

Bill as Introduced

HB 613 - AS INTRODUCED

2015 SESSION

15-0986
01/09

HOUSE BILL **613**

AN ACT relative to governmental records exempted under the right-to-know law.

SPONSORS: Rep. Sad, Ches 1; Rep. C. McGuire, Merr 29; Sen. Reagan, Dist 17

COMMITTEE: Judiciary

ANALYSIS

This bill adds certain records to the exemption for governmental records under the right-to-know law.

Explanation: Matter added to current law appears in *bold italics*.
 Matter removed from current law appears ~~[in brackets and struckthrough]~~
 Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Fifteen

AN ACT relative to governmental records exempted under the right-to-know law.

Be it Enacted by the Senate and House of Representatives in General Court convened:

1 1 Right-to-Know; Exemptions. Amend RSA 91-A:5, IV to read as follows:

2 IV. Records pertaining to internal personnel practices; confidential, commercial, or financial
3 information; ***names and addresses contained in license applications, other than***
4 ***professional license applications***; test questions, scoring keys, and other examination data used
5 to administer a licensing examination, examination for employment, or academic examinations; and
6 personnel, medical, welfare, library user, videotape sale or rental, and other files whose disclosure
7 would constitute invasion of privacy. Without otherwise compromising the confidentiality of the
8 files, nothing in this paragraph shall prohibit a public body or agency from releasing information
9 relative to health or safety from investigative files on a limited basis to persons whose health or
10 safety may be affected.

11 2 Effective Date. This act shall take effect January 1, 2016.

HB 613 - AS AMENDED BY THE HOUSE

12Mar2015... 0744h

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In the Year of Our Lord Two Thousand Fifteen

AN ACT relative to governmental records exempted under the right-to-know law.

Be it Enacted by the Senate and House of Representatives in General Court convened:

1 1 New Paragraph; Right-to-Know; Exemptions. Amend RSA 91-A:5 by inserting after
2 paragraph IV the following new paragraph:

3 IV-a. Except as otherwise provided by law, the names and addresses of individuals contained
4 in license applications, other than professional license applications. For the purposes of this
5 paragraph, "license" means "license" as defined in RSA 541-A:1, VIII.

6 2 Effective Date. This act shall take effect January 1, 2016.

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12Mar2015... 0744h

15-0986
01/09

STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Fifteen

AN ACT relative to governmental records exempted under the right-to-know law.

Be it Enacted by the Senate and House of Representatives in General Court convened:

- 1 1 New Paragraph; Right-to-Know; Exemptions. Amend RSA 91-A:5 by inserting after
2 paragraph IV the following new paragraph: *any personally identifiable information*
3 IV-a. Except as otherwise provided by law, *[the names and addresses]* of individuals contained
4 in license applications, other than professional license applications. For the purposes of this
5 paragraph, "license" means "license" as defined in RSA 541-A:1, VIII.
6 2 Effective Date. This act shall take effect January 1, 2016.

Committee Minutes

SENATE CALENDAR NOTICE

JUDICIARY

Senator Sharon Carson Chairman
 Senator Sam Cataldo V Chairman
 Senator Gary Daniels
 Senator Bette Lasky
 Senator David Pierce

For Use by Senate Clerk's
 Office ONLY

☐ Bill Status

☐ Docket

☐ Calendar

Proof: ☐ Calendar ☐ Bill Status

Date: April 14, 2015

HEARINGS

Tuesday

4/21/2015

JUDICIARY

SH 100

9:00 AM

(Name of Committee)

(Place)

(Time)

EXECUTIVE SESSION MAY FOLLOW

9:00 AM HB108-FN

(New Title) relative to sealing nonpublic session minutes.

9:15 AM HB285

relative to discussion with legal counsel under the right-to-know law.

9:30 AM HB613 ✓

relative to governmental records exempted under the right-to-know law.

9:45 AM HB198

relative to retention requirements for certain motor vehicle records.

10:00 AM HB118

relative to vehicular assault.

