Support of SB 497 - Deer Management Permit - Hunti Uploaded by: Colby Ferguson

Position: FAV



3358 Davidsonville Road • Davidsonville, MD 21035 • (410) 922-3426

March 9, 2022

To: Senate Education, Health, and Environmental Affairs Committee

From: Maryland Farm Bureau, Inc.

<u>Re: Support of SB 497 – Deer Management Permit - Hunting on State Land Leased by Permit Holder –</u> <u>Authorization</u>

On behalf of our member families, I submit this written testimony in support of SB 497 legislation that authorizes an individual who hunts deer under a Deer Management Permit to use a shotgun or breech loading center fired rifle approved by the Department to hunt deer throughout the year, including all deer hunting seasons, on State land leased by a permit holder for the purpose of cultivating crops.

Due to an unintended consequence from a bill that passed nearly 9 years ago, state-owned land that has been used to grow crops by entities like the University of Maryland Extension has been deemed to not be allowed the use of deer crop damage permits unless the land is located in Baltimore County, Charles County, Calvert County, St. Mary's County, or Harford County. The previous bill's intention was to allow the use of a rifle for Deer Management Permit holders in these counties where a shotgun is only allowed for the firearm hunting season. Because only these five counties were listed in the statute, it consequently excluded the other 18 counties from being allowed to use DMP's on state-owned land. It wasn't until 2020, that the AG's office found this discrepancy and had DNR stop issuing the DMP's to the counties not listed in the statute. There was never the intention of removing this valuable tool for the rest of the state. However, the limited language did that.

This bill is a corrective bill to remove that unintended consequence.

MDFB Policy: The following actions will decrease crop damage from deer, and we support immediate enactment: Allow farmers to control deer on public lands rented for agricultural purposes.

MARYLAND FARM BUREAU SUPPORTS SB 497 AND ENCOURAGES A FAVORABLE REPORT.

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Colby Ferguson Director of Government Relations For more information contact Colby Ferguson at (240) 578-0396

SB497_Raley_Fav.pdf Uploaded by: James K. Raley Jr. Position: FAV



ST. MARY'S COUNTY FARM BUREAU 26737 Radio Station Way, Ste. G. Leonardtown, MD 20650 (240) 309-4183 www.mdfarmbureau.com/st-marys WORKING FOR SUSTAINABLE AGRICULTURE SINCE 1947

> Senate Bill 497 Deer Management Permit - Hunting on State Land Leased by Permit Holder – Authorization Favorable

March 8, 2022

The Honorable Paul G. Pinsky, Chair Senate Education, Health, and Environmental Affairs Committee 2 West, Miller Senate Office Building 11 Bladen Street Annapolis, MD 21401

Dear Chairman Pinsky,

The Board of Directors of the St. Mary's County Farm Bureau **SUPPORTS** SB 497-Deer Management Permit - Hunting on State Land Leased by Permit Holder – Authorization, which is being heard in the Education, Health, and Environmental Affairs Committee.

Farm bureau requests a favorable report on SB 497. We appreciate the introduction of this legislation and believe it will benefit farmers who farm on state-owned land in St. Mary's County. Thank you for your consideration as well as your attention to this matter.

Sincerely

James K. Raley, Jr. President St. Mary's County Farm Bureau

SB 497 - SUPPORT - St. Mary's County.pdf Uploaded by: Randy Guy

Position: FAV

ST. MARY'S COUNTY GOVERNMENT

COMMISSIONERS OF ST. MARY'S COUNTY



James R. Guy, President Eric Colvin, Commissioner Michael L. Hewitt, Commissioner Todd B. Morgan, Commissioner John E. O'Connor, Commissioner

Senate Bill 497

Deer Management Permit - Hunting on State Land Leased by Permit Holder -Authorization

SUPPORT

March 1, 2022

Senator Paul G. Pinsky, Chair Maryland Senate Education, Health & Environmental Affairs Committee Miller Senate Office Building, 2 West 11 Bladen St. Annapolis, MD 21401

Dear Chairman Pinsky:

The Commissioners of St. Mary's County **SUPPORT** SB 497 - Deer Management Permit -Hunting on State Land Leased by Permit Holder - Authorization which will be heard in the Education, Health & Environmental Affairs Committee.

We support SB 497 and request a favorable report. We appreciate the introduction of this legislation and believe this legislation will benefit the citizens of St. Mary's County. We look forward to working with you on this and other initiatives throughout the session.

