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Article - Natural Resources

Section 10-405(a), 10-410(a), 10-411, and 10-415 Annotated Code of Maryland (2000 Replacement Volume and 2002 Supplement)

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19 20 21 2003 Regular Session 3lr1727

By: Delegates Boutin, Cane, Owings, Weir, and O'Donnell				
ntroduced and read first time: February 7, 2003 Assigned to: Environmental Matters				
Committee Report: Favorable with amendments				
House action: Adopted Read second time: March 20, 2003				
Read second time. March 20, 2003				
CHAPTER				
1 AN ACT concerning				
2 Natural Resources - Expanded Deer Management				
3 FOR the purpose of authorizing the Department of Natural Resources to include				
4 certain Sundays as part of certain deer hunting seasons; limiting Sunday deer				
5 hunting to privately owned lands; requiring a person to obtain certain				
6 permission before deer hunting on a Sunday under certain circumstances;				
7 providing that certain provisions of law authorizing Sunday deer hunting do not				
8 apply in certain areas of the State or to the hunting of certain deer; increasing				
9 the fines for trespassing while deer hunting on any day; repealing certain				
provisions of law regarding hunting on private property and hunting in certain				
11 <u>counties</u> ; requiring the Department <del>annually</del> to report and make				
recommendations on or before a certain date to certain committees of the				
General Assembly regarding certain aspects of its deer management plans;				
defining certain terms declaring the intent of the General Assembly; making certain technical corrections and stylistic changes; and generally relating to				
Sunday deer hunting in certain areas of the State.				
To Sunday deal numbing in certain areas of the state.				
17 BY repealing and reenacting, with amendments,				

1 Preamble

- WHEREAS, The current population of deer in the State of Maryland, which is
- 3 estimated at more than 250,000, is far beyond what the available habitat can
- 4 accommodate; and
- 5 WHEREAS, Despite the disruption of rural habitat areas because of
- 6 development projects and recreational uses, deer are remarkably adaptable to
- 7 residential areas, including urban and suburban sprawl areas, where they enjoy
- 8 safety from natural predators and hunters; and
- 9 WHEREAS, As demonstrated by a 1998-1999 survey of Anne Arundel,
- 10 Baltimore, Howard, Montgomery, and Prince George's counties in which the number
- 11 of deer in the areas studied increased by approximately 50% in the course of only 1
- 12 year, this population is not only thriving but reproducing at a startling rate; and
- WHEREAS, When a deer herd reaches its upper density limits, as is now the
- 14 case, the results are the poor health and weakened physical condition of the animals
- 15 themselves, as well as their overconsumption of native plants, shrubs, and trees that
- 16 are necessary for the survival of other species in the natural ecosystem; and
- WHEREAS, In tandem with this multiplication of the deer population have been
- 18 alarming spikes in the rate of tick-borne illnesses transmitted to human beings, such
- 19 as Lyme disease; and
- 20 WHEREAS, The rate of reported deer-vehicle collisions has more than doubled
- 21 in the State since 1990, and these collisions have caused multiple fatalities and
- 22 serious injuries; and
- WHEREAS, Deer-vehicle collisions likewise cause property damage of about
- 24 \$10 million per year, which, in turn, leads to higher insurance rates for all drivers;
- 25 and
- WHEREAS, A recent University of Maryland study found that, because of deer,
- 27 92% of the State's farmers suffer damage to corn, wheat, and soybean crops, an
- 28 annual economic loss in excess of approximately \$33 million which is considered a
- 29 conservative estimate because it does not include damage to fruits, vegetables, and
- 30 other crops; and
- 31 WHEREAS, Nonlethal control mechanisms, such as fencing, fertility control,
- 32 repellents, relocation, deterrent reflectors along roadways, and behavior modification
- 33 by the installation of lights, have proven largely ineffective because they cannot be
- 34 used routinely and inexpensively and moreover, they impact only a small number of
- 35 deer: and
- 36 WHEREAS, Extended research has shown that hunting is the most effective
- 37 method to reduce the size of the deer herd, and it is likewise the most cost-effective
- 38 method to do so; and