Sponsors:

HB108-FN

Rep. Timothy Horrigan

Rep. Janet Wall

Rep. Marjorie Smith

Sen. David Boutin

HB285

Rep. David Bickford

HB613

Rep. Tara Sad

Rep. Carol McGuire

Sen. John Reagan

HB198

Rep. Karel Crawford

HB118

Rep. Stephen Shurtleff

SENATE JUDICIARY COMMITTEE

Adam Howard, Senate Intern
Susan Duncan, Senior Legislative Aide

HB 613 – AN ACT relative to governmental records exempted under the right-to-know law.

Hearing Date: April 21, 2015

Time Opened: 9:42 a.m.

Time Closed: 9:49 a.m.

Members of the Committee Present: Senators Carson, Cataldo, Lasky, Pierce and Daniels

Members of the Committee Absent: No one

Bill Analysis: This bill adds certain records to the exemption for governmental records under the right-to-know law.

Sponsors: Representative Tara Sad with Representative C. McGuire and Senator John Reagan

Who supports the bill: Representative Tara Sad on behalf of JLCAR; Representative Horrigan; Representative Don Lebrun

Who opposes the bill: No one

Summary of testimony presented in support:

Representative Sad

Explained that she is bringing the bill forward at the request of JLCAR and would provide an exemption in the right-to-know statute for information for Fish and Game licenses. She said that frequently students who are out-of-state or out-of-town will apply for licenses – and this will allow their application information to remain private. She said that based on the advice from the Attorney General's office, the names and addresses of license applicants should / could not be made public, thus this legislation. Senator Pierce asked if other personal identifying information is exempted. Representative Sad responded "no." Senator Pierce asked why exempt the application? Attorney Lehmann responded that there are many licenses that are issued, including plumbers. Representative Sad added that the original bill did not have a definition of license.

Representative Horrigan

Testified on behalf of the Judiciary Committee where the bill passed unanimously on the House Consent Calendar. He explained that their intention is to protect hunting license holders and that separate sections of statute cover drivers' licenses, concealed carry licenses, etc. This is a catch all RSA for other types of licenses.

Testimony in opposition: None

Fiscal Note: No fiscal note is attached.

Action: The Committee took the bill under advisement.

sfd

Date hearing report completed: April 22, 2015

[file: HB 0613 report]

Speakers

SENATE JUDICIARY COMMITTEE

Date: April 21, 2015

Time: 9:30 a.m. Public Hearing on HB 613

HB 613 - relative to governmental records exempted under the right-to-know law.

Please check box(es) that apply:

SPEAKING FAVOR OPPOSED

NAME (Please print)

REPRESENTING



□ Pyrimidylformycin

(4 rows)

☒ 1 ☒ 2 ☒ 3

☐ _____

☐ Rep Para Sad

JLCAK

100

☐ _____

□ □

☐ _____

☐ _____

☐ ☐

☐ _____

Page 10 of 10

□ □

☐ _____

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SENATE JUDICIARY COMMITTEE

Date: April 21, 2015

Time: 9:30 a.m. Public Hearing on HB 613

HB 613 - relative to governmental records exempted under the right-to-know law.

Please check box(es) that apply:

SPEAKING FAVOR OPPOSED

NAME (Please print)

REPRESENTING

[illegible]

Testimony

Floor Speech in Favor of HB 613:

“AN ACT relative to governmental records exempted under the right-to-know law.”

Rep. Timothy Horrigan; April 21, 2015

This bill protects the confidentiality of names and addresses of applicants for licenses, other than professional licenses. The main purpose of this bill is to protect the privacy of hunting and fishing license-holders (who have to be applicants first.).

If you are wondering about drivers' licenses, drivers' privacy is already protected by law. The same goes for concealed carry permits. On the other hand, the identities of professional license holders are already public and will continue to be public if and when this bill passes into law.

Subject: RE: RSA 21-O:14?

