3580--A

Cal. No. 181

1 2

3

5

6

7

8

9

10 11

12

13

14

15 16

17

2013-2014 Regular Sessions

IN SENATE

February 6, 2013

Introduced by Sen. LIBOUS -- read twice and ordered printed, and when printed to be committed to the Committee on Environmental Conservation -- reported favorably from said committee, ordered to first and second report, ordered to a third reading, passed by Senate and delivered to the Assembly, recalled, vote reconsidered, restored to third reading, amended and ordered reprinted, retaining its place in the order of third reading

AN ACT to amend the environmental conservation law, in relation to big game hunting in the counties of Broome, Chenango and Tioga

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. The opening paragraph of paragraph a of subdivision 2 of section 11-0907 of the environmental conservation law, as amended by chapter 600 of the laws of 1993, is amended to read as follows:

Regular open hunting seasons for [deer] BIG GAME are established separately for the named regions or parts of regions, or named counties listed in column one of the table set forth in this subdivision, and are specified as seasons for taking by pistol, rifle, shotgun, or long bow, or for taking by shotgun or long bow only, or for taking by long bow only, as indicated in column three entitled "Manner of Taking". Where taking of big game by shotgun is permitted by this chapter such shotgun may contain rifling in all or a portion of the barrel, provided, however, if the barrel or a portion thereof does contain rifling only shells having non-metallic cases, except for the base, may be used. In the areas identified in column one except in the "closed areas" specified in subdivision 5 the game specified in column two may be taken in the open season stated in column two immediately following the specification of the game, in the manner specified in column three.

18 S 2. Items (f) and (i) of paragraph a of subdivision 2 of section 19 11-0907 of the environmental conservation law, item (f) as amended by 20 chapter 323 of the laws of 2011 and item (i) as amended by chapter 231

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [ ] is old law to be omitted.

LBD08491-03-3

S. 3580--A 2

49

Cayuga, Chemung,

of the laws of 2012, are amended and a new item (k) is added to read as follows: (f) Southern tier, Deer, first Monday Pistol, shotgun, 4 central and Western after November 15 crossbow, 5 through first Tuesday region, except those muzzle loading firearm 6 counties or portions after December 7 or long bow only 7 thereof listed in item (i) [or], 8 9 (j) OR (K) 10 of this paragraph (i) The counties of Pistol, shotgun, 11 Deer, the first Monday 12 Allegany, Cattaraugus, after November 15 muzzle loading 13 Cayuga, Chautauqua through first Tuesday firearm, rifle or 14 except that portion after December 7 long bow only 15 of the county north of route 20, Chemung, 16 17 [Chenango,] Herkimer, 18 Madison, 19 Montgomery, Oneida, 20 Oswego, Otsego, Schoharie, Schuyler, 21 Steuben, [Tioga,] 22 23 Wyoming and Yates 24 [and that portion of 25 the county of 26 Broome east of the 27 Susquehanna river] PISTOL, SHOTGUN, 28 (K) THE COUNTIES DEER AND BEAR, 29 OF BROOME EXCEPT THE FIRST MONDAY CROSSBOW, MUZZLE 30 AFTER NOVEMBER 15 LOADING FIREARM, WITHIN THE CITY 31 OF BINGHAMTON, THROUGH THE FIRST RIFLE OR LONG 32 TUESDAY AFTER CHENANGO AND BOW ONLY TIOGA 33 DECEMBER 7 34 3. Items (f) and (i) of paragraph a of subdivision 2 of section 35 11-0907 of the environmental conservation law, item (f) as separately amended by chapter 108 of the laws of 1995 and section 1 of chapter 600 36 37 of the laws of 2005 and item (i) as separately amended by chapter 441 of the laws of 2009 and chapter 231 of the laws of 2012, are amended to 38 read as follows: 39 40 (f) Southern tier, Deer, first Pistol, shotgun, 41 central and Western Monday after November muzzle loading firearm 42 region, except those 15 through first or long bow only 43 counties or portions Tuesday after 44 thereof listed in December 7 45 item (i) OR (K) 46 of this paragraph 47 (i) The counties of Deer, the Pistol, shotgun, first Monday after 48 Allegany, Cattaraugus, muzzle loading

November 15 through

firearm, rifle or

S. 3580--A 3

27 28

29

30 31

32

33 34 35

36

37

38

39

40

41 42

43

44

45

46

47

first Tuesday after long bow only 1 [Chenango,] Herkimer, 2 Madison, Montgomery, December 7 3 Oneida, Oswego, 4 Otsego, Schoharie, 5 Schuyler, Steuben[, 6 Tioga] and Yates 7 [and that portion of 8 the county of 9 Broome east of the 10 Susquehanna river]

11 S 4. Item (i) of paragraph a of subdivision 2 of section 11-0907 of 12 the environmental conservation law, as amended by section 2 of chapter 13 600 of the laws of 2005, is amended to read as follows:

14 (i) The counties of Deer and bear, the Pistol, shotgun, 15 Allegany, BROOME first Monday after muzzle loading 16 EXCEPT WITHIN THE CITY November 15 through firearm, rifle or 17 first Tuesday after long bow only OF BINGHAMTON, 18 Cattaraugus, December 7 19 Chenango, Herkimer, 20 Montgomery, Oneida, 21 Oswego, Otsego, 22 Schoharie and Tioga 23 [and that portion 24 of the county 25 of Broome east of the 26 Susquehanna river]

5. This act shall take effect immediately, provided that the amendments to the opening paragraph of paragraph a of subdivision 2 of section 11-0907 of the environmental conservation law made by section one of this act shall be subject to the expiration and reversion of such paragraph pursuant to chapter 600 of the laws of 1993 and shall be deemed to expire therewith; the amendments to item (f) of paragraph a of subdivision 2 of section 11-0907 of the environmental conservation law made by section two of this act shall be subject to the expiration and reversion of such item pursuant to chapter 323 of the laws of 2011, as amended, and to item (i) of paragraph a of subdivision 2 of the environmental conservation law made by section two of 11-0907 of this act shall be subject to the expiration and reversion of such item pursuant to chapters 321 and 326 of the laws of 2011, when upon such date the provisions of section three of this act shall take effect; provided further, that the amendments to items (f) and (i) of paragraph a of subdivision 2 of section 11-0907 of the environmental conservation law made by section three of this act and item (k) of such paragraph as added by section two of this act, shall be subject to the expiration and reversion of such paragraph pursuant to section 13 of chapter 600 of the laws of 1993, as amended, when upon such date the provisions of section four of this act shall take effect.