
Wisconsin Legislative Council

AMENDMENT MEMO



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2019 Assembly Bill 592

**Assembly
Amendment 1**

2019 ASSEMBLY BILL 592

Current law prohibits a person from discharging a firearm or shooting a bolt or an arrow from a bow or crossbow from or across a highway or within 50 feet of the center of a roadway, subject to certain exceptions. Assembly Bill 592 creates an additional exception to this prohibition that allows the Department of Natural Resources (DNR) or an agent of a city, village, town, or county authorized by DNR to discharge a firearm within 50 feet of the center of a roadway in order to dispose of an animal that is causing damage to a highway in which the roadway is located.

ASSEMBLY AMENDMENT 1

Assembly Amendment 1 narrows the exception the bill creates so that it applies only to disposing of a beaver or a muskrat and only if the discharge of a firearm does not pose a risk to public safety.

The amendment also changes the definition of “damage” for the purposes of DNR’s authority to dispose of a wild animal causing damage. Under current law, “damage,” for these purposes, is defined to mean “harm to forest products; streams; roads; dams; buildings; orchards; apiaries; livestock; and commercial agricultural crops, including Christmas trees and nursery stock.” The amendment specifies that the harm to the enumerated objects must be “physical harm” and that “damage” includes flooding and culvert blockages caused by a beaver or muskrat.

BILL HISTORY

Representative Edming offered Assembly Amendment 1 on January 16, 2020. On February 18, 2020, the Assembly adopted Assembly Amendment 1 and passed the bill, as amended, on a voice vote.

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