Unofficial Copy M2 1996 Regular Session 6lr2104

By: Delegates Weir, Walkup, and Guns
Introduced and read first time: February 2, 1996
Assigned to: Environmental Matters

Committee Report: Favorable with amendments
House action: Adopted
Read second time: March 7, 1996

CHAPTER ____

1 AN ACT concerning

2 Game Birds and Game Mammals - Possession

- 3 FOR the purpose of allowing the possession of certain specimens of certain legally taken game birds or game mammals for personal use; eliminating the requirement for a 4 permit to possess certain game birds and game mammals for food; allowing 5 6 possession of certain parts of certain game birds and game mammals for personal 7 use; allowing possession and sale of certain articles of commerce manufactured from deer antlers for certain uses under certain circumstances; eliminating the 8 9 requirement for an importer of certain game birds or game mammals toaccompany 10 them into the State; eliminating certain restrictions on the sale of certain game 11 birds, game mammals, and any parts of game birds or game mammals by certain 12 persons under certain circumstances; making certain provisions of this Act 13 contingent; and generally relating to possession of game birds and game mammals.
- 14 BY repealing and reenacting, with amendments,
- 15 Article Natural Resources
- 16 Section 10-404, 10-506(f), and 10-512(a)(3)
- 17 Annotated Code of Maryland
- 18 (1990 Replacement Volume and 1995 Supplement)
- 19 BY repealing and reenacting, with amendments,
- 20 Article Natural Resources
- 21 Section 10-404(c)
- 22 Annotated Code of Maryland
- 23 (1990 Replacement Volume and 1995 Supplement)
- 24 (As enacted by Chapter 572, Section 2 of the Acts of the General Assembly of 1995)

2

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 2 MARYLAND, That the Laws of Maryland read as follows: 3 **Article - Natural Resources** 4 10-404. 5 (a) (1) A person may not hunt or attempt to hunt any game bird or mammal 6 except during open [season, or] SEASON. (2) EXCEPT AS PROVIDED IN THIS SECTION OR AS AUTHORIZED UNDER 7 8 SUBTITLE 5 OR SUBTITLE 9 OF THIS TITLE, A PERSON MAY NOT possess any game bird 9 or mammal during any closed season whether hunted in the State or in another state, 10 territory, or country. [However, a] 11 (3) A person may possess: 12 (I) [any] A dead game bird or dead game mammal [for 5 daysand 13 dead deer for 30 days after the season closes] LEGALLY ACQUIRED for useas [food. 14 Also, a licensed hunter may obtain a permit from the Department during open season or 15 within 5 days after open season closes to possess any frozen game bird or mammal for a 16 period not exceeding 180 days.] FOOD; 17 (II) A MOUNTED SPECIMEN OF A GAME BIRD OR GAME MAMMAL 18 LEGALLY ACQUIRED FOR PERSONAL USE; 19 (III) HAIR, ANTLERS, FEATHERS, FEET, OR SKIN OF GAME BIRDSOR 20 GAME MAMMALS LEGALLY ACQUIRED FOR PERSONAL USE; OR (IV) DEER ANTLERS THAT HAVE BEEN MANUFACTURED INTO AN 21 22 ARTICLE OF COMMERCE. 23 (b) A person may ship or bring into the State by express or as baggage any game 24 bird or GAME mammal the person legally killed in any other state, territory, or country, 25 if the person accompanies the game bird or mammal and presents a hunter's license or 26 permit of the other state, territory, or country where the game bird ormammal was killed 27 if the document is required by the other state, territory, or country. However, game birds 28 and mammals or any part of them brought into the State may not be sold or offered for 29 sale]. THE GAME BIRD OR GAME MAMMAL SHALL BE ACCOMPANIED BY A COPY OF 30 THE HUNTER'S LICENSE AND ANY NECESSARY PERMIT OF THE STATE, TERRITORY, 31 OR COUNTRY IN WHICH THE GAME BIRD OR GAME MAMMAL WAS KILLED. IF THE 32 STATE, TERRITORY, OR COUNTRY DOES NOT REQUIRE DOCUMENTATION, THEN 33 THE GAME BIRD OR GAME MAMMAL SHALL BE ACCOMPANIED BY A STATEMENT 34 INDICATING THE OWNER OF THE SPECIMEN, THE OWNER'S ADDRESS, AND THE 35 STATE, TERRITORY, OR COUNTRY OF ORIGIN. 36 (c) (1) Except as provided in PARAGRAPH (2) OF THIS SUBSECTION OR § 37 10-512(a)(2)(ii) of this title, a person may not sell, offer for sale, [purchase, offer to 38 purchase,] barter, or exchange, at any time within the State any game bird or game 39 mammal taken from the wild, [except the meat, pelt or carcass of any coyote, muskrat,

