The House Committee on Game, Fish and Parks offers the following substitute to HB 155:

## A BILL TO BE ENTITLED AN ACT

- 1 To amend Title 27 of the Official Code of Georgia Annotated, relating to game and fish, so
- 2 as to revise provisions concerning the licensing and operation of shooting preserves; to revise
- 3 the definition of "pen raised game birds"; to change licensing requirements for shooting
- 4 preserves; to create a lifetime shooting preserve license; to grant registered boat owners a
- 5 three-day hunting and fishing license as part of the registration fee; to provide for an
- 6 effective date; to repeal conflicting laws; and for other purposes.

## 7 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

8 SECTION 1.

- 9 Title 27 of the Official Code of Georgia Annotated, relating to game and fish, is amended by
- 10 revising Article 4 of Chapter 3, relating to shooting preserves, as follows:

11 "ARTICLE 4

- 12 27-3-110.
- 13 (a) It shall be unlawful for any person to release pen raised game birds, except as provided
- in Code Section 27-2-14, unless the person has first obtained a commercial, blanket
- commercial, or private shooting preserve license as provided in Code Section 27-2-23.
- Such license shall be effective from April 1 through March 31 of the following year.
- 17 (b) An application for a shooting preserve license shall be submitted on a form furnished
- by the department and shall contain the following:
- 19 (1) The applicant's name and address;
- 20 (2) A detailed description of the proposed activities and operations on the shooting
- 21 preserve;
- 22 (3) The location and description of the premises of the preserve; and
- 23 (4) Such other information as may be necessary in order for the department to evaluate
- 24 the application properly.

25 (c) No shooting preserve license shall be issued unless the following conditions are met:

- (1) The land to comprise the preserve must consist of not more than 1,000 acres and not
- less than 100 <u>contiguous</u> acres and must be owned or leased by the applicant. If the land
- is under lease to the applicant, the lease shall be for a term of not less than one year from
- 29 the date of application, and the <u>such</u> lease shall be subject to inspection and approval by
- 30 the department;

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- 31 (2) The boundary lines of the premises must be marked by signs <del>located not more than</del>
- 32 400 feet apart, indicating that they are the boundary line signs, in letters not less than two
- 33 inches in height, and shall further indicate that the premises are posted as against
- 34 trespassing; and
- 35 (3) If the applicant intends to allow the shooting of bobwhite quail or ducks, or both, the
- 36 applicant must show that the preserve has or will have a minimum of 1,000 quail, if quail
- 37 are to be shot, or 200 ducks, if ducks are to be shot, or a minimum of 1,000 quail and 200
- ducks, if both quail and ducks are to be shot. Such birds must be on the preserve at the
- 39 time of application; or the applicant must show that he has a binding contract for such
- 40 number of birds, which birds shall be released before or during the season for hunting on
- 41 the proposed shooting preserve. As a condition of holding a shooting preserve license
- 42 <u>issued pursuant to this Code section, the owner of the shooting preserve, or his or her</u>
- lessee or agent, shall, prior to allowing any person to hunt on such shooting preserve:
- 44 (A) Confirm that such person has either completed a hunter education course as
- 45 <u>prescribed in Code Section 27-2-5; or</u>
- 46 (B) Provide such person with hunter education instruction that, at minimum,
- demonstrates techniques for proper firearm handling, unloading, and safety.
- 48 27-3-111.
- 49 (a) It shall be unlawful to remove any <u>pen raised</u> game bird from a shooting preserve
- 50 unless the bird has a tag on it showing the date the bird was taken and the shooting preserve
- 51 license number unless accompanied by the contact information of the preserve from which
- 52 <u>it was taken</u>.
- 53 (b) It shall <del>also</del> be unlawful to release on a shooting preserve any mallard or black duck
- 54 unless the <u>such</u> duck is a pen raised mallard or black duck.
- 55 (c) It shall also be unlawful for a licensee under this article to fail to maintain a complete
- record of all pen raised game birds propagated, released, or taken on the preserve or to fail
- 57 to furnish to allow the department a copy of the records within 60 days after the end of the
- 58 hunting season on the preserve access to such records during all regular business hours.

59 (d) It shall <del>also</del> be unlawful for any such licensee to fail to notify the department within

- 60 24 hours of the diagnosis of any epizootic disease of any pen raised game bird on the
- 61 preserve, including unreleased stock.
- 62 27-3-112.
- 63 (a) It shall be unlawful to hunt pen raised game birds, other than ring-necked pheasants,
- on a shooting preserve except between October 1 and March 31 of the following year, and
- except from one-half hour before sunrise to sunset.
- 66 (b) It shall also be unlawful to exceed the daily or season bag limits prescribed by law or
- 67 regulation for any game bird or game animal, provided that there shall be no bag limits for
- 68 pen raised game birds.
- 69 (c) It shall also be unlawful to hunt on a shooting preserve any game bird or game animal
- except during the open season for such game bird or game animal as prescribed by law or
- 71 regulation; provided, however, that it shall be lawful to hunt bobwhite quail between
- October 1 and March 31 of the following year; provided, further, that it shall be lawful to
- hunt any other pen raised game bird between October 1 and March 31 of the following year
- when prior approval has been obtained from the department.
- 75 27-3-113.
- 76 It shall be unlawful for any person to propagate, possess, or release on any shooting
- preserve any bird or wildlife or wild animal except bobwhite quail, chukar or red-legged
- 78 partridge, coturnix or Japanese quail, pheasant, mallard, and black duck pen raised game
- 79 <u>birds</u> unless the person has received prior written approval from the department.
- 80 Importation of any bird or wildlife or wild animal for purposes of propagation, possession,
- or release on a shooting preserve shall be in conformance with the requirements of Article
- 3 of this chapter regarding transportation of wildlife, the requirements of Code Section
- 83 27-2-11 regarding game species, and the requirements of Chapter 5 of this title regarding
- wild animals.
- 85 27-3-114.
- 86 (a) Except as otherwise specifically provided, all wildlife laws and regulations shall be in
- full force and effect on shooting preserves licensed pursuant to this article. Specifically,
- hunting licenses shall be required of all persons hunting on such preserves; provided,
- 89 however, that it shall be lawful for any resident or nonresident to hunt pen raised game
- birds on or fish in any private or state waters within the boundaries of such a preserve with
- a shooting preserve hunting license as provided in Code Section 27-2-23; and provided,
- 92 further, that it shall be lawful for any person to hunt pen raised game birds without a

