9th January 2019

RE: TROPHY HUNTING AND IMPORTS - EDM 1829.

Thank you for contacting me recently about trophy hunting and imports; your comments upon which I read with great interest.

I have concerns about the effectiveness and expense of the EDM system, and I have attached a copy of an excellent article written by my colleague, Chris Heaton-Harris MP, which I feel succinctly sets out those concerns. I hope that this will be of interest to you, and essentially, I think it is much more effective to raise concerns directly with Ministers, both verbally, and in writing, rather than signing EDMs.

I understand your concerns, and I agree that it is important that we protect endangered animals across the world. I am encouraged that the UK Government is committed to conserving the world's wildlife.

The wildlife trade is regulated by the Convention on International Trade in Endangered Species, whose approach is to ensure that the trade is conducted legally and sustainably, not necessarily to reduce or end it. At its most recent conference the UK played a key role in developing a proposal for enhanced global rules on hunting and trade. The resulting tightening of controls are a very positive step towards ensuring sustainability.

Import controls are managed at a European Union-wide level and stricter controls on the import of six species subject to hunting, including lions and African elephants, were introduced in 2015. Following our withdrawal from the European Union, the Government will be in a position to consider future UK policy in this area.

Properly managed, legal and sustainable trophy hunting can play a part in species conservation efforts, providing an important source of funding for conservation in some countries.

As part of its efforts to tackle the illegal wildlife trade, the UK hosted a fourth international conference on the illegal wildlife trade in October 2018, building on previous conferences held in London, Kasane, and Hanoi. It has also set up the £13 million Illegal Wildlife Challenge Fund to support projects in the developing world, and in 2012, funded a conference in Johannesburg to consider the conservation of the African lion with other interested countries.

I hope this comes as some reassurance.

Once again, thank you for having taken the time to contact me and if I can ever be of any further assistance to you then please do not hesitate to contact me again.

TOM PURSGLOVE MP
MEMBER OF PARLIAMENT
CORBY & EAST NORTHAMPTONSHIRE

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Chris Heaton-Harris: Why Early Day Motions are politically impotent

Writing exclusively for PoliticsHome, Conservative MP Chris Heaton-Harris describes Early Day Motions as 'politically impotent', and warns he is 'not going to waste time and money on sponsoring or signing EDMs'.

Since being elected last year, a number of my constituents have asked me to sign Early Day Motions (EDMs). I'm afraid I haven't signed any yet and don't plan on changing that in the future as I think they are pretty much politically impotent and too costly in their current form.

I'm not alone either, quite a number of the 2010 intake all independently decided to do the same thing and I would imagine that if the rules around EDMs don't change at the next election, even more MPs will join the "just say no" bandwagon.

Supposedly EDMs cost around £500 a go and we have already had 2423 tabled in this Parliament. Looking through the titles of the EDMs you'll see many a worthy political cause being lauded, people recently passed away remembered and an abundant amount of motherhood and apple pie. Yet even the most benign EDM rarely gets more than 50 signatories; indeed, many barely scrape into double figures.

I really do think that we need to change how EDMs can be sponsored before too many MPs decide to call it a day on them. Surely a sensible solution would be to say that an individual Member should not be allowed to table an EDM? We should at least try to separate the more popular ones by asking that there be at least ten MPs proposing for it to be accepted as being tabled and thus, opened up for others to sign.

Considering there are MPs out there who tend to sign a large number of EDMs (Sir Peter Bottomley and Alan Meale, please take a bow) surely setting an entry point of ten signatures is not an oppressive barrier if you really do care about a subject?

One of the main reasons (if not the main reason) why so few people sign EDMs is that in the last few years they have turned into the tool of the crap lobbyist. Sitting in a meeting room trying to work out how to justify their Client's retainer, many believe that if they can get a few signatures on an EDM he has done his or her job. Even better if you can persuade your client to run a campaign to get more MPs to sign up; more money for you to set up pointless meetings to talk about a pointless campaign to try and get more than a dozen signatures for a pointless motion that will be ignored by Government and just about everyone else too.

If you are a business, charity or NGO and your Public Affairs outfit recommends an EDM - fire them immediately! Few people take any notice of them and so they are really no more than political graffiti.

So, to my Constituents I say if you are writing to me, please don't ask me to sign an EDM. I'll happily raise subjects with Ministers, ask questions in the House or try to have a Westminster Hall debate - in other words, do things that actually count - but I'm not going to waste time and money on sponsoring or signing EDMs.