From: "Quiram, Vicki" <Vicki.Quiram@des.nh.gov>

Date: 3/9/15, 16:06

To: Timothy Horrigan <timothyhorrigan@icloud.com>

Return-path: <Vicki.Quiram@des.nh.gov>

Received: from nk11p00mm-smtpin009.mac.com ([17.158.160.104]) by ms07573.mac.com (Oracle Communications Messaging Server 7u4-27.08(7.0.4.27.7) 64bit (built Aug 22 2013)) with ESMTP id <ONKY00EPBNV5NRC0@ms07573.mac.com> for TimothyHorrigan@icloud.com; Mon, 09 Mar 2015 20:06:41 +0000 (GMT)

Original-recipient: rfc822;TimothyHorrigan@icloud.com

Received: from hznsmt2inf.oit.nh.gov ([199.192.6.219]) by nk11p00mm-smtpin009.mac.com (Oracle Communications Messaging Server 7.0.5.35.0 64bit (built Feb 12 2015)) with ESMTPS id <ONKY00EGONUQUS70@nk11p00mm-smtpin009.mac.com> for TimothyHorrigan@icloud.com (ORCPT TimothyHorrigan@icloud.com); Mon, 09 Mar 2015 20:06:40 +0000 (GMT)

Received-SPF: none (nk11p00mm-smtpin009.mac.com: Vicki.Quiram@des.nh.gov does not designate permitted sender hosts) receiver=nk11p00mm-smtpin013.mac.com; client-ip=199.192.6.219; helo=hznsmt2inf.oit.nh.gov; envelope-from=Vicki.Quiram@des.nh.gov;

Authentication-results: nk11p00mm-smtpin009.mac.com; spf=none (nk11p00mm-smtpin009.mac.com: Vicki.Quiram@des.nh.gov does not designate permitted sender hosts) smtp.mailfrom=Vicki.Quiram@des.nh.gov;

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MIME-Version: 1.0

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In-reply-to: <54FD910F.8060406@icloud.com>

Thread-topic: RSA 21-O:14?

Thread-index: AdBaZAqMKH2q60gRQMeyqAwKodAUNgAPy9gA

References: <54FD910F.8060406@icloud.com>

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x-dmarc-info: pass=?; dmarc-policy=(noPolicy); s=; d=

X-MANTSH: 1TEIXREEbG1oaGkdHB0IGUkdDRI5PWBoaHBEKTEMXGx0EGx8SBBscHwQdGRAbHho fGhEKWE0XSxEKbX4XBxsRCKxZFxsGh8RCIINF2RFXmBfREERIC9ZFxfHREKWUKXHR9xGwYbH xp3BhMSBhoGGgYfGQYacRoQGncGGgYaBhkaBhoGGgYacRoQGncGGgHkWV4XaG55EQpDThdLGxk aYk5NHUUechwZeHMHGBMYGhocfBtvEQpbQxcaZGFzGhpvbWVkf3t/eR0aEQpYXBcZBBoEGBgBH gdNHRpIGU8STAUBHQbHxIEGxwfBB0ZEBseGh8bEQpeWRdnZxxiQxEKTVwXGxocEQpMWhdoa01 raxEKRvgXaBEKTEYXYmtrEQpDWhcbExMEGxMYBBwEGBsTEQpCXhcbEQpCRRdpHht+BWJucEgfA REKQk4XaWhpTV8YHG9ZewURckJMF2RbckxBQUgYE0dzEQpCbBdhZGgYXnhEHlOTYREKQkAXYVJ YWUFCEhNhAVsRCKJYF21OfX5ack15ZxpCEQpNXhchGxKcGgXbkZbW1lac3NyQ2gRCnBoF29GS F58TFBsafBHEQpwaBdkRlwcHX8FEkVORBEKcGgXaW5oeEQFZ1hlchsRCnBoF2BJR31mHkdgchl TEQpwfxdiX0hTZ2RtXllwcxEKcF8XZUF6cH96QXwaeUERCnBsF2VsHWJEQXtsGQUZEQ==

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X-CLX-Score: 1005

X-CLX-Shades: NotJunk

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scancount=1 engine=7.0.1-1412110000 definitions=main-1503090199
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<1875620>

Representative Horrigan,

We issue many permits, e.g. wetland, shorland, AoT, air quality, and many more, and licenses, e.g. Septic installers, public water system operators, solid waste operators, and more. It would take me a while to have someone develop a comprehensive list.

