## **SENATE BILL 231**

M24lr1718 SB 204/13 - EHE CF HB 262 By: Senators Edwards, Astle, Brinkley, Glassman, Jennings, Robey, and Shank Introduced and read first time: January 16, 2014 Assigned to: Education, Health, and Environmental Affairs Committee Report: Favorable Senate action: Adopted Read second time: February 10, 2014 CHAPTER AN ACT concerning 1 2 Bow Hunting - Possession of Handguns for Protection 3 FOR the purpose of prohibiting the Department of Natural Resources from restricting certain licensed bow hunters from carrying a handgun under certain 4 5 circumstances; defining a certain term; making stylistic changes; and generally 6 relating to the use of weapons while hunting wildlife. 7 BY repealing and reenacting, with amendments, 8 Article – Natural Resources 9 Section 10–408 10 Annotated Code of Maryland (2012 Replacement Volume and 2013 Supplement) 11 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 12 13 MARYLAND, That the Laws of Maryland read as follows: Article - Natural Resources 14 15 10-408.(A) IN THIS SECTION, "HANDGUN" MEANS A FIREARM: 16 **(1)** 17 WITH A BARREL LENGTH NOT EXCEEDING 6 INCHES; AND

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 2	(2) THAT DOES NOT HAVE A SCOPE OR AN ELECTRONIC DEVICE ATTACHED.
3 4	(B) (1) [The] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THE Department shall [prescribe]:
5 6	(I) PRESCRIBE by regulation the means or weapons for hunting designated wildlife [. The Department shall set]; AND
7 8 9	(II) SET forth any restrictions relating to weapons used to hunt designated wildlife, including the amount and size of ammunition for designated game birds or mammals.
10 11 12 13	(2) THE DEPARTMENT MAY NOT PROHIBIT A LICENSED BOW HUNTER FROM OPENLY CARRYING A HANDGUN THAT THE HUNTER IS OTHERWISE AUTHORIZED TO CARRY UNDER § 4–203 OF THE CRIMINAL LAW ARTICLE IF THE BOW HUNTER:
14	(I) IS AT LEAST 21 YEARS OLD;
15 16	(II) IS HUNTING IN DEER MANAGEMENT REGION A AS DEFINED BY THE DEPARTMENT'S GUIDE TO HUNTING AND TRAPPING;
17 18	(III) IS CARRYING THE HANDGUN FOR PERSONAL PROTECTION; AND
19 20	(IV) DOES NOT USE THE HANDGUN TO KILL WILDLIFE WOUNDED BY A VERTICAL BOW OR CROSSBOW.
21 22	<b>(C)</b> The Department shall make the regulations available for distribution with each hunting license purchased.
23 24	(D) This section does not authorize the Department to restrict the use of firearms except in the activity of hunting designated wildlife.
25 26	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2014.