

The Commonwealth of Massachusetts

PRESENTED BY:

Hannah Kane

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act to enhance enforcement against unlicensed marijuana operators.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Hannah Kane	11th Worcester
Kimberly N. Ferguson	1st Worcester
William L. Crocker, Jr.	2nd Barnstable
Colleen M. Garry	36th Middlesex
Susan Williams Gifford	2nd Plymouth
Bradley H. Jones, Jr.	20th Middlesex
Dean A. Tran	Worcester and Middlesex

By Mrs. Kane of Shrewsbury, a petition (subject to Joint Rule 12) of Hannah Kane and others relative to unlicensed marijuana operators. Cannabis Policy.

The Commonwealth of Massachusetts

In the One Hundred and Ninety-First General Court (2019-2020)

An Act to enhance enforcement against unlicensed marijuana operators.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	SECTION 1. Chapter 64N of the General Laws is hereby amended by inserting after
2	section 5 the following section:-

3 Section 6. Multi-Agency Illicit Marijuana Task Force.

4 (a) There shall be a multi-agency illicit marijuana task force, the purpose of which shall 5 include, but not be limited to, coordinating efforts to combat illicit marijuana cultivation, 6 processing, manufacturing and distribution. The task force shall seek to foster compliance with 7 the state's marijuana licensing and taxation laws in order to maximize state and local tax 8 revenues and ensure appropriate public health and public safety protections, including, but not 9 limited to, reducing youth usage rates. The task force shall support, coordinate, and conduct 10 targeted investigations and enforcement actions against illicit marijuana operators. The task force 11 shall be co-chaired by the the commissioner of revenue or a designee and the colonel of the state 12 police or a designee and shall also consist of: the attorney general or a designee; executive

13	director of the cannabis control commission or a designee, the state treasurer or a designee; the
14	commissioner of public health or a designee; the commissioner of agriculture or a designee; and
15	two municipal chiefs of police appointed by the governor.
16	(b) The task force shall:
17	(i) accept referrals of potential investigative interest from state and municipal law
18	enforcement, the department of public health, the department of agriculture, local boards of
19	health, other state and municipal agencies and the general public;
20	(ii) facilitate timely information sharing among state agencies in order to advise or refer
21	matters of potential investigative interest;
22	(iii) identify where illicit marijuana cultivation, processing, manufacturing, and
23	distribution is most prevalent and target task force members' investigative and enforcement
24	resources against such illicit marijuana operators, including through the formation of joint
25	investigative and enforcement teams;
26	(iv) assess existing investigative and enforcement methods in the commonwealth and in
27	other jurisdictions in order to develop and recommend strategies to improve such methods;
28	(v) solicit the cooperation and participation of other relevant enforcement agencies and
29	establish procedures for referring cases to prosecuting authorities as appropriate; and
30	(vi) Provide reports of affirmative investigative findings to the department of revenue for
31	the purpose of directing the commissioner of revenue to levy a forgone revenue tax assessment
32	in accordance with chapter 64O on illegal marijuana operators. At a minimum, such reports shall
33	include a summary of investigative findings, the total estimated forgone revenue numerically

34 expressed as the total aggregated percentage of all taxes established by chapter 64N multiplied 35 by the total value of the identified marijuana or marijuana products illegally cultivated, 36 processed, manufactured or distributed, and any other information necessary for the 37 commissioner of revenue to levy a forgone revenue tax assessment in accordance with chapter 38 640. The total value of the identified marijuana or marijuana products illegally cultivated, 39 processed, manufactured or distributed shall be determined using the median sales price, as 40 defined in section 1 of chapter 64H, of all of equivalent marijuana or marijuana products sold by 41 marijuana retail establishments licensed under chapter 94G.

(c) The task force shall meet at times and places to be determined by the co-chairs and may establish working groups, meetings, forums or any other activity deemed necessary to carry out its mandate. Due to the sensitive, investigative nature of the task force's work, meetings of the task force shall not be subject to chapter 30A, and all materials other than the Task Force's annual report required by subsection (d) shall not, unless otherwise determined by the co-chairs be considered a public record as defined by clause Twenty-sixth of section 7 of chapter 4.

48 (d) The task force shall submit a report not later than March 1 of each year on the results 49 of its findings, activities and recommendations from the preceding year with the clerks of the 50 senate and house of representatives, the chairs of the joint committee on revenue, the chairs of 51 the senate and house committees on ways and means, the chairs of the joint committee on 52 marijuana policy, and the chairs of the joint committee on public safety and homeland security. 53 The annual report shall include, but not be limited to: (i) a description of the task force's efforts 54 and activities during the previous year; (ii) identification of any administrative or legal barriers, 55 including any barriers to multi-agency action or enforcement efforts; (iii) the total of forgone revenue tax assessments levied by the commissioner of revenue in the previous year; (iv) the 56

57	total revenue received by the commonwealth as a result of forgone revenue tax assessments in
58	the previous fiscal year; and (v) proposed legislative or regulatory changes necessary to
59	strengthen operations and enforcement efforts and reduce or eliminate any impediments to such
60	efforts.
61	SECTION 2. The General Laws are hereby amended by inserting after chapter 64N the
62	following chapter:-
63	Chapter 64O: Forgone Tax Revenue Assessment on Illegal Marijuana Operators
64	Section 1. Definitions.
65	As used in this chapter, the following words shall, unless the context clearly requires
66	otherwise, have the following meanings:
67	"Commissioner", the commissioner of revenue.
68	"Forgone tax revenue assessment", the tax assessment to be levied by the commission on
69	illegal marijuana operators identified and reported to the commissioner by the task force. Such
70	assessments shall equal the total estimated forgone tax revenue, trebled.
71	"Illegal marijuana operator", a person or entity identified by the task force who
72	announces, establishes, maintains, operates, or holds themselves out as a marijuana
73	establishment without a valid license issued by the commission authorizing such person or entity
74	to engage in such activities as established by chapter 94G.
75	"Interest", interest on past-due forgone tax revenue assessments will be assessed at a
76	monthly rate of .5%. Interest will be computed on the total forgone tax revenue assessment owed
77	on the assessment date. In the event that the commissioner makes an adjustment of the total

forgone tax revenue assessment owed after the assessment date, the commissioner shall reassess
the interest based on the adjustment in the amount of forgone tax revenue assessment owed.
Interest will not be assessed on interest or penalties.

