Underscored, stricken, and vetoed text may not be searchable. If OF AND THE DESCRIPTION OF THE ACT, SCROLL DOWN.

No. 674, S.]

[Published November 20, 1959.

CHAPTER 608

AN ACT to amend 29.174 (1), as amended by chapter 520, laws of 1959; and to create 29.105 (5) of the statutes, relating to permitting servicemen to buy and use deer hunting licenses after the opening of the deer season.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 29.105 (5) of the statutes is created to read:

29.105 (5) Deer hunting licenses shall be issued either before or after the opening of the season at resident fees to any member of the armed forces of the United States applying therefor who exhibits proof that he is in active service with such armed forces and that he is stationed in Wisconsin or that he is a Wisconsin resident on furlough or leave.

SECTION 2. 29.174 (1) of the statutes, as amended by chapter 520, laws of 1959, is amended to read:

29.174 (1) There shall be established and maintained, as hereinafter provided, such open and close seasons for the several species of fish and game, and such bag limits, size limits, rest days and conditions governing the taking of fish and game as will conserve the fish and game supply and insure the citizens of this state continued opportunities for good fishing, hunting and trapping. Except for the Apostle Islands other than Madeline Island and except for deer hunting licenses issued under s. 29.105 (5), no deer hunting license shall be valid in a designated area if dated on or after the opening date for the deer season for such area unless the open season in an area overlaps the open season in another area in which case deer hunting licenses dated before the opening date in any area shall be valid in any other area during the period such seasons overlap.

Approved November 18, 1959.