21101677D

2 3 4

1

5

7 8

9 10

22

16

31

32

## **HOUSE BILL NO. 1839**

Offered January 13, 2021 Prefiled January 7, 2021

A BILL to amend and reenact §§ 29.1-302 and 29.1-302.02 of the Code of Virginia, relating to special license for disabled veterans: 50 percent disabled.

Patrons—Wyatt (By Request), Campbell, R.R., Fowler, Marshall, McGuire, Runion and Wiley

Referred to Committee on Agriculture, Chesapeake and Natural Resources

Be it enacted by the General Assembly of Virginia:

1. That §§ 29.1-302 and 29.1-302.02 of the Code of Virginia are amended and reenacted as follows: § 29.1-302. Special license for certain resident disabled veterans.

Any resident veteran who is totally and permanently disabled due to has a service-connected disability of 50 percent or more as certified by the U.S. Department of Veterans Affairs may apply for and receive at no cost from the Department a nontransferable license pursuant to 4VAC15-20-65, valid for life, permitting the veteran to hunt and freshwater fish, or to hunt only or to freshwater fish only, depending on which license is purchased, on any property in the Commonwealth according to restrictions and regulations of law. However, this license shall not entitle the owner to fish in designated waters stocked with trout by the Department or other public body.

§ 29.1-302.02. Special nonresident hunting and fishing licenses for partially disabled veterans.

A. Any resident nonresident veteran who is rated by the U.S. Department of Veterans Affairs as having at least a 70 percent service-connected disability, upon certification, shall pay an amount equal to one-half the fee for the state resident basic hunting license required by subdivision 2 of § 29.1-303. Any nonresident veteran who is similarly rated, upon certification, shall pay an amount equal to one-half the fee for the state nonresident license required by subdivision 3 of § 29.1-303. The license fees established by this section may be revised by the Board pursuant to § 29.1-103.

B. Any resident nonresident veteran who is rated by the U.S. Department of Veterans Affairs as having at least a 70 percent service-connected disability, upon certification, shall pay an amount equal to one-half the fee for the state resident basic fishing license required by subdivision A 2 of § 29.1-310. Any nonresident veteran who is similarly rated, upon certification, shall pay an amount equal to one-half the fee for the state nonresident license required by subdivision A 3 of § 29.1-310. The license fees established by this section may be revised by the Board pursuant to § 29.1-103.