81 "Marijuana," "Marijuana establishment," and "Marijuana product", as defined in section 1
82 of chapter 94G.

83 "Penalties", pentalies on past-due forgone tax revenue assessments will be assessed at a 84 monthly rate of .5%. Penalties will be computed on the total forgone tax revenue assessment 85 owed on the assessment date. In the event that the commissioner makes an adjustment of the 86 total forgone tax revenue assessment owed after the assessment date, the commissioner shall 87 reassess the pentalies based on the adjustment in the amount of forgone tax revenue assessment 88 owed. Penalties will not be assessed on interest or penalties.

89 "Sales price", as defined in section 1 of chapter 64H.

90 "Task force", the multi-agency illicit marijuana task force as established by section 6 of91 chapter 64N.

92 "Total estimated forgone tax revenue", the total estimated forgone revenue issued to the 93 commissioner by the task force as the the total value of all illegally cultivated, processed, 94 manufactured or distributed marijuana or marijuana products identified multiplied by the 95 maximum tax rate established under chapter 64N . Said total value shall equal the median sales 96 price of all of equivalent marijuana or marijuana products sold by marijuana retail establishments 97 licensed under chapter 94G.

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Section 2. Forgone tax revenue assessment.

99 (a) Upon receipt of a report of affirmative investigative findings from the task force, the 100 commissioner shall levy a forgone tax revenue assessment on the illegal marijuana operator and 101 shall notify such an operator of the amount of the assessment and the requirements of this 102 section. The illegal marijuana operator shall have up to 90 days to pay such assessment before 103 the department shall begin to assess interest and penalties. Such interest and pentalies shall be 104 assessed monthly. Not less than annually, the commissioner shall notify the illegal marijuana 105 operator of interest and penalties owed on past-due forgone tax revenue assessments. 106 (b) No enforcement action taken under this section shall be construed to limit any other 107 criminal or civil liability of any illegal marijuana operator. 108 (c) Assessments collected under this section shall be deposited into the marijuana 109 regulation fund established in section 14 of chapter 94G. 110 SECTION 3. Clause (vii) of subsection ($a^{1/2}$) of section 4 of chapter 94G of the General 111 Laws, as appearing in the 2016 Official Edition, is hereby amended by striking out the words "or 112 licensee;" and inserting in place thereof the following:-or licensee, including but not limited to 113 information on sales prices by marijuana or marijuana product type as necessary for the 114 commission to support the multi-agency illicit marijuana task force established by chapter 64N 115 in quantifying total estimated forgone revenue. 116 SECTION 4. Section 5 of said chapter 94G, as so appearing, is hereby amended by 117 inserting the following subsection:-118 (c) Notwithstanding any general or special law to the contrary, the commission shall not 119 find unsuitable for licensure or registration any person on the sole basis of receipt of a notice of 120 forgone tax revenue assessment levied by the commissioner of revenue made pursuant to chapter

64O; provided however, the commission shall not license or register such persons until such
assessments, including all penalties and interest accrued and recorded by the department are paid
in full.

SECTION 5. Said chapter 94G of the General Laws is hereby amended by inserting after
Section 13 the following section:-

126 Section 13A. Operation of an Unlicensed Marijuana Establishment

(a) No person or entity shall announce, establish, maintain, operate, or hold oneself out as
a marijuana establishment without a valid license issued by the commission authorizing such
person or entity to engage in such activities. Each violation of this section shall be referred to the
task force established by chapter 64N and, at the direction of the task force, may be punishable
by a forgone tax revenue assessment levied by the commissioner of revenue pursuant to chapter
64O.

133 SECTION 6. Section 14 of said chapter 94G, as so appearing, is hereby amended by134 inserting after subsection (b) the following subsection:-

135 (c) Notwithstanding subsection (b), deposits to the fund from forgone tax revenue 136 assessments levied by the commissioner of revenue under chapter 64O shall not be subject to 137 further appropriation and shall be expended by the commission in equal part for the following 138 three purposes only: (i) municipal law enforcement marijuana training, including providing funds 139 to municipal law enforcement departments to defray costs associated with personnel coverage for 140 the purposes of allowing staff participation in such marijuana trainings, (ii) programming for 141 restorative justice, jail diversion, workforce development, industry specific technical assistance, 142 and mentoring services for economically-disadvantaged persons in communities

disproportionately impacted by high rates of arrest and incarceration for marijuana offenses
pursuant to chapter 94C, and (iii) substance use prevention and treatment and substance use early
intervention services in a recurring grant for school districts or community coalitions who
operate on the strategic prevention framework or similar structure for youth substance use
education and prevention. Deposits and expenditures of money collected under this section shall
be separately accounted for, and shall be separately reported on in reports required under section
63 of chapter 55 of the acts of 2017.