H.B. NO. (689

A BILL FOR AN ACT

RELATING TO ANIMAL FUR PRODUCTS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that animals were 2 historically hunted and trapped for food, and their pelts were 3 used to provide protective clothing. Over time, clothing 4 technology has developed, making fur a luxury item, rather than 5 a necessity. Fur garments are typically designed for fashion rather than for warmth, and more animals are now killed to make 6 7 decorative fur trim than to manufacture full fur garments. Due 8 to serious animal welfare concerns, more and more countries are 9 phasing out fur farming and enacting fur farming bans.

10 The legislature recognizes that more than one hundred 11 million animals are violently killed every year solely for their 12 fur. More than eighty-five per cent of pelts in the world's fur 13 trade come from fur farms, while the remaining fifteen per cent 14 of pelts are from animals trapped in the wild. The legislature 15 finds that, especially in light of the wide array of faux fur 16 and other fashion and apparel alternatives, the demand for fur 17 products does not justify the cruel treatment and unnecessary



H.B. NO. 1689

1 killing of animals. Eliminating the sale of fur products in 2 Hawaii will foster a more humane environment in the State. 3 The legislature further finds that fur farming can be 4 damaging to the environment and contributes to water and air 5 pollution in multiple ways. Fur farming often involves the use 6 of toxic chemicals, including chromium and formaldehyde, which 7 can seep into ground water and other water sources. For each 8 kilogram of factory-farmed mink fur produced, one hundred and 9 ten kilograms of carbon dioxide are released into the atmosphere. Fur farming also consumes significant quantities of 10 11 energy and water; producing a real fur garment uses more than 12 fifteen times the energy needed to produce a fake faux garment. 13 The legislature acknowledges that existing laws provide 14 relatively little oversight of the fur farming and fur trade 15 industries. Compliance with guidelines issued by the American 16 Veterinary Medical Association is not mandatory, and fur farms 17 are not monitored or inspected by any government agency. 18 Federal laws do prohibit the import or export of dog or cat fur 19 products into the Unites States, prohibit the introduction of 20 dog or cat fur products into interstate commerce, forbid 21 deceptive labeling of fur products, or require products made



2

Page 2

Page 3

1 with real fur to be properly labeled. Those requirements would 2 allow consumers to choose whether to purchase real or faux fur 3 garments. 4 Accordingly, the purpose of this Act is to prohibit the manufacture, sale, or distribution of certain animal fur 5 6 products in the State. 7 SECTION 2. The Hawaii Revised Statutes is amended by 8 adding a new chapter to be appropriately designated and to read 9 as follows: 10 "CHAPTER 11 ANIMAL FUR PRODUCTS 12 S -1 **Definitions** As used in this chapter: 13 "Director" means the director of commerce and consumer 14 affairs or the director's designee. "Fur" means any animal skin or part thereof with hair, 15 16 fleece, or fur fibers attached thereto, either in its raw or 17 processed state. 18 "Fur product" means any article of clothing or covering for 19 any part of the body, or any fashion accessory, including but 20 not limited to handbags, shoes, slippers, hats, earmuffs, 21 scarves, shawls, gloves, jewelry, keychains, toys or trinkets,



Page 4

1 or home accessories and décor that is made in whole or in part 2 of fur; provided that "fur product" does not include any of the 3 following: 4 (1)A dog or cat fur product, as defined in title 19 5 United States Code section 1308; 6 (2) An animal skin or part thereof that is to be converted 7 into leather, or which in processing will have the 8 hair, fleece, or fur fiber completely removed; 9 (3) Cowhide with the hair attached thereto; 10 (4) Lambskin or sheepskin with the fleece attached 11 thereto; or 12 (5) The pelt or skin of any animal that is preserved 13 through taxidermy or for the purpose of taxidermy. 14 "Nonprofit organization" means any entity organized under 15 title 26 United States Code section 501(c)(3) for charitable, 16 religious, philanthropic, educational, or similar purposes. 17 "Taxidermy" means the practice of preparing and preserving 18 the skin of an animal that is deceased and stuffing and mounting 19 it in lifelike form. 20 "Used fur product" means a fur product which has been worn 21 or used by an ultimate consumer.

HB LRB 20-0260-2.doc

1	S	-2 Manufacture of animal fur products for sale
2	prohibite	d; exemption. (a) It shall be unlawful to manufacture
3	fur produ	cts in the State for the purpose of sale.
4	(b)	The prohibition in subsection (a) shall not apply to
5	the manufacture of fur products using fur sourced exclusively	
6	from used fur products.	
7	S	-3 Sale of animal fur products prohibited; exemption.
8	(a) It s	hall be unlawful to sell, offer for sale, display for
9	sale, trade, or otherwise distribute for monetary or nonmonetary	
10	consideration, a fur product in the State.	
11	(b)	The prohibition in subsection (a) shall not apply to
12	the sale,	offer for sale, display for sale, trade, gift, or
13	other distribution of:	
14	(1)	A used fur product by a private party, excluding a
15		retail transaction, or a nonprofit organization or
16		secondhand store, including a pawn shop;
17	(2)	A fur product required for use in the practice of a
18		religion;
19	(3)	A fur product used for traditional tribal, cultural,
20		or spiritual purposes by a member of a federally
21		recognized Native American tribe; or



Page 6

6

violation.

H.B. NO. 1689

(4) A fur product where the activity is expressly
 authorized by federal law.
 S -4 Penalties; administrative fines. (a) Any person
 who violates this chapter or any rule adopted pursuant to this
 chapter shall receive a citation from the director stating the

7 (b) Each individual fur product violating section -1
8 or -2 on each day that a violation is committed or permitted
9 to continue, shall constitute a separate violation of this
10 chapter.

(c) A person who receives a citation from the director shall have twenty-four hours from receipt of the citation, or such greater time as deemed reasonable by the director under the circumstances, to correct or otherwise remedy the violation prior to the imposition of administrative fines.

16 (d) A person who receives a citation from the director and 17 who fails to correct or otherwise remedy the violation shall be 18 fined:

19 (1) Not more than \$500 for a first violation;

20 (2) Not more than \$750 for a second violation within one
21 year of the date of the first violation; and



H.B. NO. 1689

1 (3) Not more than \$1,000 for each additional violation 2 within one year of the date of a second or subsequent 3 violation. 4 (e) The director may recover any costs and fees, including 5 but not limited to attorney's fees, for specific enforcement 6 actions pursuant to this chapter. 7 S -5 Rules. The director shall adopt rules pursuant to 8 chapter 91 as necessary for the purposes of this chapter." 9 SECTION 3. This Act does not affect rights and duties that 10 matured, penalties that were incurred, and proceedings that were 11 begun before its effective date. 12 SECTION 4. If any provision of this Act, or the application thereof to any person or circumstance, is held 13 invalid, the invalidity does not affect other provisions or 14 15 applications of the Act that can be given effect without the 16 invalid provision or application, and to this end the provisions 17 of this Act are severable. 18 SECTION 5. This Act shall take effect on January 1, 2021.

19

Page 7

INTRODUCED BY: Growing By Request

JAN 1 4 2020



Report Title:

Animal Fur Products; Manufacture and Sale; Prohibition

,

Description:

Prohibits the manufacture and sale of animal fur products, with certain exceptions. Effective 1/1/21.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