40 raccoon, mink, otter, nutria, opossum, beaver, fox, long-tail weasel, fisher, or skunk,

	whether caught] OR CAPTIVELY RAISED DEER, in the State or in another state, territory, or country.
3	(2) THE PROHIBITIONS OF PARAGRAPH (1) OF THIS SUBSECTION DO NOT APPLY TO THE:
	(I) 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;
8 9	(II) HIDE, HAIR, TAIL, OR FEET, EXCLUDING A MOUNTED SPECIMEN OF DEER, SQUIRREL, OR RABBIT LEGALLY ACQUIRED;
10 11	(III) FEATHERS, SKIN, OR FEET, EXCLUDING A MOUNTED SPECIMEN OF UPLAND AND FOREST GAME BIRDS LEGALLY ACQUIRED;
12 13	(IV) EXCEPT AS PROHIBITED BY FEDERAL LAW, FEATHERS OF WETLAND GAME BIRDS LEGALLY ACQUIRED; OR
14 15	(V) ANTLERS OF DEER LEGALLY ACQUIRED IN ANOTHER STATE AND MANUFACTURED INTO AN ARTICLE OF COMMERCE IN ANOTHER STATE.
18 19	(D) EXCEPT AS AUTHORIZED UNDER SUBTITLE 5 OR SUBTITLE 9 OF THIS TITLE, A PERSON MAY NOT PURCHASE, OFFER TO PURCHASE, BARTER, OR EXCHANGE ANY GAME BIRD OR GAME MAMMAL OR ANY PART OF A GAME BIRD OR GAME MAMMAL IF THE SALE, OFFER FOR SALE, BARTER, OR EXCHANGE IS PROHIBITED BY THIS SECTION.
21	10-506.
22 23	(f) The Department may not require the following persons to obtain afur dealer's license:
24 25	(1) A person who buys or otherwise acquires any fur or pelt of any wild quadruped for the personal use of the person and not for barter, exchange, or sale;
28	(2) A person who can substantiate the fact that any fur or peltthe person possesses is bought from a licensed fur dealer or lawfully is obtained from a dealer in another state and is dressed, altered, trimmed, repaired, or manufactured into a finished product but not resold as a fur or pelt;
	(3) A tanner or taxidermist who possesses any fur or pelt legally owned by another person and which the tanner or taxidermist temporarily is holding solely for the purpose of processing;
35 36	(4) A person who sells or possesses to sell [any fur or pelt from any fur-bearing mammal or nutria legally taken from the wild] 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 that person; [and]
38 39	(5) Any person who butchers a deer for another person and who retains the hide or fur of the deer because the other person did not want or take the hide or fur; AND

4

1 (6) ANY PERSON WHO SELLS OR POSSESSES TO SELL THE HIDE, HAIR, 2 TAIL, OR FEET, EXCLUDING A MOUNTED SPECIMEN OF DEER, SQUIRREL, OR RABBIT 3 LEGALLY ACQUIRED.
4 10-512.
5 (a) (3) A license holder may not sell or dispose of any tanned, cured, or 6 mounted specimen that is[:
7 (i) A] A migratory game bird[;
8 (ii) A game bird or mammal that is not permitted to be hunted or 9 trapped in the State; or
10 (iii) Not the head or whole body of the specimen].
SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
13 Article - Natural Resources
14 10-404.
(c) (1) Except as provided in PARAGRAPH (2) OF THIS SUBSECTION OR § 16 10-512(a)(2)(ii) of this title, a person may not sell, offer for sale, [purchase, offer to 17 purchase,] barter, or exchange, at any time within the State any game bird or game 18 mammal taken from the wild, [except the meat, pelt or carcass of any muskrat, raccoon, 19 mink, otter, nutria, opossum, beaver, fox, long-tail weasel, fisher, orskunk, whether 20 caught] OR CAPTIVELY RAISED DEER, in the State or in another state, territory, or 21 country.
22 (2) THE PROHIBITIONS OF PARAGRAPH (1) OF THIS SUBSECTION DO NOT 23 APPLY TO THE:
24 (I) MEAT, PELT, CARCASS, OR MOUNTED SPECIMEN OF ANY 25 BEAVER, FISHER, FOX, MINK, MUSKRAT, NUTRIA, OPOSSUM, OTTER, RACCOON, 26 SKUNK, OR LONG-TAILED WEASEL LEGALLY TAKEN BY THE PERSON;
27 (II) HIDE, HAIR, TAIL, OR FEET, EXCLUDING A MOUNTED 28 SPECIMEN OF DEER, SQUIRREL, OR RABBIT LEGALLY ACQUIRED;
29 (III) FEATHERS, SKIN, OR FEET, EXCLUDING A MOUNTED SPECIMEN 30 OF UPLAND AND FOREST GAME BIRDS LEGALLY ACQUIRED;
31 (IV) EXCEPT AS PROHIBITED BY FEDERAL LAW, FEATHERS OF 32 WETLAND GAME BIRDS LEGALLY ACQUIRED; OR
33 (V) ANTLERS OF DEER LEGALLY ACQUIRED IN ANOTHER STATE 34 AND MANUFACTURED INTO AN ARTICLE OF COMMERCE IN ANOTHER STATE.
SECTION 3. AND BE IT FURTHER ENACTED, That Section 2 of this Act is contingent on the taking effect of the termination provision specified in Chapter 572, Section 2 of the Acts of the General Assembly of 1995. If that termination provision takes effect, § 10-404(c) of the Natural Resources Article as enacted by Section 1 of this Act

5

- 1 shall be void. This Act may not be interpreted to have any effect on that termination
- 2 provision.
- 3 SECTION 4. AND BE IT FURTHER ENACTED, That, subject to the provisions 4 of Section 3 of this Act, this Act shall take effect October 1, 1996. 3