

2007 DRAFTING REQUEST

Bill

Received: **04/05/2007**

Received By: **mglass**

Wanted: **As time permits**

Identical to LRB:

For: **Mark Miller (608) 266-9170**

By/Representing: **Beth Bier**

This file may be shown to any legislator: **NO**

Drafter: **mglass**

May Contact:

Addl. Drafters:

Subject: **Nat. Res. - fish and game**

Extra Copies:

Submit via email: **YES**

Requester's email: **Sen.Miller@legis.wisconsin.gov**

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Repeal of 3-day waiting period for deer bow hunting

Instructions:

See attached.

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?							
/1	mglass 04/05/2007	wjackson 04/17/2007	jfrantze 04/17/2007	_____	lparisi 04/17/2007	cduerst 05/30/2007	

FE Sent For:

"/1" AT INTRO.

<END>

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/?	mglass	1/1 WJ 4/17					

FE Sent For:

<END>

Gibson-Glass, Mary

From: Bier, Beth
Sent: Tuesday, April 03, 2007 4:21 PM
To: Gibson-Glass, Mary
Subject: Drafting request

Hi Mary,

Below are instructions for a bow hunting bill Sen. Miller would like to have drafted. If you are not the appropriate person to draft, please let me know who is as well as any questions you might have.

Thanks,
Beth

Issue: 3-Day waiting period to hunt deer after the purchase of an archery deer license during the open season for hunting deer.

Background: This restriction has been in place since 1980, and was put in place to address problems of individuals purchasing licenses to tag deer shot by others. This was at a time when a hunter was only eligible for one deer tag. With the high deer population we have today and the availability of multiple tags for hunters, it is less likely that a hunter will shoot more deer than they have tags for. This restriction does remove hunting opportunity for any hunter who does not decide to hunt deer with a bow and arrow until after the season is open. Nonresidents traveling to Wisconsin to hunt deer with a bow and arrow often arrive to hunt only to find they must wait 3 days before they can do so. A similar law prevented the sale of gun deer licenses during the open gun deer season. This restriction was repealed 2 years ago and has not been shown to be a problem.

Current Law:

Under current law, a resident archer hunting license, a nonresident archer hunting license, a resident conservation patron license or a nonresident conservation patron license issued during the open season for the hunting of deer with a bow and arrow does not authorize hunting deer with a bow and arrow or crossbow until 3 days after it is issued, excluding the date of issuance. A person who is a member of the U.S. armed forces who exhibits proof that he or she is in active service with the armed forces and that he or she is stationed in this state or is a resident on furlough or leave and holds a resident archer hunting license or a resident conservation patron license is except from this 3 day waiting period. All other hunters, including a child who turns 12 years of age during the open season for the hunting of deer with a bow and arrow, or a nonresident member of the U.S. armed forces, are not exempt from the 3 day waiting period after the date the license is purchased.

Proposal:

This proposal removes the 3 day waiting period for the hunting of deer with a bow and arrow under the authority of a resident archer hunting license, a nonresident archer hunting license, a resident conservation patron license or a nonresident conservation patron license issued during the open season for hunting deer for all hunters.

The following simply statutory language changes would be required to accomplish this proposal.

Section 1. 29.569(1) of the statutes is amended to read:

29.569(1) Specification of effective periods; restrictions. Unless an approval issued under this chapter is suspended or revoked or unless another section of this chapter specifically provides otherwise, the approval is valid for the period or season specified on the face of the approval or on an attachment to the approval. In addition to any other restriction under this chapter, no license may be issued if that issuance is restricted under sub. (2) or (3).

Section 2. 29.569(2) of the states is repealed.

Beth Bier
Office of Senator Mark Miller
PO Box 7882
Madison, WI 53707

Phone: (608) 266-9170
Email: Beth.Bier@legis.wisconsin.gov



State of Wisconsin
2007 - 2008 LEGISLATURE

4/18 cmh
RMR
LRB-2382/1
MGG:/.....
WLj

in edit
4/5

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

Gen Cat

1

AN ACT ...; relating to: hunting of deer during ^{the} an open bow hunting season.

Analysis by the Legislative Reference Bureau

Current law, with limited exceptions, prohibits a person who is issued a deer hunting license that authorizes hunting deer with a bow and arrow during an open deer bow hunting season from using the license until 3 days after it is issued. This bill repeals this prohibition.

hunting deer
with a
bow and
arrow

sp

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

2

SECTION 1. 29.569 (1) of the statutes is amended to read:

3

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addition to any other restriction under this chapter, no license may be issued if that

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issuance is restricted under sub. (2) or (3).

Duerst, Christina

From: Bier, Beth
Sent: Wednesday, May 30, 2007 11:01 AM
To: LRB.Legal
Subject: Draft Review: LRB 07-2382/1 Topic: Repeal of 3-day waiting period for deer bow hunting

Please Jacket LRB 07-2382/1 for the SENATE.