GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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HOUSE DRH70643-LLz-256A* (5/9)

Short Title: Protection of Animals.

(Public)

Sponsors:	Representatives Ross and Insko (Primary Sponsors).
Referred to:	

A BILL TO BE ENTITLED 1 2 AN ACT TO AMEND THE LAW RELATING TO THE PROTECTION OF 3 ANIMALS. RECOMMENDED GENERAL AS BY THE **STATUTES** 4 COMMISSION. 5 The General Assembly of North Carolina enacts: PART I. CIVIL REMEDY FOR CRUELTY AMENDMENTS. 6 7 **SECTION 1.1.** G.S. 19A-3 reads as rewritten: "§ 19A-3. Preliminary injunction.injunction; care of animal pending hearing on 8 9 the merits. Upon the filing of a verified complaint in the district court in the county in 10 (a) which cruelty to an animal has allegedly occurred, the judge may, as a matter of 11 discretion, issue a preliminary injunction in accordance with the procedures set forth in 12 G.S. 1A-1, Rule 65. Every such preliminary injunction, if the complainant so requests, 13 may give the complainant the right to provide suitable care for the animal. If it appears 14 on the face of the complaint that the condition giving rise to the cruel treatment of an 15 animal requires the animal to be removed from its owner or other person who possesses 16 it, then it shall be proper for the court in the preliminary injunction to allow the 17 complainant to take possession of the animal. animal as custodian. 18 The custodian may employ a veterinarian or other health provider to provide 19 (b) necessary medical care for the animal without any additional court order. Prior to taking 20 such action, the custodian shall consult with, or attempt to consult with, the defendant in 21 22 the action, but the custodian may authorize such care without the defendant's consent. Notwithstanding the provisions of this subsection, the custodian may not have an animal 23 euthanized without written consent of the defendant or a court order that authorizes 24 25 euthanasia upon the court's finding that the animal is suffering due to terminal illness or terminal injury. 26

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1	(c) The custodian may place an animal under the custodian's care with a foster
2	care provider. The foster care provider shall return the animal to the custodian on
3	demand."
4	SECTION 1.2. G.S. 19A-4 reads as rewritten:
5	"§ 19A-4. Permanent injunction.
6	(a) In accordance with G.S. 1A-1, Rule 65, a district court judge in the county in
7	which the original action was brought shall determine the merits of the action by trial
8	without a jury, and upon hearing such evidence as may be presented, shall enter orders
9	as the court deems appropriate, including a permanent injunction and dismissal of the
10	action along with dissolution of any preliminary injunction that had been issued.
11	(b) If the plaintiff prevails, the court in its discretion may include the costs of
12	food, water, shelter, and care, including medical care, provided to the animal, less any
13	amounts deposited by the defendant under G.S. 19A-70, as part of the costs allowed to
14	the plaintiff under G.S. 6-18. In addition, if the court finds by a preponderance of the
15	evidence that even if a permanent injunction were issued there would exist a substantial
16	risk that the animal would be subjected to further cruelty if returned to the possession of
17	the defendant, the court may terminate the defendant's ownership and right of
18	possession of the animal and transfer ownership and right of possession to the plaintiff
19	or other appropriate successor owner. For good cause shown, the court may also enjoin
20	the defendant from acquiring new animals for a specified period of time or limit the
21	number of animals the defendant may own or possess during a specified period of time.
22	(c) If the final judgment entitles the defendant to regain possession of the animal,
23	the custodian shall return the animal, including taking any necessary steps to retrieve the
24 25	<u>animal from a foster care provider.</u> (d) The court shall consider and may provide for sustady and care of the animal
23 26	(d) The court shall consider and may provide for custody and care of the animal until the time to appeal expires or all appeals have been exhausted."
20 27	PART II. DEPOSIT REQUIREMENT WHEN COUNTY OR MUNICIPAL
28	ANIMAL SHELTER TAKES CUSTODY OF ANIMAL PENDING
20 29	LITIGATION.
30	SECTION 2.1. Article 6 of Chapter 19A of the General Statutes reads as
31	rewritten:
32	"Article 6.
33	"Care of Dogs Illegally Used for Fighting. Animal Subjected to Illegal Treatment.
34	"§ 19A-70. Care of dogs illegally used for fighting. animal subjected to illegal
35	treatment.
36	(a) In every arrest under G.S. 14-362.2, any provision of Article 47 of Chapter 14
37	of the General Statutes or under G.S. 67-4.3 or upon the commencement of an action
38	under Article 1 of this Chapter by a county or municipality, by a county-approved
39	animal cruelty investigator, by other county or municipal official, or by an organization
40	operating a county or municipal shelter under contract, if an animal shelter takes
41	custody of dogs illegally used for fighting, an animal, the animal operator of the shelter
42	may file a petition with the court requesting that the defendant be ordered to deposit
43	funds in an amount sufficient to secure payment of all the reasonable expenses expected
44	to be incurred by the animal shelter in caring for and providing for the dogs animal

pending the disposition of the charges. <u>litigation</u>. For purposes of this section,
"reasonable expenses" includes the cost of providing food, water, shelter, and care,
including medical care, for at least 30 days.

