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# The Commonwealth of Massachusetts

#### PRESENTED BY:

#### Anne M. Gobi

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 protect children and adults from wildlife.

#### PETITION OF:

| NAME:            | DISTRICT/ADDRESS:                 |
|------------------|-----------------------------------|
| Anne M. Gobi     | Worcester, Hampden, Hampshire and |
|                  | Middlesex                         |
| Michael O. Moore | Second Worcester                  |

#### SENATE DOCKET, NO. 931 FILED ON: 1/15/2015

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By Ms. Gobi, a petition (accompanied by bill, Senate, No. 409) of Anne M. Gobi for legislation to protect children and adults from wildlife. Environment, Natural Resources and Agriculture.

### [SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 1976 OF 2013-2014.]

## The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act to protect children and adults from wildlife.

*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 131 of the General Laws is hereby amended by inserting after
- 2 section 80A the following section:-
- 3 Section 80B. (a) In this section, the following words shall have the following meanings,
- 4 unless the context requires otherwise:-
- 5 "Applicant" shall mean the applicant or the applicant's duly authorized agent.
- 6 "Commissioner", the commissioner of the department of public health.
- 7 "Department of public health" or "department", the department of public health
- 8 established pursuant to section 1 of chapter 17.

9 "Municipal board of health", "board of health" or "board", the board of health or health 10 department, in a city or town and its authorized officers; or, other board, district or officer having 11 like powers of a board of health, including without limitation a health officer of a district formed 12 by 2 or more municipalities, regional health district consisting of a regional board of health of 2 13 or more municipalities.

"Person" an individual, association, organization, corporation; the commonwealth, its
divisions, agencies, public or quasi-public, or political subdivisions; other legal entity or
respective agents.

(b) Notwithstanding section 80A or any other provision of this chapter, no person shall
use, set, place or maintain any trap device for the purpose to capture a coyote, fox or fisher cat
animal that poses an immediate threat to public health and safety, except as permitted under this
section.

The department of public health and municipal boards of health shall be authorized to issue emergency permits to others in accordance with this section, to allow for the trapping of said animals for the immediate protection of public health and safety. Such threats to public health and safety from a coyote, fisher cat or fox animal may include without limitation:

25 (1) aggressive or hostile behavior exhibited by the animal toward humans;

26 (2) an animal that is known or suspected to have rabies or such other disease capable
27 of being harmful to humans;

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(3) an animal that enters or inhabits, a building or enclosed structure; or

(4) an animal that exhibits an unsafe presence to humans: (i) on the grounds of a
school, child day care center, facility licensed by the department of early education and care,
community center, playground, municipal park, public or semi-public swimming beach or pool;
or (ii) within 500 feet of any other building or enclosed structure utilized as a dwelling or for
human occupancy.

34 (c) A board of health shall be authorized to issue an emergency permit to immediately 35 alleviate a threat to public health and safety posed by a coyote, fox or fisher cat. A person 36 requesting a permit shall apply in writing to the board of health of the local jurisdiction where 37 the animal control problem is located. Upon receipt of an application, the board shall make a determination within 5 days whether to grant or deny the requested permit. If the board 38 39 determines that such threat exists, it shall immediately issue said permit, for a period not 40 exceeding 10 days. If the permit is denied, the board shall immediately send to the applicant a 41 written notice of the reason for the denial with information on the procedure to appeal the 42 adverse determination.

43 (d) If a permit is denied or no determination is rendered within the prescribed period by 44 said board under subsection (c), the applicant may appeal to the department of public health; 45 provided, a completed appeal application is filed with the department within 12 days from the 46 date the applicant applied to the board for such permit. Upon receipt of the application, the 47 department shall within 10 days, review and decide the appeal. If the department determines that 48 such threat exists, it shall immediately, issue an emergency permit to the applicant for a period 49 not exceeding 10 days; or alternatively, direct the board to issue said permit for such period, 50 which the board as directed shall immediately issue. If the appeal is denied, the department shall

immediately send to the applicant a written notice of the reason of the denial with information onthe procedure to request a hearing and reconsideration by the department.

Within 10 days after such denial notice issued an applicant may make a written request to the department for a hearing and reconsideration. The department upon receipt of the request, shall within 14 days conduct a hearing and within 5 days thereafter, issue a determination. Such determination with any emergency permit shall be issued in the same manner as set forth in the prior paragraph; except, no further administrative appeal shall be permitted.

58 (e) An emergency permit issued by a board or the department under this section, shall 59 authorize the applicant to utilize 1 or more trap devices, as determined by the issuing authority, 60 which shall be limited to: nets; box or cage-type traps that are designed to confine the whole 61 animal without gripping any part of the animal's body; and, other non-lethal trap devices that are 62 designed to capture and hold an animal by gripping its body or body part without intended 63 injury, such as certain cable restraints and snares. Notwithstanding, catch restraint type poles 64 shall not be regulated by this section. Each permit issued shall specify the trap device so 65 authorized. Said authority upon issuing a permit shall transmit a copy of the permit to the 66 division.

A threat to public health and safety posed by coyote, fisher cat or fox shall be deemed to exist, if the animal exhibits or has exhibited recently, a behavior or activity identified specifically in subsection (b); notwithstanding, an issuing authority in making a determination shall consider the public safety including the type of device, duration and location of any such requested trapping. If such threat is unabated under a prior issued permit, a person may apply to the board for another permit under the procedure set forth in subsection (c); except, a board before issuing

another permit may require the applicant to file a trapping report for the prior permit under
subsection (f). Trapping under a permit issued under this section shall be performed only by a
person who holds a valid trapping license; and, subject to applicable regulations of the division
related to trapping that are not inconsistent with the provisions of this section.