Sincerely, COMMISSIONERS OF ST. MARY'S COUNTY

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James Randy Guy, President

CSMC/AB/sf T:/Consent/2022/069

Cc: Senator Jack Bailey Delegate Matthew Morgan Delegate Gerald Clark Delegate Brian Crosby Commissioner Eric Colvin Commissioner Michael Hewitt Commissioner Todd Morgan Commissioner John O'Connor Catherine Pratson, Acting Co-County Administrator David Weiskopf, Acting, Co-County Administrator

P.O. BOX 653 • CHESAPEAKE BUILDING • 41770 BALDRIDGE ST., LEONARDTOWN, MD 20650 PHONE 301.475.4200 EXT. 71350 • FAX 301.475.4935 • <u>www.stmarysmd.com</u> • CSMC@STMARYSMD.COM

SB 497 - Holtz Testimony.pdf Uploaded by: Jacob Holtz Position: UNF

 TO: Sen. Paul Pinsky and the Education, Health, and Environmental Affairs Committee 2 West Miller Senate Office Building Annapolis, Maryland 21401
RE: Opposition to SB 497

Dear Chairman Pinsky and Committee Members,

I write today to oppose Senate Bill 497. This bill would allow farmers who lease state land the ability to obtain crop damage permits for lands they lease from the State, which would allow them to kill deer both during and outside of the established deer season. This is inappropriate for the reasons I will describe below.

Farmers who lease land from the State bid on the parcel and choose to avail themselves of the land that we as citizens of the State collectively own. Under the Public Trust Doctrine, the deer that utilize that land are held in trust by the State for the use and enjoyment of all citizens. Many of these parcels of leased State land are contiguous with public hunting land. This means that members of the public would be trying to hunt the very deer that the farmers would be killing under the crop damage permit. Furthermore, crop damage permits allow farmers and their permittees to use firearms year-round in some counties, while regular hunters only have a two week firearm season in late November-early December, in addition to a couple of days in January (for the eastern 2/3rds of the state). Additional legislation is also being considered that would allow these permit holders to hunt deer at night. The number of deer a farmer may kill under the permit is often in excess of the seasonal limits established by the Department of Natural Resources. Hunting on public land is already difficult for hunters. Allowing farmers the ability to kill deer on these lands year-round and in excess of what would otherwise would be allowed, with weapon types that would otherwise be prohibited by the general public at those times would make the already difficult feat of killing deer on public land almost impossible on those tracts which are adjacent to leased fields. These deer are already incredibly pressured, as the lands are open for all licensed hunters to hunt, but to allow firearm hunting for these deer year round would completely destroy the value of these lands to the hunting public. Even in places where firearms wouldn't be allowed year-round, the additional pressure caused by hunting year-round on these permits would still cause hardship to public land hunters.

I understand and sympathize with farmers who suffer economic damages because of the deer that frequent the property, but a more appropriate solution would be for farmers to bid lower prices for these State lands because they know they will suffer crop losses that they cannot mitigate in the same manner as a farmer who owned his own farm or leased private ground. Please do not punish the hunters of the State by making the already difficult task of successfully harvesting local, free-range meat for our families from public land nearly impossible. For these reasons, I oppose SB 497 and ask that you grant an unfavorable report.

Sincerely,

Jacob Holtz

SB0497_DNR_LOI_EHEA_3-9-22.pdf Uploaded by: Bunky Luffman

Position: INFO



Larry Hogan, Governor Boyd K. Rutherford, Lt. Governor Jeannie Haddaway-Riccio, Secretary Allan Fisher, Deputy Secretary

Bill Number: Senate Bill 497

Short Title: Deer Management Permit - Hunting on State Land Leased by Permit Holder - Authorization

Department's Position: Letter of Information

Explanation of Department's Position

The Maryland Department of Natural Resources (DNR) provides the following information on SB 497.

Deer Management Permits (DMPs) are issued by DNR to help landowners and farmers resolve legitimate damage to commercial farm crops, orchards, nurseries and certain managed forests. In Baltimore County, Charles County, Calvert County, St. Mary's County, and Harford County, an individual who hunts deer under a DMP may: use a shotgun or breech loading centerfire rifle approved by DNR to hunt deer throughout the year, including all deer hunting seasons, in the locations and under the conditions set forth in the permit. Permit holders may also hunt on state lands that are leased to cultivate crops in those five counties in locations and under conditions set by DNR in the permit.

This bill expands the use of DMPs from the five counties noted above to all public lands in all counties in Maryland beginning July 1, 2022. The bill also authorizes all DMP permit holders throughout the state to use specified weapons, including centerfire rifles, to hunt deer throughout the year, including all deer hunting seasons, in the locations and under the conditions set forth in a permit. Currently only certain firearms are legal for deer hunting in certain counties. In addition to several other locations across the state, HB 592 would authorize the University of Maryland, Wye Education Center to harvest deer on a Deer Management Permit outside of the regular deer hunting seasons and bag limits in Queen Anne's county.

DNR supports expanded hunting opportunities and supports deer harvest on public lands in certain circumstances so long as public safety issues are addressed and certain land areas are excluded such as a field edge along a park trail or a day use area that is regularly used by park visitors.

Instead of *requiring* DNR, and other public land holders, to award DMPs and allow the use of specified weapons, it may be more prudent to instead *authorize* DNR, and other public land holders, to award DMPs in all counties and provide those public landholders discretion over the locations and permit conditions.

For any additional information, please contact our Legislative and Constituent Services Director, Bunky Luffman.

Contact: Bunky Luffman, Director, Legislative and Constituent Services Bunky.luffman1@maryland.gov ♦ 410-689-9165