

126th MAINE LEGISLATURE

FIRST REGULAR SESSION-2013

Legislative Document

No. 544

H.P. 363

House of Representatives, February 19, 2013

An Act To Give Certain Landowners First Priority for Antlerless Deer Permits

Reference to the Committee on Inland Fisheries and Wildlife suggested and ordered printed.

Millient M. Macfarland MILLICENT M. MacFARLAND Clerk

Presented by Representative BRIGGS of Mexico. (BY REQUEST)

Cosponsored by Senator JACKSON of Aroostook and

Representatives: AYOTTE of Caswell, DAVIS of Sangerville, PETERSON of Rumford.

1 Be it enacted by the People of the State of Maine as follows: 2 **Sec. 1. 12 MRSA §11152, sub-§3, ¶B,** as enacted by PL 2003, c. 414, Pt. A, §2 3 and affected by c. 614, §9, is amended to read: 4 B. No more than 15% of the antlerless deer permits issued available after issuance to 5 junior hunters under subsection 4, paragraph B in any one district or in any one zone may be issued to nonresident and alien hunters. 6 Sec. 2. 12 MRSA §11152, sub-§4, as amended by PL 2007, c. 492, §4, is further 7 8 amended to read: 9 **4.** Allocation to landowner. An Except as otherwise provided in this section, an 10 antlerless deer permit system adopted by the commissioner pursuant to this section may include a provision giving special consideration to landowners who keep their lands open 11 to hunting by the public. As part of the special consideration to those landowners, the 12 commissioner shall must provide at least 25% of the all available antlerless deer permits 13 in a wildlife management district to eligible landowners that who apply for an antlerless 14 deer permit in that district. For purposes of this subsection, "eligible landowner" means a 15 16 landowner who owns at least 25 contiguous acres of land and keeps that land open to hunting by the public. Any 2 or more areas of land owned by the same person that are 17 18 open for hunting and that would be contiguous except for being divided by one or more roads are considered contiguous for the purposes of determining landowner eligibility for 19 special consideration under this subsection. 20 21 A. If the number of eligible landowner applications exceeds the number of antlerless deer permits available in a wildlife management district, the commissioner shall 22 23 establish a lottery system to issue those permits to eligible landowners. 24 B. If the number of antlerless deer permits available in a wildlife management district exceeds the number of eligible landowner applications, the commissioner 25 shall issue the remaining permits to junior hunters who apply for an antlerless deer 26 permit in that district. 27 28 **SUMMARY** 29 This bill amends the current antlerless deer hunting permit system to require that all antlerless deer permits available in a wildlife management district be issued to 30 landowners who own at least 25 contiguous acres of land open to hunting by the public

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It also provides that if the number of available antlerless deer permits in a wildlife management district exceeds the number of eligible landowner applications, the

remaining permits must be issued to junior hunters who have applied for an antlerless

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and have applied for the permit.

deer permit in that district.