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		enue associated with deer hunting in on, hunters provide a significant boost to local cover all associated program costs; and			
	WHEREAS, The increased harvest of deer by hunting is thus necessary for the public interest and to stabilize the deer population and manage it more appropriately; now, therefore,				
7 8	7 SECTION 1. BE IT ENACTED B 8 MARYLAND, That the Laws of Maryl	Y THE GENERAL ASSEMBLY OF and read as follows:			
9	9	Article - Natural Resources			
10	10 10-405.				
		-205 of this title, the Department shall establish by year the open season[, excepting Sundays,] to s and mammals.			
14 15		OVIDED UNDER <u>\$\$ 10 410 AND 10 415</u> <u>\$ 10-410</u> OF THIS AY NOT AUTHORIZE HUNTING ON A SUNDAY.			
16	16 <u>10-410.</u>				
17 18	17 (a) (1) Except as provide 18 subsection, a person may not hunt any	led in [paragraph (2)]PARAGRAPHS (2) AND (3) of this game bird or mammal on Sundays.			
19 20	19 (2) The following por mammals on Sundays:	ersons may hunt the specified game birds and			
21 22	21 (i) A person 22 mammals during open season;	on using State certified raptors to hunt game birds or			
23 24	23 (ii) An una 24 chase foxes; and	rmed person participating in an organized fox chase to			
25 26	25 (iii) Provide 26 met, a person:	ed that the provisions of § 10-906(b)(3) of this title are			
27 28	27 <u>1.</u> 28 <u>title to hunt the following pen-reared g</u>	Using a regulated shooting ground under § 10-906 of this game birds:			
29	29 <u>A.</u>	Pheasants;			
30	30 <u>B.</u>	Bobwhite quail;			
31	31 <u>C.</u>	Chukar partridge;			
32	32 <u>D.</u>	Hungarian partridge;			
33	33 <u>E.</u>	Tower released flighted mallard ducks; and			

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1 2	F. Turkey on a regulated shooting ground that was permitted o release turkey before September 1, 1992; and			
	2. Having the written permission of the owner of the land or other person designated by the owner of the land, if the land is owned or leased by a person other than the person hunting on Sundays; AND			
	(3) PROVIDED THAT THE PROVISIONS OF § 10-415 OF THIS TITLE ARE MET AND SUBJECT TO PARAGRAPH (4) OF THIS SUBSECTION, THE DEPARTMENT MAY ALLOW A PERSON TO HUNT DEER ON PRIVATE PROPERTY ON SUNDAYS:			
9	(I) DURING BOW HUNTING SEASON IN NOVEMBER; AND			
10 11	(II) ON THE FIRST AND SECOND SUNDAY OF THE DEER FIREARMS SEASON.			
12 13	(4) THE SUNDAY DEER HUNTING PROVISIONS UNDER PARAGRAPH (3) OF THIS SUBSECTION DO NOT APPLY:			
14 15	(I) IN ANNE ARUNDEL, BALTIMORE, HARFORD, HOWARD, MONTGOMERY, AND PRINCE GEORGE'S COUNTIES;			
16	(II) IN BALTIMORE CITY AND THE CITY OF FREDERICK; AND			
17 18	(III) IN THAT PORTION OF FREDERICK COUNTY THAT IS LOCATED SOUTH OF INTERSTATE 70 AND EAST OF U.S. ROUTE 15.			
19	10-411.			
22 23 24	20 (a) Except as otherwise provided, a person may not come to hunt upon any 21 pretense whatever on lands owned by another person without the permission of the 22 landowner or the landowner's agent or lessee. Any person hunting on private property 23 shall be liable for any damage he causes to the private property while hunting. The 24 landowner is not liable for accidental injury or damage to the person, whether or not 25 the landowner or the landowner's agent or lessee gave the permission to hunt.			
	(b) (1) (A) A person may not upon any pretense come to hunt on the lands owned by another person without the written permission of the landowner or the landowner's agent or lessee.			
29 30	(B) Any person hunting on this private property is liable for any damage the person causes to the private property while hunting on the private property.			
	1 (C) The landowner may not be liable for accidental injury or damage to the 2 person whether or not the landowner or the landowner's agent gave permission to 3 hunt on the private property.			
34	(2) The provisions of this subsection apply only in the following counties:			
35	(i) Allegany County;			

