- 1 SB346
- 2 136778-3
- 3 By Senators Whatley, Scofield, Reed and Williams
- 4 RFD: Agriculture, Conservation, and Forestry
- 5 First Read: 21-FEB-12

1	136778-3:n:02/21/2012:FC/tj LRS2012-1026R2
2	
3	
4	
5	
6	
7	
8	SYNOPSIS: Under existing law, a landowner may lawfully
9	provide supplemental feed for birds and animals on
10	his or her private land. Also, existing law
11	prohibits whitetail deer from being hunted over
12	bait.
13	This bill would allow whitetail deer to be
14	hunted on private land within a certain area in
15	relation to supplemental feeding.
16	
17	A BILL
18	TO BE ENTITLED
19	AN ACT
20	
21	Relating to hunting; to amend Section 9-11-244 of
22	the Code of Alabama 1975, to allow whitetail deer to be hunted
23	on private land under certain conditions within an area in
24	relation to supplemental feeding.
25	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
26	Section 1. The Legislature, in enacting this act,
27	finds the following:

- 1 (1) The bird and animal population of this state 2 benefit greatly as a result of supplemental feeding 3 particularly during winter months.
  - (2) The current law has caused many landowners to discontinue supplemental feeding during deer season to avoid an inadvertent violation of the law and a resulting citation.
  - (3) The purpose of this act is to clarify the area in which supplemental feeding may take place through the use of a mechanical, gravity, or trough feeder in relation to any hunter on the land.

Section 2. This act shall be known as the Hunter Protection Act.

Section 3. Section 9-11-244 of the Code of Alabama 1975, is amended to read as follows:

"\$9-11-244.

"(a) Except as otherwise provided for whitetail deer in subsection (b), no No person at any time shall take, catch, kill, or attempt to take, catch, or kill any bird or animal protected by law or regulation of the State of Alabama by means, aid, or use, directly or indirectly, of any bait such as shelled, shucked, or unshucked corn or of wheat or other grain, salt, or any other feed whatsoever that has been so deposited, placed, distributed, or scattered as to constitute for such birds or animals a lure, attraction, or enticement to, on or over the area where such hunter or hunters are attempting to kill or take them; provided, that such birds or animals may be taken under properly shocked corn and standing

Τ	crops of corn, wheat, or other grain or feed and grains
2	scattered solely as a result of normal agricultural harvesting
3	and provided further, migratory birds may be hunted under the
4	most recent provisions established by the U.S. Fish and
5	Wildlife Service or regulations promulgated by the
6	Commissioner of the Department of Conservation and Natural
7	Resources within the limits of the federal regulations.
8	"(b)(1) On private lands, whitetail deer may be
9	hunted more than 100 yards from a supplemental feeder provided
10	the feeder is outside of the line of sight of the hunter. For
11	purposes of this subsection, "outside of the line of sight"
12	means "hidden from view by natural vegetation or naturally
13	occurring terrain features."
14	"(2) This subsection shall not apply on public
15	<pre>lands."</pre>
16	Section 4. This act shall become effective on the
17	first day of the third month following its passage and
18	approval by the Governor, or its otherwise becoming law.