ASSEMBLY SUBSTITUTE AMENDMENT 1, TO 2005 ASSEMBLY BILL 179

2	being physically in possession of a firearm, bow, or crossbow while hunting
3	captive deer or other captive wild animals.
	The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:
4	SECTION 1. 95.55 (5) (bn) of the statutes is created to read:
5	95.55 (5) (bn) Notwithstanding any authorization for hunting under this
6	section, no person may do any of the following:
7	1. Shoot or shoot at a farm-raised deer while hunting unless the person is in
8	physical possession of the weapon.
9	2. Provide or operate, or offer to provide or operate, a facility that allows a
10	person the opportunity to hunt a farm-raised deer if the person who is hunting is in
11	violation of subd. 1.

SECTION 2. 169.09 (1m) of the statutes is created to read:

 $AN\ ACT\ \emph{to\ create}\ 95.55\ (5)\ (bn)$ and $169.09\ (1m)$ of the statutes; $\emph{relating to:}$

1

12

169.09 (1m) Possession of Weapon while Hunting. Notwithstanding any
authorization for hunting under this section, no person may do any of the following:
(a) Shoot or shoot at any wild animal that is or has been captive while hunting
unless the person is in physical possession of the weapon.
(b) Provide or operate, or offer to provide or operate, a facility that allows a
person the opportunity to hunt any wild animal that is or has been captive if the
person who is hunting is in violation of par. (a).
(END)