4 Upon receipt of a petition, the court shall set a hearing on the petition. The (b) 5 hearing shall be conducted no less than 10 and no more than 15 business days after the 6 petition is filed. The operator of the animal shelter shall mail written notice of the hearing and a copy of the petition to the defendant at the address contained in the 7 8 criminal charges. charges or the complaint or summons by which a civil action was 9 initiated. If the defendant is in a local detention facility at the time the petition is filed, 10 the operator of the animal shelter shall also provide notice to the custodian of the detention facility. 11

12 (c) The court shall set the amount of funds necessary for 30 days' care after 13 taking into consideration all of the facts and circumstances of the case, including the 14 recommendation of the <u>operator of the</u> animal shelter and the estimated cost of caring 15 for the dogs <u>animal</u> as well as the defendant's ability to pay. If the court determines that 16 the defendant is unable to deposit funds, the court may consider issuing an order under 17 subsection (f) of this section.

Any order for funds to be deposited pursuant to this section shall state that if the operator of the animal shelter files an affidavit with the clerk of superior court, at least two business days prior to the expiration of a 30-day period, stating that, to the best of the shelter's affiant's knowledge, the eriminal case against the defendant has not yet been resolved, the order shall be automatically renewed every 30 days until the eriminal case is resolved.

24 If the court orders that funds be deposited, the amount of funds necessary for (d) 30 days shall be posted with the clerk of superior court. The defendant shall also deposit 25 the same amount with the clerk of superior court every 30 days thereafter until the 26 27 criminal charges are litigation is resolved, unless the defendant requests a hearing no less than five business days prior to the expiration of a 30-day period. If the defendant 28 29 fails to deposit the funds within five business days of the initial hearing, or five business 30 days of the expiration of a 30-day period, the dogs are animal is forfeited by operation of law. If funds have been deposited in accordance with this section, the operator of the 31 32 animal shelter may draw from the funds the actual costs incurred in caring for the dogs. 33 animal.

34 In the event of forfeiture, the animal shelter may determine whether any of the dogs 35 are the animal is suitable for adoption and whether adoption can be arranged for any of the dogs. the animal. The dogs animal may not be adopted by the defendant or by any 36 person residing in the defendant's household, and household. If the adopted animal is a 37 38 dog used for fighting, the animal shelter shall notify any persons adopting the dogs dog 39 of the liability provisions for owners of dangerous dogs under Article 1A of Chapter 67 of the General Statutes. If no adoption can be arranged after the forfeiture, or the dogs 40 are animal is unsuitable for adoption, the shelter shall humanely euthanize the dogs. 41 42 animal.

43 (e) The deposit of funds shall not prevent the animal shelter from disposing of 44 the dogs animal prior to the expiration of the 30-day period covered by the deposit if the

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court makes a final determination of the charges or claims against the defendant. Upon 1 2 the adjudication of the charges, determination, the defendant is entitled to a refund for 3 any portion of the deposit not incurred as expenses by the animal shelter. A person who 4 is adjudicated not guilty of the charges under G.S. 14-362.2 shall be entitled to a full 5 refund of the deposit. A person who is acquitted of all criminal charges or not found to 6 have committed animal cruelty in a civil action under Article 1 of this Chapter is 7 entitled to a full refund of the deposit. 8 Pursuant to subsection (c) of this section, the court may order a defendant to (f)9 provide necessary food, water, shelter, and care, including any necessary medical care, 10 for any dogs that are animal that is the basis of the charges or claims against the defendant without the removal of the dogs animal from the existing location and until 11 12 the charges or claims against the defendant are adjudicated. If the court issues such an order, the court shall provide for an animal control officer or other law enforcement 13 14 officer to make regular visits to the location to ensure that the dogs are animal is 15 receiving necessary food, water, shelter, and care, including any necessary medical care, 16 and to impound the animals if they are animal if it is not receiving those necessities." 17 PART III. CLARIFY THAT THE PROHIBITION AGAINST DOGFIGHTING 18 **INCLUDES FIGHTS BETWEEN DOGS AND OTHER ANIMALS.** 19 SECTION 3.1. G.S. 14-362.2 reads as rewritten: 20 "§ 14-362.2. Dog fighting and baiting. 21 (a) A person who instigates, promotes, conducts, is employed at, provides a dog for, allows property under his the person's ownership or control to be used for, gambles 22 23 on, or profits from an exhibition featuring the fighting or baiting of a dog or the 24 fighting of a dog with another dog or with another animal is guilty of a Class H felony. A lease of property that is used or is intended to be used for an exhibition featuring the 25 fighting or baiting of a dog or the fighting of a dog with another dog or with another 26 27 animal is void, and a lessor who knows this use is made or is intended to be made of his the lessor's property is under a duty to evict the lessee immediately. 28 29 A person who owns, possesses, or trains a dog with the intent that the dog be (b)30 used in an exhibition featuring the fighting or baiting of that dog or the fighting of that dog with another dog or with another animal is guilty of a Class H felony. 31 32 A person who participates as a spectator at an exhibition featuring the (c) 33 fighting or baiting of a dog or the fighting of a dog with another dog or with another animal is guilty of a Class H felony." 34 35 PART IV. EFFECTIVE DATE.

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SECTION 4.1. This act becomes effective December 1, 2006.