOES not apply to:
25	(a) A person reporting a crime;
26	(b) A public entity or official accepting a crime report, conducting
27	a criminal investigation, accepting an application for the provision of

family or friends.

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1	services or providing services to infants and children born in the United
2	States pursuant to 42 U.S.C. sec. 1786, or providing emergency medical
3	service;
4	(c) A peace officer in the performance of the officer's duties and
5	within the scope of the officer's employment if such THE officer complies
6	with section 24-72.1-105 (2);
7	(d) A PERSON ISSUING A HUNTING OR FISHING LICENSE PURSUANT
8	TO ARTICLE 4 OF TITLE 33; or
9	(e) Instances when a federal law mandates acceptance of a
10	document.
11	SECTION 15. Applicability. This act applies to offenses
12	committed and other conduct occurring on or after the effective date of
13	this act.
14	SECTION 16. Safety clause. The general assembly hereby finds
15	determines, and declares that this act is necessary for the immediate
16	preservation of the public peace, health, or safety.

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