However, we are not commenting on HB 613 at this time, as we would be willing to comply with whatever you and the legislature think is appropriate.

Let me know if you need me to assign a staff member to come up with a DES list for you.

Have a nice day,
Vicki

Vicki Vickrey Quiram
Assistant Commissioner
Department of Environmental Services
29 Hazen Drive, PO Box 95
Concord, New Hampshire 03302

(603) 271-8806
(603) 419-0592 (mobile)

<http://www.des.nh.gov>

From: Timothy Horrigan [mailto:TimothyHorrigan@icloud.com]
Sent: Monday, March 09, 2015 8:25 AM
To: Quiram, Vicki
Subject: RSA 21-O:14?

Thanks for your help with the fracking bill. That bill will be debated on the floor of the House this week, although I think the committee members will do all the speaking to that one.

I may have to speak in favor of a totally different bill, HB 613, which if passed into law would protect the identity of license holders other than

professional license holders. The word license is defined in RSA 541-A:1, VIII, which is part of the enabling statute for JLCAR. The intended purpose of the bill is (as I understand it) to protect the privacy of hunting and fishing license-holders, but it would apply to other licensees as well. This bill became my project because I made the motion to pass it in committee.

While looking for references to RSA 541-A:1, VIII, I noticed that DES grants licenses of some sort under RSA 21-O:14. What are those licenses and/or permits for?

Thanks,
Tim Horrigan

TITLE I
THE STATE AND ITS GOVERNMENT

CHAPTER 21-O
DEPARTMENT OF ENVIRONMENTAL SERVICES

Section 21-O:14

21-O:14 Administrative Appeals. –

I. (a) For purposes of this chapter, "department permitting decision" means the department's final action to grant in whole or in part, with or without conditions, or to deny an application or other request for a license as defined in RSA 541-A:1, VIII, whether the action is taken by the commissioner or by the department official who has statutory authority to take such final action or to whom the commissioner has properly delegated the authority to take such final action.

(b) For purposes of this section, "department enforcement decision" means:

(1) The issuance of an administrative order issued under specific statutory authority for such an order, whether described as an order, an administrative order, a cease and desist order, a notice of violation and order of abatement, or other similar name, which specifies the facts and law that support the department's determination that one or more violations are occurring or have occurred and orders the recipient to cease on-going violations and to take such remediation actions as are necessary to come into compliance with applicable requirements.

(2) The revocation of or the refusal to renew a license as defined in RSA 541-A:1, VIII based on the permit holder's non-compliance with the statute, rules, or terms and conditions of the license or on other good or just cause as defined in rules adopted relative to the license.

(c) "Department decision" means a department permitting decision, a department enforcement decision, and any other decision made by the department that is expressly appealable to a council under the statute granting authority to the department to make the decision. The term does not include rulemaking or an agency declaratory ruling as provided for in RSA 541-A.

I-a. Any person aggrieved by a department decision may, in addition to any other remedy provided by law, appeal to the council having jurisdiction over the subject matter of the appeal within 30 days of the date of the decision and shall set forth fully in a notice of appeal every ground upon which it is claimed that the decision complained of is unlawful or unreasonable. Only those grounds set forth in the notice of appeal shall be considered by the council. On any such appeal, the council shall determine whether the department decision was unlawful or unreasonable by reviewing the administrative record together with any evidence and testimony the parties to the appeal may present.

I-b. As an alternative to filing an appeal under paragraph I-a and in addition to any other remedy provided by law, any person aggrieved by a department permitting decision may, within 30 days of the date of the decision, file with the council having jurisdiction over the subject matter of the appeal a preliminary notice of appeal and an offer to enter into settlement discussions. Filings made under this paragraph shall be made on forms maintained by the department and shall be governed by the following:

(a) Notwithstanding any other provision of law prescribing the contents of a notice of appeal, a preliminary notice of appeal shall contain only information identifying the appellant, the decision being appealed, and a list of every ground on which the appellant claims that the decision is unlawful or unreasonable.

