The Commonwealth of Massachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

SENATE, Thursday, June 14, 2018

The committee on Ways and Means to whom was referred the Senate Bill relative to ivory and rhino horn trafficking (Senate, No. 2382),-- reports, recommending that the same ought to pass with an amendment substituting a new draft entitled "An Act relative to ivory and rhinoceros horn trafficking" (Senate, No. 2553).

For the committee, Karen E. Spilka

The Commonwealth of Massachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act relative to ivory and rhinoceros horn trafficking.

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

SECTION 1. The General Laws are hereby amended by inserting after chapter 131A the
 following chapter:-

3	CHAPTER 131B.
4	IVORY AND RHINOCEROS HORN TRAFFICKING
5	Section 1. (a) As used in this chapter, the following terms shall have the following
6	meanings, unless the context requires otherwise:-
7	"Ivory", a tooth or tusk from any species of elephant, mammoth or mastodon, or a piece
8	thereof, or an item or product containing a tooth or tusk from any of said species, or containing a
9	piece thereof.
10	"Rhinoceros horn", the horn, or a piece thereof, or derivative such as powder, of any
11	species of rhinoceros, or an item or product containing rhinoceros horn or a piece or derivative
12	thereof.

13 "Total value", the fair market value of the ivory or rhinoceros horn, or the actual price14 paid for the ivory or rhinoceros horn, whichever is greater.

"Bona fide educational or scientific institution", an institution that establishes through
documentation an educational or a scientific tax exemption, from the federal Internal Revenue
Service or the institution's national or state tax authority.

18 "Sale" or "sell", selling, trading, bartering or offering for sale, trade or barter for
19 monetary or nonmonetary consideration, including, but not limited to any transfer of ownership
20 that occurs in the course of a commercial transaction.

Section 2. (a) Notwithstanding any general or special law to the contrary and in addition
to the prohibitions and penalties established under sections 1 to 7, inclusive, of chapter 131A, no
person shall sell, purchase or possess with intent to sell, any ivory or rhinoceros horn, except as
provided in this section.

(b) It shall be prima facia evidence of possession with intent to sell when a person
possesses ivory or rhinoceros horn in a retail or wholesale outlet; provided, however, that
nothing in this subsection shall preclude a finding of intent to sell based on any other evidence
which may independently establish such intent.

29 (c) Subsection (a) shall not apply to:

30 (i) an employee or agent of the federal or state government undertaking a law
31 enforcement activity pursuant to federal or state law or a mandatory duty required by federal
32 law;

33	(ii) an activity that is authorized by an exemption or permit under federal law or
34	that is otherwise expressly authorized under federal law;
35	(iii) ivory or rhinoceros horn that is a fixed component of a musical instrument,
36	including, but not limited to, a string or wind instrument or piano; provided, however, that the
37	ivory or rhinoceros horn was legally acquired; and provided further, that the total weight of the
38	ivory or rhinoceros horn is less than 200 grams;
39	(iv) ivory or rhinoceros horn for which the seller can provide historical
40	documentation that the item meets the federal criteria for exemption for antique articles under 16
41	U.S.C. 1539 (h), as further clarified by the United States Fish and Wildlife Service Director's
42	Order 210 Appendix 1;
43	(v) manufactured or handcrafted items that contain a de minimis amount of ivory,
44	provided, that the seller can demonstrate compliance with all of the following criteria:
45	(1) the ivory was imported into the United States prior to January 18,
46	1990, or was imported into the United States under a Convention on International Trade in
47	Endangered Species of Wild Fauna and Flora pre-Convention certificate with no limitation on its
48	commercial use;
49	(2) the ivory is a fixed or integral component of a larger manufactured or
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50	handcrafted item and is not in its current form the primary source of the value of the item;
50 51	handcrafted item and is not in its current form the primary source of the value of the item; provided, however, that the ivory does not account for more than 50 percent of the value of the

53 (3) the ivory is not raw;