93 hunting license on a shooting preserve which possesses a valid blanket shooting preserve

- 94 license as provided in Code Section 27-2-23.
- 95 (b) The requirements of subsection (b) of Code Section 27-2-5 shall not apply to any
- 96 person hunting pen raised game birds on a properly licensed shooting preserve, provided
- 97 <u>such person has received hunter education instruction that, at minimum, demonstrates</u>
- 98 <u>techniques for proper firearm handling, unloading, and safety.</u>
- 99 <u>27-3-115.</u>
- 100 (a) The department is authorized to make and enter into agreements with properly licensed
- shooting preserves for the purpose of issuance and sale of shooting preserve hunting
- licenses.
- (b) Notwithstanding the provisions of subsection (b) of Code Section 27-2-5, a shooting
- preserve authorized by the department pursuant to subsection (a) of this Code section may
- sell shooting preserve hunting licenses so long as such shooting preserve meets the
- requirements of subsection (c) of Code Section 27-3-110.
- (c) Notwithstanding any other law to the contrary, the department shall not disclose any
- shooting preserve hunting license record which was lawfully purchased from a properly
- licensed shooting preserve and which reveals the name, home address, home telephone
- number, or social security number of the license holder unless written consent from the
- owner or lessee of such shooting preserve is obtained."

## SECTION 2.

- 113 Said title is further amended in Code Section 27-1-2, relating to definitions relative to game
- and fish, by revising paragraph (48) as follows:
- 115 "(48) 'Pen raised game birds bird' means game birds any bobwhite quail, chukar or
- red-legged partridge, coturnix or Japanese quail, ring-necked pheasant, mallard duck, or
- black duck which are is raised in captivity and are is more than two generations removed
- from the wild."

## SECTION 3.

- 120 Said title is further amended in Code Section 27-2-3.1, relating to hunting and sportsman's
- licenses, by revising paragraph (1) of subsection (f) as follows:
- "(f)(1) Lifetime sportsman's licenses and fees for residents shall be as follows:
- 123 (A) Type I (Infant), available only to those individuals under two years of age:
- 124 \$200.00;
- (B) Type Y (Youth), available only to those individuals from two through 15 years of
- 126 age: \$350.00;

127 (C	) Type A	(Adult),	available to	those in	dividuals	16 y	years of	age or	older: S	\$500.	.00
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- 128 (D) Type SD (Senior Discount), available to those individuals 60 years of age or older:
- 129 \$95.00;
- 130 (E) Type S (Senior), available to those individuals 65 years of age or older: no charge;
- 131 and
- (F) Type V (Veterans), available only to those individuals who served more than 90
- days of federal active duty military service and were honorably discharged: eighty 80
- percent of the amount of the fee specified for Type A lifetime sportsman's licenses in
- subparagraph (C) of this paragraph: and
- 136 (G) Type SP (Shooting Preserve), available to any individual, resident or nonresident,
- and which entitles the holder to hunt pen raised game birds and fish in any private or
- state waters within the boundaries of a properly licensed shooting preserve: \$75.00."

**SECTION 4.** 

- 140 Said title is further amended in Code Section 27-2-23, relating to license, permit, tag, and
- stamp fees, by repealing subparagraph (I) of paragraph (8) and designating said subparagraph
- 142 as reserved.

**SECTION 5.** 

- 144 Said title is further amended in Code Section 27-2-1, relating to general license requirements
- 145 for hunting, trapping, and fishing, by revising subsection (b) as follows:
- 146 "(b) It shall be unlawful for any resident of this state who has attained the age of 16 years
- to hunt, fish in the waters of this state, or trap without a valid hunting license, fishing
- license, or trapping license, respectively, as provided in Code Section 27-2-23, except on
- premises owned by him or her or his or her immediate family; provided, however, that the
- resident owner of any vessel with a valid registration in accordance with Code Section
- 52-7-5 shall have, as part of the registration fee for such vessel, a paid three-day resident
- hunting and fishing license that begins on such owner's date of birth and extends two
- consecutive days thereafter in accordance with the requirements of this title and as
- otherwise specified by the department. It shall be unlawful for any resident of this state to
- hunt, fish, or trap in this state without carrying such license upon his or her person, except
- on premises owned by him or her or his or her immediate family and except when
- otherwise specifically directed by authorized personnel of the department."

158 **SECTION 6.** 

159 This Act shall become effective on July 1, 2013.

160 **SECTION 7.** 

All laws and parts of laws in conflict with this Act are repealed.