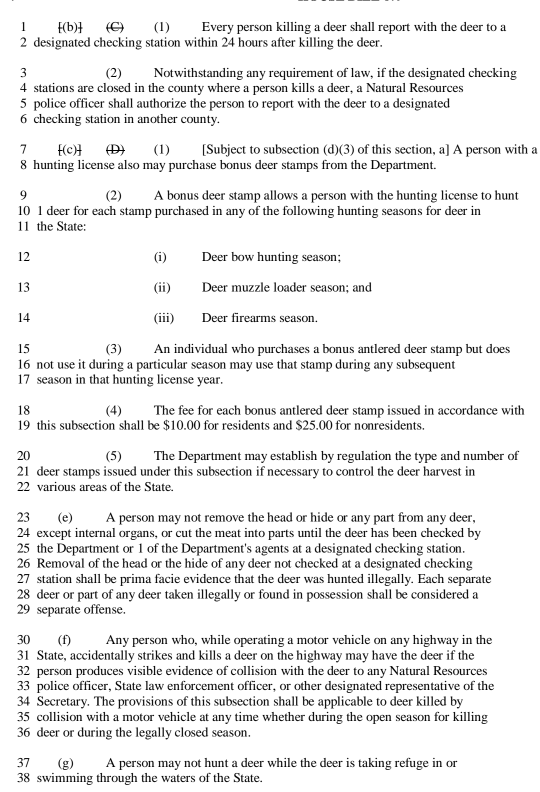
1	<del>(ii)</del>	Anne Arundel County;		
2	<del>(iii)</del>	Baltimore County;		
3	<del>(iv)</del>	Calvert County;		
4	<del>(v)</del>	Carroll County;		
5	<del>(vi)</del>	Cecil County;		
6	<del>(vii)</del>	Charles County;		
7	<del>(viii)</del>	Frederick County;		
8	<del>(ix)</del>	Garrett County;		
9	<del>(x)</del>	Harford County;		
10	<del>(xi)</del>	Howard County;		
11	(xii)	Montgomery County;		
12	(xiii)	Prince George's County;		
13	(xiv)	St. Mary's County; and		
14	(XV)	Washington County.		
15 (c) In Allegany, Anne Arundel, Baltimore, Carroll, Charles, Garrett, 16 Frederick, Wicomico, Somerset, Howard, or Worcester counties, a person may not 17 enter or trespass upon land owned by another person for the purpose of hunting deer 18 on the land with gun, rifle, bow and arrow, or any other means without first securing 19 the written permission of the landowner or the landowner's agent or lessee. Any 20 person hunting deer on land owned by another person shall exhibit written 21 permission upon the request of any Natural Resources police officer, any law 22 enforcement officer, the landowner, or the landowner's agent or lessee. The Natural 23 Resources police officer or any law enforcement officer shall arrest any person 24 hunting without written permission upon the request of the landowner or the 25 landowner's agent or lessee.  26 (d) (1) In Anne Arundel, Caroline, Carroll, Cecil, Frederick, Howard, Kent, 27 Prince George's, Queen Anne's, Talbot, and Washington counties, a person who hunts 28 with a gun or other weapon upon the lands of another without first obtaining written 29 permission from the owner or possessor of the land is guilty of a misdemeanor, and 30 [upon conviction of a first offense is subject to a fine not exceeding \$1,000. Upon				
32 exceeding \$2,000],	31 conviction of a second or subsequent offense, the person is subject to a fine not 32 exceeding \$2,000], EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, 33 ON CONVICTION IS SUBJECT TO:			
34	( <del>1)</del>	FOR A FIRST OFFENSE, A FINE NOT EXCEEDING \$1,000; AND		

4.