(b) The preliminary notice of appeal and offer to enter into settlement discussions shall be served on the commissioner and, if not filed by the applicant, on the applicant on the same day as they are filed with the council.

(c) The offer to enter into settlement discussions shall propose mediated settlement discussions, unmediated settlement discussions, or both.

(d) The department and, if applicable, the applicant shall notify the appellant in writing within 7 days whether they accept the offer to enter into settlement discussions. Any such notification accepting the offer shall propose dates within the ensuing 30 days on which to hold the settlement discussions, and if the appellant's offer proposed both mediated and unmediated settlement discussions the notification shall elect one or the other.

(e) A notice of appeal that complies fully with the council's rules shall be filed no later than 45 days after the preliminary notice of appeal was filed by the appellant under this paragraph. No notice of appeal shall raise grounds for appeal beyond those contained in the preliminary notice of appeal.

(f) If the department and, if applicable, the applicant accept the offer to enter into settlement discussions the appeal shall be stayed until a notice of appeal is filed under subparagraph (e).

(g) If the parties enter into mediated settlement discussions under this paragraph, the provisions of paragraph I-c(a), (b), and (d) shall apply.

I-c. For all mediations ordered pursuant to RSA 21-M:3, IX(b):

(a) The mediator shall be selected by the participants.

(b) The cost of the mediation shall be borne equally by the participants unless the department elects not to pay its share of the cost of the mediation, in which case the appellant and any person who has been allowed to intervene may either agree to bear the cost of the mediation or be excused from the obligation to mediate.

(c) The pre-hearing order issued by the hearing officer shall specify a time period not to exceed 45 days within which the parties shall mediate. The parties may jointly request a specific amount of additional time if they have not reached a complete agreement within the time period specified by the hearing officer but believe a complete agreement can be reached within the additional time.

(d) If the parties and any intervenors reach agreement as a result of mediation and the agreement includes the issuance of a new or revised permit, only persons who did not participate in the mediation and who are aggrieved by the new or revised permit shall be entitled to appeal the issuance of such permit.

I-d. In any appeal of a department enforcement decision filed pursuant to paragraph I-a, the hearing officer shall not order the department to participate in mediation pursuant to RSA 21-M:3, IX(b). The department may participate in mediation in such cases in its sole discretion.

II. Appeal hearings before any council established by this chapter shall be conducted in accordance with the provisions of RSA 541-A governing adjudicative proceedings by an administrative hearing officer assigned by

the department of justice, under RSA 21-M:3, VIII. All issues shall be determined as specified in RSA 21-M:3, IX.

III. Persons aggrieved by the disposition of administrative appeals before any council established by this chapter may appeal such results in accordance with RSA 541.

IV. The councils established under this chapter shall adopt rules under RSA 541-A to govern the conduct of administrative appeals under this section. To the extent possible, the rules of the councils shall be consistent with each other.

Source. 1986, 202:1. 1987, 304:5. 1989, 339:7. 1996, 296:7. 2008, 171:5. 2010, 354:7, eff. Sept. 18, 2010. 2012, 246:3-5, eff. June 18, 2012.

Committee Report

STATE OF NEW HAMPSHIRE
SENATE

REPORT OF THE COMMITTEE
FOR THE CONSENT CALENDAR

Date: May 26, 2015

THE COMMITTEE ON Judiciary

to which was referred House Bill 613

AN ACT relative to governmental records exempted under the
right-to-know law.

Having considered the same, the committee recommends that the Bill:

BE RE-REFERRED TO COMMITTEE

BY A VOTE OF: 5 - 0

CONSENT CALENDAR VOTE: 5 - 0

Senator Sharon M. Carson
For the Committee

This is the second right-to-know bill being re-referred that raised a number of questions in committee which need to be reviewed within the larger context of RSA 91-A.

