HOUSE BILL 1506

M2 6lr0063

By: Chair, Environment and Transportation Committee (By Request - Departmental - Natural Resources)

Introduced and read first time: February 15, 2016 Assigned to: Rules and Executive Nominations

Re-referred to: Environment and Transportation, March 31, 2016

Committee Report: Favorable

House action: Adopted

Read second time: April 6, 2016

CHAPTER ____

1 AN ACT concerning

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Natural Resources - Wildlife and Hunting

3 FOR the purpose of clarifying the authorized uses of the State Wildlife Management and 4 Protection Fund; repealing certain provisions of law requiring the Department of 5 Natural Resources to use certain funds from certain hunting license sales for certain 6 purposes; repealing certain reporting requirements for killed deer; requiring a 7 person who harvests a game bird or mammal to report the harvest in accordance 8 with certain regulations; prohibiting a person from removing any part of a deer or 9 cutting deer meat into parts until the person has obtain a certain confirmation 10 number from the Department; repealing certain requirements related to the possession of a deer killed by a collision with a motor vehicle; requiring a person who 11 12 possesses a game bird or mammal killed by means other than hunting to report the 13 possession in accordance with certain regulations; repealing a provision of law prohibiting a nonresident from hunting or trapping a beaver or otter in the State; 14 making a certain technical correction; and generally relating to wildlife and hunting 15 in the State. 16

- 17 BY repealing and reenacting, without amendments,
- 18 Article Natural Resources
- 19 Section 10–209(a), (b), (c), and (f)
- 20 Annotated Code of Maryland
- 21 (2012 Replacement Volume and 2015 Supplement)

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 3 4 5 | BY repealing and reenacting, with amendments, Article – Natural Resources Section 10–209(g) and 10–415(e) Annotated Code of Maryland (2012 Replacement Volume and 2015 Supplement) |
|----------------------------|--|
| 6 7 8 9 | BY repealing Article – Natural Resources Section 10–308, 10–415(b) and (f), and 10–503 Annotated Code of Maryland (2012 Replacement Volume and 2015 Supplement) |
| 11 12 13 14 15 | BY adding to Article – Natural Resources Section 10–415(b) and (f) Annotated Code of Maryland (2012 Replacement Volume and 2015 Supplement) |
| 16 17 | SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: |
| 18 | Article - Natural Resources |
| 9 | 10–209. |
| 20 21 | (a) In this section, "Fund" means the State Wildlife Management and Protection Fund. |
| 22 23 | (b) There is a State Wildlife Management and Protection Fund in the Department. |
| 24 25 | (c) The purpose of the Fund is to finance the scientific investigation, protection, propagation, and management of wildlife. |
| 26 | (f) The Fund consists of: |
| 27 28 | (1) Any money received for a license, stamp, application, or permit fee under this title, unless otherwise provided; and |
| 29 | (2) Any investment earnings of the Fund. |
| 30 | (g) The Fund may be used ONLY for: |
| 31 32 | (1) The scientific investigation, protection, propagation, and management of wildlife; and |

| 1 2 | (2) Administrative costs calculated in accordance with $\S 1-103(b)(2)$ of this article. |
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| 3 | [10–308. |
| 4 5 | (a) The Department shall use \$1 from the sale of each resident regular and full season nonresident hunting license as follows: |
| 6 | (1) Up to 40 percent to: |
| 7 | (i) Provide bow hunter education; |
| 8 | (ii) Acquire, construct, and maintain public archery ranges; or |
| 9 | (iii) Perform any study necessary to evaluate any program or project related to bow or muzzle loader hunting; and |
| 1 | (2) The remaining percentage to: |
| 12 13 | (i) Establish an effective and efficient deer checking system during the muzzle loader and bow hunting deer season; |
| 14 15 | (ii) Acquire additional hunter access during the muzzle loader and bow hunting season by: |
| 16 17 | 1. The opening of additional State—owned lands to muzzle loader and bow hunting; |
| 18 19 | 2. The purchase of rights-of-way or access roads to reach areas not open to muzzle loader and bow hunting; |
| 20 21 | 3. The acquisition of additional lands for muzzle loader and bow hunting; and |
| 22 23 | 4. The administration of a permit system applicable to newly opened areas; and |
| 24 25 26 | (iii) Police hunting lands during the muzzle loader and bow hunting season and provide additional law enforcement personnel as necessary to accomplish additional hunter access under item (ii) of this item. |
| 27 28 29 | (b) The Department shall use \$1 from the sale of each resident regular and full season nonresident hunting license to provide funding for the processing of deer for donation to the needy.] |

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10-415.

- [(b) (1) Every person killing a deer shall report with the deer to a designated checking station within 24 hours after killing the deer.
- 3 (2) Notwithstanding any requirement of law, if the designated checking 4 stations are closed in the county where a person kills a deer, a Natural Resources police 5 officer shall authorize the person to report with the deer to a designated checking station 6 in another county.]
- 7 (B) A PERSON WHO HARVESTS A GAME BIRD OR MAMMAL SHALL REPORT 8 THE HARVEST IN ACCORDANCE WITH REGULATIONS ADOPTED BY THE 9 DEPARTMENT.
- 10 A person may not remove the head or hide or any part from any deer, except (e) 11 internal organs, or cut the meat into parts until the Ideer has been checked by the 12 Department or 1 of the Department's agents at a designated checking station PERSON 13 HAS OBTAINED A CONFIRMATION NUMBER FOR THAT DEER FROM THE 14 **DEPARTMENT**. Removal of the head or the hide of any deer [not checked at a designated 15 checking station] BEFORE OBTAINING A CONFIRMATION NUMBER FOR THAT DEER shall be prima facie evidence that the deer was hunted illegally. Each separate deer [or 16 part of any deer taken illegally or found in possession shall be considered a separate 17 18 offense.
- [(f) Any person who, while operating a motor vehicle on any highway in the State, accidentally strikes and kills a deer on the highway may have the deer if the person produces visible evidence of collision with the deer to any Natural Resources police officer, State law enforcement officer, or other designated representative of the Secretary. The provisions of this subsection shall be applicable to deer killed by collision with a motor vehicle at any time whether during the open season for killing deer or during the legally closed season.]
- 26 (F) A PERSON WHO POSSESSES A GAME BIRD OR MAMMAL KILLED BY MEANS
 27 OTHER THAN HUNTING SHALL REPORT THE POSSESSION IN ACCORDANCE WITH
 28 REGULATIONS ADOPTED BY THE DEPARTMENT.
- 29 [10-503.
- A nonresident of the State may not hunt or trap or attempt to hunt or trap any beaver or otter in the State.]
- 32 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 33 1, 2016.