31

1 2 EXCEEDIN	<del>VG \$2,00</del> 0	<del>(II)</del> <del>).</del>	FOR A S	ECOND OR SUBSEQUENT OFFENSE, A FINE NOT
3 (2) A PERSON WHO HUNTS DEER ON LAND OWNED BY ANOTHER PERSON 4 IN VIOLATION OF THIS SECTION OR § 10 415(B)(2) OF THIS SUBTITLE IS GUILTY OF A 5 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO:				
6		<del>(I)</del>	FOR A F	TRST OFFENSE, A FINE NOT EXCEEDING \$3,000; AND
7 8 EXCEEDIN	<del>VG \$6,000</del>	<del>(II)</del> <del>).</del>	FOR A S	ECOND OR SUBSEQUENT OFFENSE, A FINE NOT
9 10-415.				
10 <del>(a)</del>	IN THI	S SECTI	ON, "DEE	R" INCLUDES:
11	(1)	WHITE	TAILED	AND SIKA DEER; AND
12	<del>(2)</del>	ANTLI	RED ANI	O ANTLERLESS DEER.
13 <del>(B)</del>	<del>(1)</del>	<u>(a)</u>	There are	e the following 3 seasons to hunt deer:
14	<del>[</del> (1) <del>]</del>	<del>(I)</del>	Deer bow	v hunting season;
15	<del>[</del> (2) <del>]</del>	<del>(II)</del>	Deer fire	arms season; and
16	<del>[</del> (3) <del>]</del>	<del>(III)</del>	Deer muz	zzle loader season.
17 (2) (I) A PERSON WITH A HUNTING LICENSE MAY HUNT DEER ON A 18 SUNDAY ONLY ON PRIVATELY OWNED LAND WITH THE WRITTEN PERMISSION OF 19 THE LANDOWNER OR THE AGENT OR LESSEE OF THE LANDOWNER:				
20 21 <del>SUNDAY;</del>	-AND		<del>1.</del>	IN NOVEMBER, FOR ANY DEER SEASON THAT INCLUDES A
22 23 INCLUDE	S A SUN	<del>DAY.</del>	2.	IN DECEMBER, FOR ANY DEER FIREARMS SEASON THAT
24 (II) THE SUNDAY DEER HUNTING PROVISIONS UNDER THIS 25 PARAGRAPH DO NOT APPLY:				
26 1. IN ANNE ARUNDEL, BALTIMORE, HOWARD, MONTGOMERY, 27 OR PRINCE GEORGE'S COUNTIES;				
28			<del>2.</del>	IN BALTIMORE CITY AND THE CITY OF FREDERICK; AND
29 30 <del>LOCATED</del>	SOUTH	OF INT		IN THAT PORTION OF FREDERICK COUNTY THAT IS 70 AND EAST OF U.S. ROUTE 15; OR

TO THE HUNTING OF SIKA DEER.



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1 2	<del>[(i)] (H)</del> established deer l	Upon written request from a federal facility for a variance from the hunting season, the Department shall review the request and may:
3	(1)	Approve the request;
4	(2)	Deny the request; or
5	(3)	Approve the request with conditions.
8 9	THE DEPARTM THE LEGISLAT	ACCORDANCE WITH § 2-1246 OF THE STATE GOVERNMENT ARTICLE, ENT SHALL ANNUALLY REPORT AND MAKE RECOMMENDATIONS TO TVE POLICY COMMITTEE, THE SENATE EDUCATION, HEALTH, AND TAL AFFAIRS COMMITTEE, AND THE HOUSE ENVIRONMENTAL MMITTEE ON:
11 12	(1) EACH ZONE W	FOR EACH DEER MANAGEMENT REGION AND, AS APPROPRIATE, ATTHIN A REGION, THE STATUS OF THE DEER POPULATION;
	STRATEGIES (OF THE STATE	THE IMPACT AND ANTICIPATED IMPACT OF MANAGEMENT ON THE POPULATION OF DEER IN EACH DEER MANAGEMENT REGION 3;
16	(3)	LAW ENFORCEMENT ISSUES; AND
17	(4)	CITIZEN RESPONSE TO THE INCREASED HARVEST MEASURES.
20 21	Natural Resourc Committee, the and the House E	. AND BE IT FURTHER ENACTED, That the Department of es shall report and make recommendations to the Legislative Policy Senate Education, Health, and Environmental Affairs Committee, nvironmental Matters Committee on or before December 31, 2005, in § 2-1246 of the State Government Article, on:
23 24		status of the deer population for each deer management region and, as a zone within the region;
25 26		impact and anticipated impact of management strategies on the er in each deer management region of the State;
27	(c) law	enforcement issues; and
28	(d) citi	zen response to the increased harvest measures.
31 32 33	General Assemb Natural Resource already authorize using nonlethal	AND BE IT FURTHER ENACTED, That it is the intent of the oly that, in addition to the provisions of this Act, the Department of es consider implementation of other deer management options ed under State law, including extending the deer firearms season and management options where hunting is not allowed or feasible.
34 35	SECTION 2 effect July 1, 20	- <u>4.</u> AND BE IT FURTHER ENACTED, That this Act shall take 03.