093906476 HOUSE BILL NO. 1716 1 2 Offered January 14, 2009 3 Prefiled January 5, 2009 4 A BILL to amend and reenact § 29.1-529 of the Code of Virginia, relating to impeding persons holding 5 a kill permit; penalty. 6 Patron-Cox 7 8 Referred to Committee on Agriculture, Chesapeake and Natural Resources 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 29.1-529 of the Code of Virginia is amended and reenacted as follows: 11 § 29.1-529. Killing of deer or bear damaging fruit trees, crops, livestock, or personal property or 12 13 creating a hazard to aircraft or motor vehicles. 14 A. Whenever deer or bear are damaging fruit trees, crops, livestock or personal property utilized for 15 commercial agricultural production in the Commonwealth, the owner or lessee of the lands on which 16 such damage is done shall immediately report the damage to the Director or his designee for investigation. If after investigation the Director or his designee finds that deer or bear are responsible for 17 the damage, he shall authorize in writing the owner, lessee or any other person designated by the 18 Director or his designee to kill such deer or bear when they are found upon the land upon which the 19 20 damages occurred. However, the Director or his designee shall have the option of authorizing non-lethal 21 control measures rather than authorizing the killing of the bear, provided that such measures occur 22 within a reasonable period of time; and whenever deer cause damage on parcels of land of five acres or 23 less, except when such acreage is used for commercial agricultural production, the Director or his 24 designee shall have discretion as to whether to issue a written authorization to kill the deer. The 25 Director or his designee may limit such authorization by specifying in writing the number of animals to be killed and duration for which the authorization is effective and may in proximity to residential areas 26 27 and under other appropriate circumstances limit or prohibit the authorization between 11:00 p.m. and one-half hour before sunrise of the following day. The Director or his designees issuing these 28 29 authorizations shall specify in writing that only antlerless deer shall be killed, unless the Director or his 30 designee determines that there is clear and convincing evidence that the damage was done by deer with 31 antlers. Deer or bear killed pursuant to such authorization shall be utilized or disposed of within 24 hours of being killed. Any owner or lessee of land who has been issued a written authorization shall not 32 33 be issued an authorization in subsequent years unless he can demonstrate to the satisfaction of the Director or his designee that during the period following the prior authorization, the owner or his 34 35 designee has hunted bear or deer on the land for which he received a previous authorization. 36 B. Subject to the provisions of subsection A, the Director or his designee may issue a written 37 authorization to kill deer causing damage to residential plants, whether ornamental, noncommercial 38 agricultural, or other types of residential plants. The Director may charge a fee not to exceed actual 39 costs. The holder of this written authorization shall be subject to local ordinances, including those 40 regulating the discharge of firearms. 41 C. Whenever deer are creating a hazard to the operation of any aircraft or to the facilities connected 42 with the operation of aircraft, the person or persons responsible for the safe operation of the aircraft or facilities shall report such fact to the Director or his designee for investigation. If after investigation the 43 Director or his designee finds that deer are creating a hazard, he shall authorize such person or persons 44 45 or their representatives to kill the deer when they are found to be creating such a hazard.

46 D. Whenever deer are creating a hazard to the operation of motor vehicle traffic within the corporate 47 limits of any city, the operator of a motor vehicle may report such fact to the Director or his designee for investigation. If after investigation the Director or his designee finds that deer are creating a hazard 48 49 within such city, he may authorize responsible persons, or their representatives, to kill the deer when they are found to be creating such a hazard. The carcass of every deer or bear so killed may be awarded 50 51 to the owner or lessee by the Director or his designee, who shall give such person a certificate to that 52 effect on forms furnished by the Department. Any person awarded a deer or bear under this section may 53 use the carcass as if he had killed the animal during the hunting season for deer or bear.

E. Whenever deer are damaging property in a locality in which deer herd population reduction has been recommended in the current Deer Management Plan adopted by the Board, the owner or lessee of the lands on which such damage is being done may report such damage to the Director or his designee for investigation. If after investigation the Director or his designee finds that deer are responsible for the damage, he may authorize in writing the owner, lessee or any other person designated by the Director or 59 his designee to kill such deer when they are found upon the land upon which the damages occurred. 60 The Director or his designee also may limit such authorization by specifying in writing the number of animals to be killed and the period of time for which the authorization is effective. The carcass of every 61 62 deer so killed may be awarded to the owner or lessee by the Director or his designee, who shall give 63 such person a certificate to that effect on forms furnished by the Department. Any person awarded a 64 deer under this section may use the carcass as if he had killed the animal during the hunting season for 65 deer. The requirement in subsection A of this section, that an owner or lessee of land demonstrate that 66 during the period following the prior authorization deer or bear have been hunted on his land, shall not 67 apply to any locality that conducts a deer population control program authorized by the Department.

F. The Director or his designee may revoke or refuse to reissue any authorization granted under this 68 section when it has been shown by a preponderance of the evidence that an abuse of the authorization 69 70 has occurred. Such evidence may include a complaint filed by any person with the Department alleging 71 that an abuse of the written authorization has occurred. Any person aggrieved by the issuance, denial or revocation of a written authorization can appeal the decision to the Department of Game and Inland 72 73 Fisheries. Any person convicted of violating any provision of the hunting and trapping laws and 74 regulations shall be entitled to receive written authorization to kill deer or bear. However, such person 75 shall not (i) be designated as a shooter nor (ii) carry out the authorized activity for a person who has 76 received such written authorization for a period of at least two years and up to five years following his 77 most recent conviction for violating any provision of the hunting and trapping laws and regulations. In 78 determining the appropriate length of this restriction, the Director shall take into account the nature and 79 severity of the most recent violation and of any past violations of the hunting and trapping laws and 80 regulations by the applicant. No person shall be designated as a shooter under this section during a 81 period when such person's hunting license or privileges to hunt have been suspended or revoked.

G. The Director or his designee may authorize, subject to the provisions of this section, the killing of
deer over bait within the political boundaries of any city or town, or any county with a special late
antlerless season, in the Commonwealth when requested by a certified letter from the governing body of
such locality.

86 H. It is unlawful to willfully and intentionally impede any person who is engaged in the lawful
87 killing of a bear or deer pursuant to written authorization issued under this section. Any person
88 convicted of a violation of this subsection is guilty of a Class 3 misdemeanor.