Amendment No. 293

Senate Amendment to Senate Bill No. 406	(BDR 45-1089)			
Proposed by: Senate Committee on Natural Resources				
Amends: Summary: No Title: Yes Preamble: No Joint Sponsor	ship: No Digest: Yes			

ASSEMBLY ACTION		Initial and Date		SENATE ACTION Initial and Date			
Adopted		Lost		I	Adopted	Lost	
Concurred In		Not		I	Concurred In	Not	
Receded		Not		I	Receded	Not	

EXPLANATION: Matter in (1) *blue bold italics* is new language in the original bill; (2) variations of <u>green bold underlining</u> is language proposed to be added in this amendment; (3) <u>red strikethrough</u> is deleted language in the original bill; (4) <u>purple double strikethrough</u> is language proposed to be deleted in this amendment; (5) <u>orange double underlining</u> is deleted language in the original bill proposed to be retained in this amendment.

NAS/ERS Date: 4/15/2021

S.B. No. 406—Revises provisions relating to wildlife. (BDR 45-1089)

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SENATE BILL NO. 406-COMMITTEE ON FINANCE

(On Behalf of the Office of Finance in the Office of the Governor)

APRIL 1, 2021

Referred to Committee on Natural Resources

SUMMARY—Revises provisions relating to wildlife. (BDR 45-1089)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State: Yes.

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EXPLANATION - Matter in bolded italics is new; matter between brackets formitted material is material to be omitted.

AN ACT relating to wildlife; Fund; authorizing a tag to be in an electronic format under certain circumstances; revising the requirements for an annual resident specialty combination hunting and fishing license; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law requires the Department of Wildlife to establish the Wildlife Trust Fund and authorizes the Department to accept gifts, donations, bequests or devises from any private source for deposit in the Wildlife Trust Fund. (NRS 501.3585) Existing law also authorizes a state agency to accept any gift or grant of property or services only if, with certain exceptions, the acceptance of the gift or grant is included in an act of the Legislature or approved by the Governor or the Interim Finance Committee. (NRS 353.335) Sections 1 and 7 of this bill exempt private money accepted by the Department for deposit in the Fund from the requirements of existing law for the acceptance of gifts by a state agency. Section 1 also requires the Director of the Department or the Director's designee to submit an annual report of the Interim Finance Committee that sets forth the private money accepted into the Fund and the investment and expenditure of the money in the Fund from the previous fiscal year.]

Existing law requires the Department of Wildlife to designate the form of a tag for certain species of wildlife. (NRS 502.160) Existing law also requires a tag to be attached to a species of wildlife before the holder of a tag takes possession of the species. (NRS 502.150) Section 4 of this bill provides that the Department may designate a paper or electronic form for a tag. Section 3 of this bill provides that an electronic tag must be validated before the holder of the tag transports the species of wildlife. Sections 2 and 5 of this bill make conforming changes relating to electronic tags and validating electronic tags.

Existing law requires the Department to issue an annual resident specialty combination hunting and fishing license to any person 65 years of age or older who has continuously resided in this State for a period of 5 years immediately preceding the date of the application for the license. (NRS 502.240) **Section 6** of this bill removes the requirement that such a person have continuously resided in the State for the 5 years immediately preceding the date of the application.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. [NRS 501.3585 is hereby amended to read as follows:

501.3585 1. The Department shall establish the Wildlife Trust Fund. The Department may accept any gift, donation, bequest, [or] devise or grant from any private source for deposit in the Wildlife Trust Fund. Any money received is private money and not state money. All money must be accounted for in the Wildlife Trust Fund. The provisions of NRS 353.335 do not apply to any gift, donation, bequest, devise or grant from any private source accepted pursuant to this subsection.

- 2. All of the money in the Wildlife Trust Fund must be deposited in a financial institution to draw interest or to be expended, invested and reinvested pursuant to the specific instructions of the donor, or if no such specific instructions exist, in the sound discretion of the Director. The provisions of NRS 356.011 apply to any accounts in financial institutions maintained pursuant to this section.
- to any accounts in financial institutions maintained pursuant to this section.