77 Permit applicants shall require an applicant to specify the: (i) type and nature of the animal problem, (ii) trap devices requested to alleviate the animal problem, (iii) property and 78 79 approximate location listing where each trap device will be placed and set, (iv) owner or tenant 80 of the land where the trap devices will be placed and set; and (v) name and license number of the 81 person who will perform the trapping. All applications shall be signed by the applicant under 82 oath. Each application shall have attached a written authorization signed by the owner or tenant 83 of land allowing the named license trapper to place and set specified traps on such land for 84 particular dates; notwithstanding, no such authorization shall be required to be submitted by a 85 municipal animal control officer for trapping on municipal owned or leased property. The 86 provisions of section 37, shall not apply to a permit issued under this section.

87 In the event a board issues a permit but denies in part, the application for the requested 88 trapping, the applicant may appeal such denial under the procedure set forth in subsection (d). 89 The filing of an appeal shall not invalidate an issued permit by the board. If the department 90 renders a favorable determination for the applicant on any part of the appeal, it shall immediately 91 issue an amended permit for a period not exceeding 10 days; or alternatively, direct the board to 92 issue said permit for such period, which a board as directed shall immediately issue. If the appeal 93 in any part is denied, the department shall immediately send written notice to the applicant with the reason for the adverse determination with information on the procedure to request a hearing. 94

Within 5 days after such denial an applicant may request in writing a hearing and
reconsideration by the department. Upon receipt of such request, the department shall within 10
days conduct a hearing and thereafter, issue a determination in the same manner and procedure
as set forth in the previous paragraph; except no further administrative appeal shall be permitted.

99 A permit issued under this section shall be conditional and may, without prior hearing be 100 revoked, suspended, reduced in duration of time, or modified in the trapping method or 101 technique permitted subject to the provisions of this section, whenever in the opinion of the 102 department or board issuing the permit, such action is necessary for the public safety, or when 103 such threat has been abated; provided, proper notice is given to the applicant. A person issued a 104 permit, if aggrieved, within 10 days of such action may, make a written request for a hearing by 105 the authority so acting; or alternatively, if the authority acting is a board, appeal such action 106 directly to the department. The board or department, as the case may be, shall without undue 107 delay conduct a hearing, if so requested and render a determination. The authority making the 108 determination shall be authorized to reinstate or reissue the permit subject to the provisions of 109 this section. Said authority upon rendering a determination, shall immediately provide the 110 applicant with written notification of the decision together with any reinstated or reissued permit.

111 Notwithstanding any other provision to the contrary, an environmental police officer in 112 the performance of his official duties shall have the authority to utilize any trapping method or 113 device, to abate a threat to human health and safety posed by coyote, fisher cat or fox; and, 114 unless required by the director, shall not be subject to the permitting or reporting provisions 115 under this section; provided, the board having jurisdiction where the traps will be located is 116 given prior notice of such trapping.

117 (f) An applicant issued a permit under this section, shall no later than 10 days after the 118 expiration of such permit, unless an earlier period is established by other law or regulation, make 119 a written trapping report to the authority issuing such permit. Such report shall be in a form and 120 contain the information as prescribed by the department to include, the type of permit issued; 121 permit dates; authority issuing the permit; animal problem; property location for which the 122 permit issued; alleviation techniques or methods utilized at each location; species and number of 123 animals, if any, captured or taken at each location and any other information as may be required 124 by the department. Notwithstanding, an authority issuing a permit under this section, may impose 125 reasonable reporting requirements of a different time or interval, which shall be conspicuously 126 stated on the issued permit; provided, such date is no later than 10 days after the expiration of the 127 permit or other applicable date as required under other law or applicable regulation.

128 The commissioner shall by regulation establish procedures for trapping report 129 information to be transmitted by a board to the department. The commissioner and the director, 130 in consultation with each other, shall periodically review and analyze such reported data together 131 with any additional information relating to permits that were requested or issued, to identify 132 animal control problems in geographical areas that pose a recurrent threat to public health and 133 safety.

(g) The commissioner in consultation with the director shall by regulation establish a uniform permitting process requiring the use of standardized forms for applications, appeals, notices, permits, reports and other regulations for the administration of this section. Such uniform forms to be used by permit applicants shall be displayed on the department's public internet website in a user printable format.

(h) The department shall have the supplemental authority to issue a permit when in the
determination of the commissioner, such action to protect public health and safety is necessary or
required to accomplish the purpose of this section.

(i) Any person who is aggrieved by a determination by a board or division under this
section, if having proper standing, where no further administrative appeal under this section is
available, may obtain judicial review under section 14 of chapter 30A; notwithstanding, the lack
of any formal record of the prior administrative proceedings shall not bar such relief. Cases heard
by a court shall be de novo and a court shall issue appropriate orders to protect public health and
safety as it deems proper.

(j) This section shall not prohibit the trapping of coyotes, fisher cat or fox, during an open
season declared by the director, for wildlife management by the division, by special permit
issued by the director under section 80A, or as allowed under other law or regulation of the
division; provided, such trapping shall not be for the purpose to abate an immediate threat to
public health and safety posed by such animals.

(k) Whoever violates any provisions of this section, or any rule or regulation made under the authority thereof, shall be punished as provided under the last paragraph of section 80A. An environmental police officer shall have the authority to enforce the provisions of this section or regulation adopted pursuant to this section.