Susan Duncan 271-3076

New Hampshire General Court - Bill Status System

Docket of HB613

Docket Abbreviations

Bill Title: relative to governmental records exempted under the right-to-know law.*Official Docket of HB613:*

Date	Body	Description
1/8/2015	H	Introduced and Referred to Judiciary; HJ 12 , PG. 232
2/11/2015	H	Public Hearing: 2/19/2015 10:45 AM LOB 208
2/25/2015	H	Executive Session: 3/3/2015 10:30 AM LOB 208 ==RECESSED==
3/3/2015	H	Continued Executive Session: 3/5/2015 9:00 AM LOB 208
3/5/2015	H	Committee Report: Ought to Pass with Amendment #2015-0744h for Mar 11 (Vote 14-3; RC); HC19 , PG. 429
3/12/2015	H	Amendment #0744h: AA VV; HJ 26 , PG. 1228
3/12/2015	H	Ought to Pass with Amendment #0744: MA VV; HJ 26 , PG. 1228
3/19/2015	S	Introduced and Referred to Judiciary; SJ 10
4/15/2015	S	Hearing: 4/21/15, Room 100, SH, 9:30 a.m.; SC18
5/27/2015	S	Committee Report: Rereferred to Committee, 6/4/15; Vote 5-0; CC; SC24
6/4/2015	S	Rereferred to Committee, MA, VV, SJ 17

NH House

NH Senate

STATE OF NEW HAMPSHIRE
SENATE
REPORT OF THE COMMITTEE

Thursday, January 14, 2016

THE COMMITTEE ON Judiciary
to which was referred HB 613

AN ACT relative to governmental records exempted under
the right-to-know law.

Having considered the same, the committee recommends that the Bill

BE REFERRED TO INTERIM STUDY

BY A VOTE OF: 4 - 1

Senator Gary Daniels
For the Committee

Susan Duncan 271-3076

New Hampshire General Court - Bill Status System

Docket of HB613

Docket Abbreviations

Bill Title: relative to governmental records exempted under the right-to-know law.*Official Docket of HB613:*

Date	Body	Description
1/8/2015	H	Introduced and Referred to Judiciary; HJ 12 , PG. 232
2/11/2015	H	Public Hearing: 2/19/2015 10:45 AM LOB 208
2/25/2015	H	Executive Session: 3/3/2015 10:30 AM LOB 208 ==RECESSED==
3/3/2015	H	Continued Executive Session: 3/5/2015 9:00 AM LOB 208
3/5/2015	H	Committee Report: Ought to Pass with Amendment #2015-0744h for Mar 11 (Vote 14-3; RC); HC19 , PG. 429
3/12/2015	H	Amendment #0744h: AA VV; HJ 26 , PG. 1228
3/12/2015	H	Ought to Pass with Amendment #0744: MA VV; HJ 26 , PG. 1228
3/19/2015	S	Introduced and Referred to Judiciary; SJ 10
4/15/2015	S	Hearing: 4/21/15, Room 100, SH, 9:30 a.m.; SC18
5/27/2015	S	Committee Report: Rereferred to Committee, 6/4/15; Vote 5-0; CC; SC24
6/4/2015	S	Rereferred to Committee, MA, VV, SJ 17
1/14/2016	S	Committee Report: Referred to Interim Study, 01/21/2016; SC2
1/21/2016	S	Refer to Interim Study, MA, VV; 01/21/2016; SJ 3

NH House

NH Senate

Other Referrals

HB 613 - Relative to Governmental
Records exempted under the Right-to-Know law.

COMMITTEE REPORT FILE INVENTORY

☒ ORIGINAL REFERRAL

☐ RE-REFERRAL

Re-referred to Senate Judiciary Comm.

