

WILDLIFE CONSERVATION & ANTI-TRAFFICKING ACT

SPONSORS: Reps. Madeleine Z. Bordallo (D-GU) and Don Young (R-AK)

ENDORSEMENTS (TO DATE):

- World Wildlife Fund (WWF)
- National Whistleblower Center
- African Wildlife Foundation
- Humane Society Legislative Fund
- International Fund for Animal Welfare

BILL SUMMARY WITH SECTIONS:

Strengthens Anti-Trafficking Enforcement

- Oceana
- Sea Turtle Conservancy
- Animal Welfare Institute
- Wildlife Conservation Society

- Section 10: Makes serious wildlife trafficking/poaching violations predicate offenses under the federal racketeering and organized crime statutes (*RICO Act* and *Travel Act*). The House passed these same enforcement provisions, verbatim, <u>by voice</u> <u>vote on 11/02/2015</u>.
- Builds upon success of the bipartisan <u>Eliminate, Neutralize, and Disrupt (END) Wildlife</u> <u>Trafficking Act of 2016</u> (Public Law 114-231), which made wildlife trafficking a predicate offense under the federal money laundering criminal statute.
- Section 6: Authorizes U.S. Fish & Wildlife Service (USFWS) law enforcement officials and agency personnel to be stationed abroad in <u>high-intensity wildlife trafficking areas</u>, as embeds in American embassies and consulates.
- Empowers federal law enforcement to combat the global wildlife trafficking trade, linked to transnational criminal organizations, human rights violations, and extremist groups.
- Section 10(c): Makes clear that federal law enforcement should target wildlife traffickers and transnational organized crime, *not* Americans engaging in legitimate sport and trophy hunting abroad permitted under federal law.
- Section 11: Makes serious violations for <u>illegal</u>, <u>unreported and unregulated (IUU)</u> <u>fishing</u> by foreign vessels or fraudulent seafood imports a predicate offense under the federal money laundering criminal statute.

- <u>According to the U.S. State Department</u>, IUU fishing often goes hand-in-hand with transnational crime, human rights abuses/forced labor, and weapons/drug trafficking.
- Builds upon success of Congresswoman Bordallo's bipartisan <u>Illegal, Unreported, and</u> <u>Unregulated Fishing Enforcement Act of 2015</u> (Public Law 114-81) for which Congressman Young was an original cosponsor.

Incentivizes Whistleblowers on Wildlife Crimes (Section 4)

- Directs federal agencies to finally implement authorities provided by current law to reward whistleblowers for reporting wildlife crimes like trafficking, poaching, and black-market sales.
- To date, federal agencies have failed to take advantage of <u>whistleblower provisions in</u> <u>long-standing conservation laws</u> like the *Endangered Species Act* (ESA) and the *Lacey Act* to encourage those who could provide actionable information leading to criminal convictions for wildlife trafficking/poaching to come forward.
- Plan of Action required by the bill must include concrete steps to help recruit whistleblowers by increasing public awareness about monetary reward opportunities, particularly in <u>focus countries</u> for wildlife trafficking.
- Provides standardized process for Interior Department agencies to determine and adjudicate rewards to whistleblowers for wildlife crimes.
- Incentivizes whistleblowers to report wildlife crimes, leading to actionable intelligence and criminal convictions to confront the global poaching and wildlife trafficking crisis.
- Brings process for adjudicating whistleblower claims for reporting wildlife trafficking in line with other, successful federal whistleblower programs.
- Current federal law makes clear that U.S. government employees are *not* eligible for whistleblower rewards under wildlife conservation statutes.
- Authorizes agencies to deny whistleblower award to perpetrators instrumental in wildlife trafficking violation or criminal enterprise.
- Monetary rewards to wildlife crime whistleblowers come from partial share of penalty paid to U.S. government <u>at no expense to American taxpayers.</u>

Funds Wildlife, Marine Mammal & Shark Conservation at No Expense to Taxpayers

• Sections 10 & 11: Directs any penalties, fines, forfeitures, and restitution paid to the U.S. government for violations of federal organized crime, racketeering, and money

Congresswoman Bordallo (D-GU)

laundering statutes to support wildlife conservation efforts around the globe <u>at no</u> <u>expense to American taxpayers</u>.

- Section 12: Ensures dedicated funding for the USFWS-administered <u>Multinational</u> <u>Species Conservation Funds</u> and similar international wildlife conservation programs <u>at no expense to American taxpayers.</u>
- Section 8: Directs any fines, penalties, and forfeitures to the U.S. government for violations of the *Marine Mammal Protection Act* to support marine mammal conservation and <u>Prescott Grants stranding response network</u> <u>at no expense to</u> <u>American taxpayers</u>.
- Section 9: Directs any fines, penalties, and forfeitures to the U.S. government for shark finning violations under the *Magnuson-Stevens Act* (or fishery management plans for sharks) to support <u>NOAA's shark conservation efforts</u> <u>at no expense to</u> <u>American taxpayers</u>.
- Builds upon success of Congresswoman Bordallo's <u>Shark Conservation Act of 2010</u> (Public Law 111-348).

Authorizes USFWS International Wildlife Conservation Program (Section 5)

- Provides Congressional authorization for the USFWS International Wildlife Conservation Program, consolidating into a single, streamlined program the current:
 - o International Affairs and Wildlife Without Borders programs
 - Divisions of <u>Management Authority</u> and <u>Scientific Authority</u>
- Provides for comprehensive International Wildlife Conservation Program:
 - **Regional Component** to build capacity for wildlife conservation across a species' natural range, in-country at the grassroots.
 - Species Component to focus conservation efforts for wildlife most at risk.
 - **Anti-trafficking Component** to address global poaching crisis and reduce demand and trade in illegal wildlife products.
 - **Convention Component to** implement the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES) authorized by federal law.
- Supports in-country conservation efforts for ESA-listed species and at-risk wildlife globally.

 Authorizes USFWS to station law enforcement officers and other agency personnel in <u>focus countries</u> for wildlife trafficking, as embeds in American embassies and consulates.

Expands the Marine Turtle Conservation Fund (Section 7)

- Supports Conservation in U.S. Territories: Amends the <u>Marine Turtle Conservation</u> <u>Act of 2004</u> to make U.S. territories and outlying areas eligible for federal funding, since state funding is unavailable.
 - This noncontroversial technical change to the statute has enjoyed bipartisan support in Congress since 2009.
 - Other Multinational Species Conservation Funds cover species not native to the United States. However, <u>all sea turtles found in U.S. territorial waters</u> are listed under the *Endangered Species Act*.
 - U.S. territories and outlying areas are home to numerous turtle species, including the <u>hawksbill</u> and <u>green sea turtles</u> native to the western Pacific Ocean.
- Provides Funding for Endangered Freshwater Turtles and Tortoises: Also amends the <u>Marine Turtle Conservation Act of 2004</u> to provide federal funding for freshwater turtles and tortoises listed under the Endangered Species Act.
 - According to the <u>International Union for Conservation of Nature</u>'s (IUCN), many of the world's terrestrial turtle species (both freshwater turtles and tortoises) could become *extinct* in the next few decades.
 - The USFWS cites freshwater turtles and tortoises as highly trafficked species globally.