54	(4) the manufactured or handcrafted item is not made wholly or primarily
55	of ivory; provided, however, that the ivory does not account for more than 50 percent of the item
56	volume;
57	(5) the total weight of the ivory component or components is less than 200
58	grams; and
59	(6) the item was manufactured or handcrafted before July 6, 2016;
60	(vi) the import, purchase, sale or possession with intent to sell ivory or rhinoceros
61	horn to a bona fide educational or scientific institution for educational or scientific purposes;
62	provided, however, that: (1) the import, purchase, sale or possession with intent to sell the ivory
63	or rhinoceros horn is not prohibited by federal law; and (2) the ivory or rhinoceros horn was
64	legally acquired before January 1, 1991, and was not subsequently transferred from one person to
65	another for financial gain or profit after July 1, 2019;
66	(vii) the non-commercial transfer of ownership of ivory or rhinoceros horn that is
67	part of an estate or other items being conveyed to a lawful beneficiary of an estate, trust or other
68	inheritance upon the death of an owner; or
69	(viii) a person who donates ivory or rhinoceros horn to a bona fide educational or
70	scientific institution for educational or scientific purposes.
71	Section 3. (a) Violations of this chapter shall be punished:
72	(i) for a first offense, by a fine of not more than \$4,000 or 2 times the total value
73	of the ivory and rhinoceros horn involved in the offense, whichever is greater, or imprisonment
74	up to 6 months in a house of correction, or both;

75	(ii) for a second offense, by a fine of not less than \$8,000 or 2 times the total
76	value of the ivory and rhinoceros horn involved in the offense, whichever is greater, or by
77	imprisonment for up to 18 months in a house of correction, or both; or
78	(iii) for a third or subsequent offense or for an offense where the total value of the
79	ivory or rhinoceros horn involved in the offense is not less than \$25,000, by imprisonment for up
80	to two and a half years in a house of correction and a fine of not less than \$40,000 or 2 times the
81	total value of the ivory and rhinoceros horn involved in the offense, whichever is greater.
82	Fines assessed pursuant to this section shall be deposited in the Elephant Ivory and Rhino
83	Horn Trafficking Enforcement Fund under section 4.
84	(b) Upon a conviction for violation of this chapter, the court shall order the seizure of all
85	ivory and rhinoceros horn involved in the violation and shall transfer the products to the
86	department of fish and game for proper disposition. The department, at its discretion, may
87	destroy the ivory and rhinoceros horn or donate it to an educational or scientific institution or
88	organization.
89	Section 4. (a) There shall be an Elephant Ivory and Rhinoceros Horn Trafficking
90	Enforcement Fund. The director of law enforcement shall administer the fund to increase or
91	expand enforcement and educational efforts related to the provisions of this chapter which may
92	include financial rewards offered to a person providing information leading to the arrest and
93	conviction of a person found to be in violation of this chapter. The office of law enforcement

95 specific purposes of the fund. The office of law enforcement shall not use the fund for personnel

may use the fund for necessary and reasonable administrative and personnel costs related to the

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96 or overhead costs not related to the purposes of the fund. The fund shall not be assessed any97 indirect costs.

(b) There shall be credited to the fund: (i) all revenues received under section 3; (ii)
revenue from appropriations or other money authorized by the general court and specifically
designated to be credited to the fund; and (iii) funds from public or private sources including, but
not limited to, gifts, grants, donations, rebates and settlements received by the commonwealth
that are specifically designated to be credited to the fund.

103 The fund may be expended by the director of law enforcement without further 104 appropriation and any funds remaining at the end of a fiscal year shall not revert to the General 105 Fund and shall be available for use in subsequent fiscal years. The director shall report annually, 106 not later than October 1, on the fund's activity to the senate and house chairs of the joint 107 committee on environment, natural resources and agriculture and the house and senate 108 committees on ways and means. The report shall include, but not be limited to, an accounting of: 109 (i) revenue received by the fund; (ii) expenditures from the fund, including the recipient, date 110 and reason for the expenditure; and (iii) the total fund balance.

111 SECTION 2. This act shall take effect 1 year from the date of passage.