 3. The money in the Wildlife Trust Fund must be budgeted and expended, within any limitations which may have been specified by particular donors, at the discretion of the Director. The Director may authorize independent contractors that may be funded in whole or in part from the money in the Wildlife Trust Fund.
- 4. The Director or the Director's designee shall [annually post] on or before September 30 of each year:
- (a) Submit a report to the Director of the Legislative Counsel Bureau for transmittal to the Interim Finance Committee setting forth for the previous fiscal year:
- (1) The amount of gifts, donations, bequests, devises and grants from any private source that were deposited in the Wildlife Trust Fund; and
- (2) The investment and expenditure of money in the Wildlife Trust Fund-(b) Post the report submitted pursuant to paragraph (a) on the Internet website maintained by the Department . [a statement setting forth the investment and expenditure of the money in the Wildlife Trust Fund.]
- 5. A separate statement concerning the anticipated amount and proposed expenditures of the money in the Wildlife Trust Fund must be submitted to the Director of the Office of Finance for his or her information at the same time and for the same fiscal years as the requested budget of the Department submitted to the Chief of the Budget Division of the Office of Finance pursuant to NRS 353.210. The statement must be attached to the requested budget for the Department when the requested budget is submitted to the Fiscal Analysis Division of the Legislative Counsel Bureau pursuant to NRS 353.211.
- 6. The provisions of chapter 333 of NRS do not apply to the expenditure of money in the Wildlife Trust Fund.] (Deleted by amendment.)
 - **Sec. 2.** NRS 502.147 is hereby amended to read as follows:
- 502.147 1. The Department shall make available restricted nonresident deer tags in an amount not to exceed the amount set forth in this section. If the number of persons who apply for restricted nonresident deer tags is greater than the number of tags to be issued, the Department shall conduct a drawing to determine the persons to whom to issue the tags.
 - 2. The number of restricted nonresident deer tags must:
 - (a) Be subtracted from the quota of rifle deer tags for nonresidents; and
- (b) Not exceed 16 percent of the deer tags issued to nonresidents during the previous year or 400 tags, whichever is greater.

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- 3. The number of restricted nonresident deer tags issued for any management area or unit must not exceed 37.5 percent, rounded to the nearest whole number, of the rifle deer tags issued to nonresidents during the previous year for that management area or unit.

 A. The Department shell receil provide the tags to the successful applicants [1]
- 4. The Department shall [mail] provide the tags to the successful applicants [.] by mail or electronically, if the applicant elects to receive the tag in an electronic form.
 - **Sec. 3.** NRS 502.150 is hereby amended to read as follows:
- 502.150 1. Whenever tags are required for any species of wildlife, it is unlawful to have any of that species in possession without the *correct* tag. [attached thereto and such possession] Before transporting any species of wildlife, or parts thereof, for which a tag is required, the holder of:
 - (a) A paper tag must attach the tag to the animal; or
- (b) An electronic tag must validate the tag in accordance with the regulations adopted by the Commission pursuant to NRS 502.160.
- → Possession of any species of wildlife, or parts thereof, for which a tag is required without an attached or validated tag, as applicable, is prima facie evidence that the game is illegally taken and possessed.
- 2. It is unlawful to remove any tag from any wildlife for reuse or to be in possession of excess tags or used tags.
- 3. Whenever tags are required for any species of fur-bearing mammal, possession of a pelt of that species without the tag attached thereto *or validated, as applicable*, is prima facie evidence that such pelt is illegally taken and possessed.
 - **Sec. 4.** NRS 502.160 is hereby amended to read as follows:
- 502.160 1. The Department shall designate the **[form]** electronic and paper forms of the tag, requiring such numbering or other manner of identification as is necessary to designate the name or hunting license number of the person to whom it is issued. Each tag must show the game for which it may be used, the year and, whenever necessary, the management area in which it may be used.
- 2. The Commission may adopt any regulations necessary relative to the manner of qualifying and applying for, using, completing, attaching, filling out, punching, inspecting, validating or reporting such tags. It is unlawful for any person to fail to abide by any such regulation.
 - **Sec. 5.** NRS 502.215 is hereby amended to read as follows:
- 502.215 1. If any person who possesses a tag to hunt a big game mammal kills an animal that is believed to be diseased and unfit for human consumption, the person shall place his or her tag on the carcass [in the manner provided by law or regulation] or validate the tag in accordance with NRS 502.150 and any regulations adopted by the Commission pursuant to NRS 502.160 and provide the whole carcass for inspection by an authorized representative of the Department or, at the person's own expense, by a veterinarian licensed to practice in Nevada. Except as otherwise provided in this subsection, the holder of the tag who provides the carcass for such an inspection is entitled, if the carcass is diseased and unfit for human consumption, to receive at no charge another tag as a replacement for the [one the holder placed on the carcass pursuant to this subsection.] carcass determined to be diseased and unfit for consumption. The holder shall choose whether the replacement tag is to be issued for the current hunting season or for the next similar season in the following year. If the holder chooses to retain the head, antlers, carcass, horns or hide of the animal, and the authorized representative of the Department approves the retention, the holder shall be deemed to waive any claim the holder may have had for the issuance of a replacement tag.
- 2. A replacement tag issued pursuant to subsection 1 for the current hunting season is valid for:

