THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 57 Session of 2025

INTRODUCED BY M. BROWN, SMITH, STEHR, KUZMA AND ZIMMERMAN, JANUARY 14, 2025

REFERRED TO COMMITTEE ON JUDICIARY, JANUARY 14, 2025

AN ACT

1 2 3	Amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in other offenses, further providing for drug trafficking sentencing and penalties.
4	The General Assembly of the Commonwealth of Pennsylvania
5	hereby enacts as follows:
6	Section 1. Section 7508(b) and (d) of Title 18 of the
7	Pennsylvania Consolidated Statutes are amended and subsection
8	(a) is amended by adding a paragraph to read:
9	§ 7508. Drug trafficking sentencing and penalties.
10	(a) General ruleNotwithstanding any other provisions of
11	this or any other act to the contrary, the following provisions
12	shall apply:
13	* * *
14	(9) A person who is convicted of violating section 13(a)
15	(14), (30) or (37) of The Controlled Substance, Drug, Device
16	and Cosmetic Act where the controlled substance or a mixture
17	containing the controlled substance is fentanyl or a fentanyl
18	derivative, compound or analogue as set forth in section 4(1)

(ii) (23) or (2) (ii) (6) of The Controlled Substance, Drug,
Device and Cosmetic Act shall, upon conviction, be sentenced
to a mandatory minimum term of imprisonment and a fine as set
forth in this paragraph:

5 (i) when the aggregate weight of the compound or mixture containing the fentanyl or fentanyl derivative, 6 7 compound or analogue involved is less than 1.0 gram; two vears in prison and a fine of \$5,000 or such larger 8 amount as is sufficient to exhaust the assets utilized in 9 and the proceeds from the illegal activity; however, if 10 at the time of sentencing the defendant has been 11 12 convicted of another drug trafficking offense: 36 months 13 in prison and a fine of \$10,000 or such larger amount as is sufficient to exhaust the assets utilized in and the 14 proceeds from the illegal activity; 15

16 (ii) when the aggregate weight of the compound or mixture containing the fentanyl or fentanyl derivative, 17 18 compound or analogue involved is at least 1.0 gram but less than ten grams; three years in prison and a fine of 19 \$15,000 or such larger amount as is sufficient to exhaust 20 21 the assets utilized in and the proceeds from the illegal activity; however, if at the time of sentencing the 22 23 defendant has been convicted of another drug trafficking 24 offense: 48 months in prison and a fine of \$30,000 or such larger amount as is sufficient to exhaust the assets 25 26 utilized in and the proceeds from the illegal activity; (iii) when the aggregate weight of the compound or 27 28 mixture containing the fentanyl or fentanyl derivative, 29 compound or analogue involved is at least ten grams but less than 50 grams; 54 months in prison and a fine of 30

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1	<u>\$25,000 or such larger amount as is sufficient to exhaust</u>
2	the assets utilized in and the proceeds from the illegal
3	activity; however, if at the time of sentencing the
4	defendant has been convicted of another drug trafficking
5	offense: 66 months in prison and a fine of \$50,000 or
6	such larger amount as is sufficient to exhaust the assets
7	utilized in and the proceeds from the illegal activity;
8	(iv) when the aggregate weight of the compound or
9	mixture containing the fentanyl or fentanyl derivative,
10	<u>compound or analogue involved is at least 50 grams but</u>
11	less than 100 grams; 78 months in prison and a fine of
12	<u>\$25,000 or such larger amount as is sufficient to exhaust</u>
13	the assets utilized in and the proceeds from the illegal
14	activity; however, if at the time of sentencing the
15	defendant has been convicted of another drug trafficking
16	offense: 90 months in prison and a fine of \$50,000 or
17	such larger amount as is sufficient to exhaust the assets
18	utilized in and the proceeds from the illegal activity;
19	or
20	(v) when the aggregate weight of the compound or
21	mixture containing the fentanyl or fentanyl derivative,
22	compound or analogue involved is at least 100 grams; 96
23	months in prison and a fine of \$25,000 or such larger
24	amount as is sufficient to exhaust the assets utilized in
25	and the proceeds from the illegal activity; however, if
26	at the time of sentencing the defendant has been
27	convicted of another drug trafficking offense: 108 months
28	<u>in prison and a fine of \$50,000 or such larger amount as</u>
29	is sufficient to exhaust the assets utilized in and the
30	proceeds from the illegal activity.

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2 [Proof of sentencing.--Provisions of this section shall (b) 3 not be an element of the crime. Notice of the applicability of this section to the defendant shall not be required prior to 4 conviction, but reasonable notice of the Commonwealth's 5 6 intention to proceed under this section shall be provided after 7 conviction and before sentencing. The applicability of this 8 section shall be determined at sentencing. The court shall 9 consider evidence presented at trial, shall afford the 10 Commonwealth and the defendant an opportunity to present necessary additional evidence and shall determine, by a 11 preponderance of the evidence, if this section is applicable.] 12 13 Application of mandatory minimum penalty. --With the exception of prior convictions, any provision of this section that requires 14 imposition of a mandatory minimum sentence shall constitute an 15 16 element enhancing the underlying offense. Any enhancing element must be proven beyond a reasonable doubt at trial on the 17 18 underlying offense and must be submitted to the finder of fact 19 for deliberation together with the underlying offense. If the 20 finder of fact finds the defendant guilty of the underlying offense, the finder of fact shall then also decide whether any 21 enhancing element has been proven. 22 * * * 23

24 [Appellate review.--If a sentencing court refuses to (d) 25 apply this section where applicable, the Commonwealth shall have 26 the right to appellate review of the action of the sentencing 27 court. The appellate court shall vacate the sentence and remand 28 the case to the sentencing court for imposition of a sentence in 29 accordance with this section if it finds that the sentence was 30 imposed in violation of this section.] Appeal by Commonwealth .--20250HB0057PN0047

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1	If the finder of fact has found any enhancing element and a
2	sentencing court imposes a sentence below the mandatory minimum
3	sentence, the Commonwealth shall have the right to appellate
4	review of the sentence. If the appellate court finds that the
5	mandatory sentencing provision was applicable, the court shall
6	vacate the sentence and remand the case for resentencing in
7	accordance with that provision.
8	* * *
9	Section 2. This act shall take effect in 60 days.