1. THIS INVENTORY IS TO BE SIGNED AND DATED BY THE COMMITTEE AIDE AND PLACED INSIDE THE FOLDER AS THE FIRST ITEM IN THE COMMITTEE FILE.
2. PLACE ALL DOCUMENTS IN THE FOLDER FOLLOWING THE INVENTORY IN THE ORDER LISTED.
3. THE DOCUMENTS WHICH HAVE AN "X" BESIDE THEM ARE CONFIRMED AS BEING IN THE FOLDER.
4. THE COMPLETED FILE IS THEN DELIVERED TO THE CALENDAR CLERK.

☒ DOCKET (Submit only the latest docket found in Bill Status)

☒ COMMITTEE REPORT

☒ CALENDAR NOTICE

☒ HEARING REPORT

☒ PREPARED TESTIMONY AND OTHER SUBMISSIONS HANDED IN AT THE PUBLIC HEARING

☒ SIGN-UP SHEET(S) (2)

ALL AMENDMENTS (passed or not) CONSIDERED BY COMMITTEE:

☐ - AMENDMENT # ☐ - AMENDMENT #
☐ - AMENDMENT # ☐ - AMENDMENT #

ALL AVAILABLE VERSIONS OF THE BILL:

☒ AS INTRODUCED ☒ AS AMENDED BY THE HOUSE
☐ FINAL VERSION ☐ AS AMENDED BY THE SENATE

☒ OTHER (Anything else deemed important but not listed above, such as amended fiscal notes):

DATE DELIVERED TO SENATE CLERK

Aug. 12, 2015

By:

Susan A. Duncan
COMMITTEE AIDE

HB 613 - Relative to governmental records
exempted under the right-to-know law

COMMITTEE REPORT FILE INVENTORY

 ORIGINAL REFERRAL

 ✓ RE-REFERRAL

1. THIS INVENTORY IS TO BE SIGNED AND DATED BY THE COMMITTEE AIDE AND PLACED INSIDE THE FOLDER AS THE FIRST ITEM IN THE COMMITTEE FILE.
2. PLACE ALL DOCUMENTS IN THE FOLDER FOLLOWING THE INVENTORY IN THE ORDER LISTED.
3. THE DOCUMENTS WHICH HAVE AN "X" BESIDE THEM ARE CONFIRMED AS BEING IN THE FOLDER.
4. THE COMPLETED FILE IS THEN DELIVERED TO THE CALENDAR CLERK.

 ✓ DOCKET (Submit only the latest docket found in Bill Status)

 ✓ COMMITTEE REPORT

 CALENDAR NOTICE

 HEARING REPORT

 PREPARED TESTIMONY AND OTHER SUBMISSIONS HANDED IN AT
THE PUBLIC HEARING

 SIGN-UP SHEET(S)

ALL AMENDMENTS (passed or not) CONSIDERED BY COMMITTEE:

 - AMENDMENT # - AMENDMENT #
 - AMENDMENT # - AMENDMENT #

ALL AVAILABLE VERSIONS OF THE BILL:

 AS INTRODUCED AS AMENDED BY THE HOUSE
 FINAL VERSION AS AMENDED BY THE SENATE

 ✓ OTHER (Anything else deemed important but not listed above, such as
amended fiscal notes):

 Fish and Game Application for license

PLEASE INCLUDE THE COMMITTEE OF CONFERENCE REPORT HERE IF IT IS SIGNED BY ALL.

DATE DELIVERED TO SENATE CLERK

7/25/16

By

Susan J. Decker

COMMITTEE AIDE



N.H. FISH AND GAME DEPARTMENT
11 Hazen Drive, Concord, NH 03301
(603) 271-3421
wildnh.com

BUS1513A.indd / REV. 11/2015

FOR OFFICE USE ONLY

License # _____

Date Issued _____

APPLICATION FOR LICENSES

FIS. 1110.01

I hereby make application to the Director of the Fish & Game Dept. for the following license(s):

PLEASE TYPE OR PRINT CLEARLY

Name of Applicant _____ Date _____

Street and Mailing Address _____ Daytime Telephone _____

City/Town _____ State _____ Zip _____ Home Telephone _____

Date of Birth _____ Height _____ Weight _____ Sex: M or F Age _____ Hair _____ Eyes _____

Sportsperson statement: I certify that my privileges to fish, hunt, trap, guide, take or land lobsters, or engage in commercial marine fishing activities are not under suspension or revocation in any state or province (RSA 214:18b) and further certify that I am aware that any conviction of certain felonies in any state or province prohibits the possession of a firearm or other dangerous weapon.