- (a) The entire remaining portion of the season for which the original tag was issued: or
- (b) If the original tag was issued for a period of a split season, the entire remaining portion of the period for which the original tag was issued or the entire following period, if any.
 - 3. A replacement tag issued pursuant to subsection 1 must be:
 - (a) Issued for the same unit for which the original tag was issued.
- (b) Used in the same manner as or pursuant to the same conditions or restrictions applicable to the original tag.
 - 4. The Commission shall adopt by regulation:
- (a) A procedure for the inspection and verification of the condition of such a carcass:
- (b) Requirements for the disposal of such a carcass if it is determined to be diseased and unfit for human consumption;
- (c) Requirements for the disposition of the hide and the antlers or horns of the
- (d) Except as otherwise provided in subsection 2, a procedure for the issuance of a replacement tag pursuant to this section.
- 5. For the purposes of this section, "split season" means a season which is divided into two or more periods.
 - **Sec. 6.** NRS 502.240 is hereby amended to read as follows: 502.240 1. The Department shall issue:
- (a) Resident licenses and limited permits pursuant to this section to any person who is a resident of this State pursuant to NRS 502.015.
- (b) Nonresident licenses and limited permits pursuant to this section to any person who does not qualify as a resident of this State pursuant to NRS 502.015.
- 2. Except as otherwise provided in NRS 504.390, the Department shall issue a license or permit to any person who is 18 years or older upon the payment of the following fee for:

A resident annual fishing license
A resident annual hunting license
A resident annual combination hunting and fishing license
A resident trapping license
A resident fur dealer's license \$63
A resident master guide's license
A resident subguide's license
A nonresident annual fishing license
A nonresident annual license to fish solely in the reciprocal
waters of the Colorado River, Lake Mead, Lake Mojave,
Lake Tahoe and Topaz Lake
A nonresident 1-day permit to fish
Each consecutive day added to a nonresident 1-day permit to
fish
A nonresident annual combination hunting and fishing license
A nonresident trapping license
A nonresident fur dealer's license
A nonresident master guide's license
A nonresident subguide's license
A nonresident 1-day combination permit to fish and hunt
upland game birds and migratory game birds

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in subsection 2.

If. proposed gift or grant is necessary because of an emergency as defined 3.263 or for the protection or preservation of life or property, the 2 3 Governor shall take reasonable and proper action to accept it and shall report the 4 5 action and his or her reasons for determining that immediate action was necessary 6 to the Interim Finance Committee at its first meeting after the action is taken. 7 Action by the Governor pursuant to this paragraph constitutes acceptance of the gift 8 or grant, and other provisions of this chapter requiring approval before acceptance 9 do not apply.

(b) The Governor determines that any proposed gift or grant would be forfeited 10 11 if the State failed to accept it before the expiration of the period prescribed in paragraph (e), the Governor may declare that the proposed acceptance requires 12 expeditious action by the Interim Finance Committee. Whenever the Governor so 13 declares, the Interim Finance Committee has 15 days after the proposal is submitted 14 15 to its Secretary within which to approve or deny the acceptance. Any proposed 16 acceptance which is not considered within the 15-day period shall be deemed 17 approved. 18 (e) The proposed acceptance of any gift or grant does not qualify pursuant to 19 paragraph (a) or (b), it must be submitted to the Interim Finance Committee. The 20 Interim Finance Committee has 45 days after the proposal is submitted to its 21 Secretary within which to consider acceptance. Any proposed acceptance which is not considered within the 45 day period shall be deemed approved. 22 23 The Secretary shall place each request submitted to the Secretary pursuant to paragraph (b) or (c) of subsection 2 on the agenda of the next meeting of the 24 2.5 Interim Finance Committee. 26 4. In acting upon a proposed gift or grant, the Interim Finance Committee shall consider, among other things: 27 28 (a) The need for the facility or service to be provided or improved; (b) Any present or future commitment required of the State; 29 30 (c) The extent of the program proposed; and (d) The condition of the national economy, and any related fiscal or monetary 31 32 policies. 5. A state agency may accept:
(a) Gifts, including grants from nongovernmental sources, not exceeding 33 34 35 \$20,000 each in value; and (b) Governmental grants not exceeding \$150,000 each in value. 36 37 * if the gifts or grants are used for purposes which do not involve the hiring of new 38 employees and if the agency has the specific approval of the Governor or, if the Governor delegates this power of approval to the Chief of the Budget Division of 39 40 the Office of Finance, the specific approval of the Chief. 41 This section does not apply to: 42 (a) The Nevada System of Higher Education; (b) The Department of Health and Human Services while acting as the state 43 health planning and development agency pursuant to paragraph (d) of subsection 2 44 45 of NRS 439A.081 or for donations, gifts or grants to be disbursed pursuant to NRS 433.395 or 435.490; [or] 46 (c) Artifacts donated to the Department of Tourism and Cultural Affairs [.]; or 47 48 (d) Any gifts, donations, bequests, devises or grants accepted for deposit in the Wildlife Trust Fund by the Department of Wildlife pursuant to NRS 49

Sec. 8. [The provisions of subsection 1 of NRS 218D.380 do not apply to any provision of this act which adds or revises a requirement to submit a report to the Logislature.] (Deleted by amendment.)

501.3585. (Deleted by amendment.)

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Sec. 9. Notwithstanding the provisions of NRS 218D.430 and 218D.435, a committee, other than the Assembly Standing Committee on Ways and Means and the Senate Standing Committee on Finance, may vote on this act before the expiration of the period prescribed for the return of a fiscal note in NRS 218D.475. This section applies retroactively from and after March 22, 2021.

Sec. 10. This act becomes effective on July 1, 2021.