

The Senate Natural Resources and the Environment Committee offered the following substitute to SB 206:

A BILL TO BE ENTITLED  
AN ACT

1 To amend Title 27 of the Official Code of Georgia Annotated, relating to game and fish, so  
2 as to provide that lands managed by the Department of Natural Resources shall be open to  
3 access and use for recreational hunting and trapping except as limited by the department for  
4 reasons of public safety or homeland security or as otherwise limited by law; to define a  
5 term; to change certain provisions relating to hunting deer with dogs; to repeal conflicting  
6 laws; and for other purposes.

7 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

**SECTION 1.**

8 Title 27 of the Official Code of Georgia Annotated, relating to game and fish, is amended by  
9 adding a new Code section to read as follows:

10 "27-1-3.1.

11 (a) As used in this Code section, the term 'department managed lands' means those lands  
12 that the department owns or those lands over which the department holds management  
13 authority.

14 (b) Subject to valid existing rights, department managed lands shall be open to access and  
15 use for recreational hunting and trapping except as limited by the department for reasons  
16 of public safety or homeland security or as otherwise limited by law.

17 (c) The department shall exercise its authority, consistent with subsection (b) of this Code  
18 section, in a manner to support, promote, and enhance recreational hunting and trapping  
19 opportunities to the extent authorized by law. The department shall not be required to give  
20 preference to hunting and trapping over other uses of department managed lands or over  
21 land or water management priorities established by state law.

22 (d) To the greatest practical extent, department land management decisions and actions  
23 shall not result in any net loss of land acreage available for hunting and trapping  
24 opportunities on department managed lands that exists on the effective date of this Code  
25 section."  
26

**SECTION 2.**

Said title is further amended by striking subsection (c) of Code Section 27-3-17, relating to hunting deer with dogs, and inserting in lieu thereof the following:

"(c) It shall be unlawful for any person to hunt deer with dogs on any tract of real property unless a permit for hunting deer with dogs has been issued by the department for such tract to the owner or owners of such tract or the lessee of deer hunting rights for such tract. A permit for hunting deer with dogs shall not be issued to a lessee of deer hunting rights for any tract of real property that is less than 1,000 contiguous acres or to the property owner or owners for any tract of real property that is less than 250 contiguous acres. Any application for a permit for hunting deer with dogs shall be on such form as prescribed by the department; shall be accompanied by the required application fee; and shall include a written description of the tract boundaries and a map showing key features such as public roads or streams on or bordering the tract and occupied dwellings on adjacent properties. The application must be signed by all persons owning any portion of the tract of real property or an authorized agent thereof. The application fee for such permit shall be \$100.00 for an annual permit or \$25.00 for a two-day permit."

**SECTION 3.**

All laws and parts of laws in conflict with this Act are repealed.