As Introduced

131st General Assembly Regular Session 2015-2016

H. B. No. 480

Representative Green

Cosponsors: Representatives Boose, Becker, Thompson

A BILL

То	amend sections 1533.61 and 1533.99 of the	1
	Revised Code to require persons authorized under	2
	existing law to possess gill nets for specified	3
	purposes to obtain annual licenses and serial	4
	numbered tags for the gill nets, to authorize a	5
	holder of an aquaculture permit to possess and	6
	use a gill net in accordance with such a license	7
	and tag, to specify a criminal penalty	8
	applicable to a person who fails to properly	9
	possess a gill net, and to make other changes	10
	governing the possession of nets, traps, or	11
	other devices for catching fish under the	12
	Hunting and Fishing Law.	13

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 1533.61 and 1533.99 of the	14
Revised Code be amended to read as follows:	15
Sec. 1533.61. This chapter and Chapter 1531. of the	16
Revised Code do not apply to any (A) A person may possess a net,	17
tran or other device for catching fish otherwise prohibited	1.8

under this chapter and Chapter 1531. of the Revised Code if one	19
of the following apply:	20
(A) Nets(1) The net, traps trap, or other devices device	21
for catching fish <u>is</u> in the possession of the owner of a private	22
artificial fish pond or privately owned lake for use only in	23
that pond or lake+.	24
(B) Fish nets(2) The net, fish traps trap, or other	25
devices device for catching fish, not otherwise prohibited, is	26
to be used in catching fish in Lake Erie, or in those bays,	27
marshes, estuaries, or inlets bordering on, flowing into, or in	28
any manner connected with Lake Erie, wherein fishing with those	29
devices is permitted when the fish nets, fish traps, or other	30
devices are kept within one mile of the waters of the Lake Erie	31
fishing district+.	32
(C) Nets, gill nets, traps(3) The net, trap, or other	33
devices device is in the possession of a bona fide manufacturers	34
manufacturer or dealers when the nets, gill nets, traps, or	35
other devices are dealer and is kept in the regular places place	36
of business of those manufacturers that manufacturer or dealers	37
dealer, or are in course of transportation, or other devices in	38
the possession of common carriers for transportation; is being	39
transported by that manufacturer or dealer.	40
(4) The net, trap, or other device, is in the possession	41
of a common carrier for purposes of transportation.	42
(B) Except as otherwise provided in division (C) of this	43
section, no person shall negligently possess a gill net.	44
(C) A person may possess a gill net if all of the	45
<pre>following apply:</pre>	46
(1) The person obtains a license and serial numbered tag	47

issued by the chief of the division of wildlife under division	48
(D) of this section.	49
(2) The person attaches the tag to the lead of the gill	50
net within twenty-four inches of the gill net.	51
(3) One of the following applies to the person:	52
(a) The person is a bona fide manufacturer or dealer and	53
the gill net is kept in the regular place of business of that	54
manufacturer or dealer or is being transported by that	55
manufacturer or dealer.	
(b) The person is a common carrier in possession of the	57
gill net for purposes of transportation.	58
(D) Gill nets in the possession of a (c) The person who	59
possessing the gill net holds a currently valid wild animal	60
collecting permit issued to him the person by the chief of the	61
division of wildlife under section 1533.08 of the Revised Code	62
and $\frac{1}{2}$ is taking fish with a gill net in accordance with the	63
permit.	64
(d) The person possessing the gill net holds a valid	65
aquaculture permit issued to the person by the chief under	66
section 1533.632 of the Revised Code and is taking fish with a	67
gill net in accordance with the permit.	68
(D) (1) The chief shall issue licenses and serial numbered	69
tags for the purpose of division (C) of this section.	70
(2) The chief may suspend or revoke a license issued under	71
this division if the chief finds that the licensee is in	72
violation of any provision of this chapter, Chapter 1531. of the	73
Revised Code, or division rules.	74
(E) The chief shall adopt rules under section 1531.10 of	75

H. B. No. 480 Page 4
As Introduced

the Revised Code establishing all of the following:	76
(1) Procedures and requirements governing application for,	77
issuance of, and renewal of licenses and serial numbered tags	
for gill nets under this section;	
(2) Procedures governing suspension and revocation of	80
licenses issued under this section;	81
(3) Any other procedures and requirements necessary to	82
administer and enforce this section.	83
(F) No person shall negligently fail to comply with rules	84
adopted under this section.	85
Sec. 1533.99. (A) Whoever violates section 1533.17 of the	86
Revised Code is guilty of a misdemeanor of the third degree on a	87
first offense and a misdemeanor of the second degree on each	88
subsequent offense. In addition to any other sanction imposed	89
under this division, on a second or subsequent offense occurring	90
within a period of three consecutive years after the date of	91
conviction of the immediately preceding violation of that	92
section any firearms or other hunting implements in the	93
possession or under the control of the offender at the time of	94
the violation are subject to seizure in accordance with section	95
1531.20 of the Revised Code. If the offender persists in the	96
offense after reasonable warning or request to desist, the	97
offender is guilty of a misdemeanor of the second degree.	98
(B) Whoever violates section 1533.161, 1533.23, 1533.24,	99
1533.301, 1533.40, 1533.41, 1533.45, 1533.48, 1533.511, 1533.55,	100
1533.56, 1533.58, <u>1533.61,</u> 1533.62, 1533.631, 1533.66, 1533.71,	101
1533.72, 1533.73, 1533.74, 1533.76, 1533.77, or 1533.79,	102
division (J) of section 1533.731, or division (B) or (C) of	103
section 1533.97 of the Revised Code is guilty of a misdemeanor	104

of the third degree.

- (C) Whoever violates division (B) of section 1533.03, 106 section 1533.07, 1533.171, 1533.34, 1533.341, 1533.342, 1533.35, 107 1533.42, 1533.51, 1533.63, 1533.64, 1533.67, 1533.68, 1533.721, 108 1533.881, or 1533.882, division (B)(2) or (3) of section 109 1533.731, or division (A) of section 1533.97 of the Revised Code 110 is guilty of a misdemeanor of the first degree. 111
- (D) Whoever violates division (D) of section 1533.97 of

 the Revised Code is guilty of a misdemeanor of the fourth

 degree. The court shall require any person who is convicted of

 or pleads guilty to the offense to refund to all participants in

 the fishing tournament operated by the person any entry fees

 paid by the participants.
- (E) Whoever violates division (C) or (D) of section 118
 1533.632 of the Revised Code is guilty of a felony of the fifth 119
 degree. 120
- (F) Whoever violates any section of this chapter for whichno penalty is otherwise provided is guilty of a misdemeanor ofthe fourth degree.
- (G) A court that imposes sentence for a violation of any 124 section of this chapter governing the holding, taking, or 125 possession of wild animals may require the person who is 126 convicted of or pleads guilty to the offense, in addition to any 127 fine, term of imprisonment, seizure, and forfeiture imposed, to 128 make restitution for the minimum value of the wild animal or 129 animals illegally held, taken, or possessed as established under 130 section 1531.201 of the Revised Code. An officer who collects 131 moneys paid as restitution under this section shall pay those 132 moneys to the treasurer of state who shall deposit them in the 133

H. B. No. 480 As Introduced	Page 6	
state treasury to the credit of the wildlife fund established	134	
under section 1531.17 of the Revised Code.	135	
Section 2. That existing sections 1533.61 and 1533.99 of	136	
the Revised Code are hereby repealed.	137	