Signature of Applicant _____
Licensee subject to penalties for making unsworn false statements (RSA 641:3)

All applicants must include a copy of their current Drivers License or Non-Driver Photo I.D.

DONATIONS: ☐ WILDLIFE LEGACY.....\$10.00 ☐ NONGAME PROGRAM.....\$5.00

All applicants for hunting licenses listed below must present a previously held hunting license issued by any state or proof of completion of a Hunter Safety instruction course. Anyone wishing to purchase an Archery License must present either a previous Archery License or a certificate of completion for a state-sponsored Bowhunter Education Course.

RESIDENTS OF NEW HAMPSHIRE

FISHING LICENSES

- ☐ Fishing \$45.00
- * ☐ Senior Fishing 7.00
- ☐ Clam-Ages 6-67 (free for residents age 68 and over) 30.00
- ☐ Oyster-Ages 0-67 (free for residents age 68 and over) .. 30.00
- ☐ 1 Day - Time and Date: 10.00
- ☐ Recreational Saltwater Fishing..... 11.00

HUNTING LICENSES

- ☐ Wildlife Habitat Fee (required on all Hunting Licences) 2.50
- ☐ Combination Hunting and Fishing..... 56.00
- * ☐ Senior Combination Hunting and Fishing... 7.00
- ☐ Archery 32.00
- * ☐ Senior Archery..... 3.00
- ☐ Special Deer Archery - All Ages..... 26.00
- ☐ Hunting..... 32.00
- ☐ Muzzleloader..... 16.00
- * ☐ Senior Muzzleloader 3.00
- ☐ Pheasant 31.00
- ☐ Bear - All Ages..... 16.00
- ☐ Turkey Permit - All Ages..... 16.00
- ☐ Migratory Waterfowl 11.00
- ☐ Federal Duck Stamp (Avail. June 1) 25.00

Do you intend to hunt migratory game birds?..... Y / N

* Senior: residents who turn age 68 on or after 01/01/2016

Sub-total \$ _____
Add \$2.00 Transaction Fee (required) \$ 2.00
TOTAL AMOUNT ENCLOSED \$ _____

NONRESIDENTS OF NEW HAMPSHIRE

FISHING LICENSES

- ☐ Fishing \$63.00
- ☐ 7 Day - Time & Date 35.00
- ☐ 3 Day - Time & Date 28.00
- ☐ 1 Day - Time & Date 15.00
- ☐ Recreational Saltwater Fishing..... 11.00

HUNTING LICENSES

- ☐ Wildlife Habitat Fee (required on all Hunting Licences) 2.50
- ☐ Combination Hunting and Fishing..... 151.00
- ☐ Archery 83.00
- ☐ Special Deer Archery - All Ages..... 26.00
- ☐ Hunting..... 113.00
- ☐ Muzzleloader - All Ages..... 41.00
- ☐ Pheasant 31.00
- ☐ Bear - All Ages..... 48.00
- ☐ Turkey Permit - All Ages..... 31.00
- ☐ Small Game 53.00
- ☐ Small Game, 3 Day - Time & Date 25.00
- ☐ Migratory Waterfowl 11.00
- ☐ Federal Duck Stamp (Avail. June 1) 25.00

Do you intend to hunt migratory game birds? Y / N

Sub-total \$ _____
Add \$2.00 Transaction Fee (required) \$ 2.00
TOTAL AMOUNT ENCLOSED \$ _____

PLEASE ENCLOSE A BUSINESS-SIZE,
SELF-ADDRESSED, STAMPED ENVELOPE.
MAKE CHECK PAYABLE TO N.H. FISH AND GAME DEPARTMENT.