As Introduced

133rd General Assembly Regular Session 2019-2020

S. B. No. 380

Senator Hoagland

Cosponsor: Senator Schaffer

A BILL

ΤО	amend	sec	tion	1533	3.05	of	the	Rev	ised	Code	to		1
	author	rize	the	use	of	owls	in	the	spor	t of			2
	falcon	nry.											3

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

Section 1. That section 1533.05 of the Revised Code be	4
amended to read as follows:	5
Sec. 1533.05. (A) As used in this section and section	6
1533.051 of the Revised Code, "raptor" means a live migratory	7
bird of the family Falconidae, of the family Strigidae, or of	8
the family Accipitridae other than a bald eagle (Haliaeetus	9
leucocephalus).	10
(B) The chief of the division of wildlife may authorize	11
the taking, possession, and transportation of raptors for use in	12
the sport of falconry by rules adopted pursuant to section	13
1531.08 of the Revised Code. The rules shall be consistent with	14
federal regulations governing raptors and may authorize the	15
taking of game by the use of raptors, including taking with a	16
trained raptor and a dog.	17
The chief, by rules adopted pursuant to section 1531.08 of	18

the Revised Code, may do all of the following:	19
(1) Notwithstanding any other rule governing the taking of	20
quail, authorize a person engaged in the sport of falconry to	21
permit the person's raptor to take quail;	22
(2) Authorize special falconry seasons;	23
(3) Authorize a person engaged in the sport of falconry to	24
possess and to permit the person's raptor to take European	25
starlings, English sparrows, and common pigeons, other than	26
homing pigeons, at any time.	27
(C) No person shall take, possess, or transport a raptor	28
for use in the sport of falconry or shall practice falconry	29
without a permit to do so issued by the chief. The duration of	30
the permit shall be consistent with applicable federal	31
requirements. The chief may require a separate permit for the	32
taking of raptors.	33
The fees for permits shall be set by the chief in amounts	34
sufficient to cover the expenses of the division of wildlife in	35
exercising its authority under this section and may vary	36
according to class and type of permit. Moneys received from the	37
sale of permits shall be paid into the state treasury to the	38
credit of the fund established in section 1533.15 of the Revised	39
Code.	40
An applicant for a permit shall present a valid hunting	41
license issued to the applicant for the current license year	42
under section 1533.13 of the Revised Code and shall maintain a	43
valid and current hunting license thereafter while taking or	44
attempting to take game or raptors to be used for falconry	45
purposes. A permit issued under this section is not	46
transferable. No person shall carry a permit issued in the name	47

S. B. No. 380
As Introduced

of another person.	48
(D) Every person, while engaged in falconry on the lands	49
of another, shall carry the permit issued to the person under	50
this section together with a valid hunting license issued to the	51
person for the current license year under section 1533.13 of the	52
Revised Code and shall exhibit the permit and license to any law	53
enforcement officer requesting to see them.	54
(E) Notwithstanding any other provision of this section,	55
of any rule adopted by the chief governing falconry, or of any	56
federal regulation governing raptors, no person shall take or	57
disturb for the purpose of falconry the nest of a wild raptor or	58
any young raptor in the wild that is not yet capable of flight	59
except in such situations, and under the direct supervision of a	60
wildlife officer, where the nest otherwise would be destroyed or	61
the raptor would not survive.	62
Section 2. That existing section 1533.05 of the Revised	63
Code is hereby repealed.	64