MAINE STATE LEGISLATURE

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1	LD 1879
2	Date (823 (Filing No H-499)
3	INLAND FISHERIES AND WILDLIFE
4	Reproduced and distributed under the direction of the Clerk of the House
5	STATE OF MAINE
6	HOUSE OF REPRESENTATIVES
7	131ST LEGISLATURE
8	FIRST SPECIAL SESSION
9 10	COMMITTEE AMENDMENT "A" to HP 1204, LD 1879, "An Act to Align Laws Governing Crossbow Hunting with Those Governing Archery Hunting"
11	Amend the bill by inserting after section 5 the following
12 13	'Sec. 6. 12 MRSA §10108, sub-§6, as enacted by PL 2003, c 414, Pt A, §2 and affected by c 614, §9, is amended to read
14 15 16 17 18 19 20	6. Archery hunting education program. The commissioner shall establish a program for training individuals in safe and responsible archery hunting skills and behavior. This program includes instruction in on all types of archery equipment, fisheries and wildlife laws, rights of landowners and hunters and appropriate principles of wildlife management. The commissioner may charge an enrollment fee of up to \$10 per person to help defray the costs of this program. The commissioner may cooperate with any public or private association dedicated to responsible and safe archery hunting to establish this program.
22	In establishing the program, the commissioner shall
23	A Prescribe the qualifications of instructors,
24 25 26 27	B Provide liability insurance for each instructor authorized by the commissioner to conduct training under the program protecting that person from liability for damages during the time when instruction is being given. The cost of this insurance must be borne by the State and charged against funds credited to the department,
28 29	C Prescribe the type and length of instruction and the time and place of examinations, and
30 31	D Issue a certificate of competency to individuals who successfully complete the examination
32 33	Sec. 7. 12 MRSA §10108, sub-§6-A, as enacted by PL 2005, c 419, §1 and affected by §12, is repealed '
34	Amend the bill by striking out all of section 12 and inserting the following

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COMMITTEE AMENDMENT

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'Sec. 12. 12 MRSA §11106, sub-§1, as amended by PL 2015, c 281, Pt D, §1 and 1 2. c 301, §10, is further amended to read 3 1. Age requirement. A person is eligible to obtain an archery hunting license as 4 provided in this section 5 A resident or nonresident 16 years of age or older who has satisfied the requirements 6 of subsection 2 or holds an apprenticeship hunter license, or who is exempt under 7 subsection 3, may obtain an archery hunting license to hunt with bow and arrow archery 8 equipment in accordance with section 10952 from the commissioner or the 9 commissioner's authorized agent 10 B A resident or nonresident under 16 years of age may hunt with bow and arrow 11 archery equipment if that person holds a valid junior hunting license 12 Beginning January 1, 2016, for those persons who obtain a junior hunting license and turn 16 years of age during the same calendar year, the archery hunting license is included even 13 14 after the person has turned 16 years of age as long as that person is hunting on that person's 15 valid junior hunting license and not longer than the remainder of the calendar year for 16 which the license is issued 17 Sec. 13. 12 MRSA §11106, sub-§2, as repealed and replaced by PL 2013, c 588, 18 Pt A, §12, is amended to read 19 2. Archery hunter education requirements. Except as provided in paragraph A and 20 subsection 3, a person who applies for an archery hunting license other than a junior hunting 21 license or an apprenticeship hunter license must submit proof of having successfully 22 completed an archery hunter education course as described in section 10108 or an 23 equivalent archery hunter education course or satisfactory evidence of having previously 24 held a valid adult archery hunting license issued specifically for the purpose of hunting 25 with bow and arrow in this State or any other state, province or country in any year after 26 1979 or satisfactory evidence of previously holding a crossbow permit issued in this State 27 as of December 31, 2023 28 When proof or evidence cannot be otherwise provided, the applicant may substitute a 29 signed affidavit that the applicant has previously held the required adult archery hunting 30 license or has successfully completed the required archery hunter education course 31 A A person who is an enrolled member of the Passamaquoddy Tribe, the Penobscot 32 Nation, the Houlton Band of Maliseet Indians or the Aroestoek-Band of Miemaes 33 Mi'kmaq Nation who presents certification from the respective reservation governor or 34 the Aroostock Miemae Mi'kmaq Nation Tribal Council stating that the person is an enrolled member of a federally recognized nation, band or tribe listed in this paragraph 35 36 is exempt from the requirements of this subsection ' 37 Amend the bill by striking out all of section 17 38 Amend the bill by striking out all of section 20 and inserting the following 39 'Sec. 20. 12 MRSA §11212-A, as amended by PL 2019, c 325, §4, is further

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§11212-A. Having a loaded firearm or crossbow in a motor vehicle or hunting or

shooting from a motor vehicle or motorboat with a firearm or archery

amended by amending the section headnote to read

equipment

COMMITTEE AMENDMENT

ROS	COMMITTEE AMENDMENT "A" to HP 1204, LD 1879
) 1 2	Sec. 21. 12 MRSA §11212-A, sub-§3, ¶B, as enacted by PL 2017, c 176, §2, is amended to read
3 4 5 6 7 8	B While hunting, a person who is on but not within an enclosed area or passenger compartment of an all-terrain vehicle or snowmobile may shoot a firearm or erossbow archery equipment or rest a loaded firearm or erossbow archery equipment that is under the person's control on the all-terrain vehicle or snowmobile to shoot only when the all-terrain vehicle or snowmobile is not in motion and the engine of the all-terrain vehicle or snowmobile is not running
9 10	Sec. 22. 12 MRSA §11212-A, sub-§3, ¶C, as enacted by PL 2017, c 176, §2, is amended to read
11 12 13 14 15	C While target shooting and not hunting, a person who is on but not within an enclosed area or passenger compartment of a vehicle may shoot a firearm or erossbow archery equipment or rest a loaded firearm or erossbow archery equipment that is under the person's control on the vehicle to shoot only when the vehicle is not in motion and the engine of the vehicle is not running '
16 17	Amend the bill by relettering or renumbering any nonconsecutive Part letter or section number to read consecutively
18	SUMMARY
19	This amendment
20 21	1 Adds instruction on all types of archery equipment to the archery hunting education program,
22	2 Repeals the laws governing the crossbow hunting education program,
23 24 25	3 Removes references to crossbows from the archery hunter education requirements and establishes that a person's having held a crossbow permit issued in this State as of December 31, 2023 is satisfactory evidence of the archery hunter education requirement,

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4 Removes changes to the laws requiring the wearing of hunter orange, and

FISCAL NOTE REQUIRED

(See attached)

5 Clarifies the laws governing hunting or shooting from motor vehicles

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131st MAINE LEGISLATURE

LD 1879

LR 100(02)

An Act to Align Laws Governing Crossbow Hunting with Those Governing Archery Hunting

Fiscal Note for Bill as Amended by Committee Amendment 'A' (H-40)
Committee: Inland Fisheries and Wildlife
Fiscal Note Required: Yes

Fiscal Note

Minor cost increase - General Fund
Minor revenue increase - General Fund
Minor revenue increase - Other Special Revenue Funds

Correctional and Judicial Impact Statements

Establishes class E crimes The additional workload associated with the minimal number of new cases filed in the court system does not require additional funding at this time

The collection of additional fines will increase General Fund or other dedicated revenue by minor amounts

Fiscal Detail and Notes

Any additional costs to the Department of Inland Fisheries and Wildlife to adopt the changes in this bill are expected to be minor and can be absorbed within existing budgeted resources