

HB0934/453923/1

BY: Environment and Transportation Committee

AMENDMENTS TO HOUSE BILL 934
(First Reading File Bill)

AMENDMENT NO. 1

On page 1, in line 2, strike “**Female**” and substitute “**Antlerless**”; in the same line, strike “**Contests**” and substitute “**Programs**”; strike beginning with the second “the” in line 3 down through “participate” in line 5 and substitute “an individual to sell, offer for sale, barter, or exchange an antlerless deer acquired as the result of participation”; in line 5, strike “contest” and substitute “program”; strike beginning with the second “a” in line 5 down through “female” in line 6 and substitute “an antlerless”; in line 6, strike “doe” and substitute “antlerless deer”; and in line 9, strike “10–427” and substitute “10–404(e)”.

AMENDMENT NO. 2

On pages 1 and 2, strike in their entirety the lines beginning with line 15 on page 1 through line 11 on page 2, inclusive, and substitute:

“10–404.

(e) (1) Except as provided in paragraph (2) of this subsection or § 10–512(a)(2)(ii) of this title, a person may not sell, offer for sale, barter, or exchange, at any time within the State any game bird or game mammal taken from the wild, in the State or in another state, territory, or country.

(2) The prohibitions of paragraph (1) of this subsection do not apply to [the]:

(i) [Meat] **THE MEAT**, pelt, carcass, or mounted specimen of any beaver, coyote, fisher, fox, mink, muskrat, nutria, opossum, otter, raccoon, skunk, or long-tailed weasel legally taken by the person;

HB0934/453923/01 Environment and Transportation Committee
Amendments to HB 934
Page 2 of 2

(ii) [Hide] THE HIDE, hair, tail, or feet, excluding a mounted specimen of deer, squirrel, or rabbit legally acquired;

(iii) [Feathers] THE FEATHERS, skin, or feet, excluding a mounted specimen of upland and forest game birds legally acquired;

(iv) Except as prohibited by federal law, THE feathers of wetland game birds legally acquired; [or]

(v) [Antlers] THE ANTLERS of deer legally acquired in another state and manufactured into an article of commerce in another state; OR

(VI) AN ANTLERLESS DEER ACQUIRED BY AN INDIVIDUAL PARTICIPATING IN AN EXISTING RAFFLE PROGRAM IN THE STATE HELD DURING THE MONTH OF JANUARY THAT HAS THE OBJECTIVE OF HARVESTING AN ANTLERLESS DEER.”.