## **2000 SESSION**

003869856 1 **HOUSE BILL NO. 1514** 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the House Committee on Agriculture 4 5 6 on February 10, 2000) (Patron Prior to Substitute—Delegate Morgan) A BILL to amend and reenact §§ 3.1-796.96 and 3.1-796.120 of the Code of Virginia, relating to 7 animal pounds and shelters. 8 Be it enacted by the General Assembly of Virginia: 9 1. That §§ 3.1-796.96 and 3.1-796.120 of the Code of Virginia are amended and reenacted as 10 follows: 11 § 3.1-796.96. County or city pounds; confinement and disposition of stray animals; penalties. A. The governing body of each county or city shall maintain or cause to be maintained a pound in 12 accordance with guidelines issued by the Department of Agriculture and Consumer Services and shall 13 require dogs running at large without the tag required by § 3.1-796.92 or in violation of an ordinance 14 passed pursuant to § 3.1-796.93 to be confined therein. The governing body of any county or city need 15 not own the facility required by this section but may contract for its establishment with a private group 16 17 or in conjunction with one or more other local governing bodies. The governing body shall require that the pound be accessible to the public at reasonable hours during the week. Nothing in this section shall 18 19 be construed to prohibit confinement of other companion animals in such a pound. 20 B. An animal confined pursuant to this section shall be kept for a period of not less than five days, 21 such period to commence on the day immediately following the day the animal is initially confined in 22 the facility, unless sooner claimed by the rightful owner thereof. 23 The operator or custodian of the pound shall make a reasonable effort to ascertain whether the 24 animal has a collar, tag, license, tattoo, or other form of identification. If such identification is found on 25 the animal, the animal shall be held for an additional five days, unless sooner claimed by the rightful owner. If the rightful owner of the animal can be readily identified, the operator or custodian of the 26 27 pound shall make a reasonable effort to notify the owner of the animal's confinement within the next 28 forty-eight hours following its confinement. 29 If any animal confined pursuant to this section is claimed by its rightful owner, such owner shall be 30 charged with the actual expenses incurred in keeping the animal impounded. 31 C. If an animal confined pursuant to this section has not been claimed upon expiration of the 32 appropriate holding period as provided by subsection B, it shall be deemed abandoned and become the 33 property of the pound or shelter. If such abandoned animal did not, when delivered to the pound, bear a 34 collar, tag, license, tattoo, or other form of identification, it may be humanely destroyed or disposed of 35 by: 36 1. Sale or gift to a federal agency, state-supported institution, agency of the Commonwealth, agency of another state, or a licensed federal dealer having its principal place of business located within the 37 38 Commonwealth, provided that such agency, institution or dealer agrees to confine the animal for an 39 additional period of not less than five days; 2. Delivery to any humane society or animal shelter within the Commonwealth; 40 41 3. Adoption by any person who is a resident of the county or city for which the pound is operated 42 and who will pay the required license fee, if any, on such animal; 4. Adoption by a resident of an adjacent political subdivision of the Commonwealth; 43 44 5. Adoption by any other person, provided that no animal may be adopted by any person who is not a resident of the county or city for which the pound or animal shelter is operated, or of an adjacent 45 political subdivision, unless the animal is first sterilized; or 46 47 6. Delivery, for the purposes of adoption or euthanasia only, to a humane society or an animal **48** shelter located in and lawfully operating under the laws of another state, provided that such humane society or animal shelter (i) maintains records which would comply with § 3.1-796.105; (ii) requires that 49 adopted dogs and cats be sterilized; and (iii) has been approved by the State Veterinarian or his designee 50 51 as a facility which maintains such records, requires adopted dogs and cats to be sterilized, and provides 52 adequate care and euthanasia. 53 If such abandoned animal, when delivered to the pound, bore a collar, tag, license, tattoo, or other 54 form of identification, it may be humanely destroyed or disposed of by the methods described in 55 subdivision 2, 3, 4, or 5 of this subsection. No pound or shelter shall deliver more than two animals or a family of animals during any thirty-day 56 57

If an animal is required to be sterilized prior to adoption pursuant to subdivision 5 of this subsection, 58 59 the pound or animal shelter may require that the sterilization be done at the expense of the person HB1514H1

period to any one person under subdivision 3, 4 or 5 of this subsection.

60 adopting the animal.

61 D. Nothing in this section shall prohibit the immediate destruction of a critically injured, critically ill, 62 or unweaned animal for humane purposes. Any animal destroyed pursuant to the provisions of this 63 chapter shall be euthanized by one of the methods prescribed or approved by the State Veterinarian.

64 E. Nothing in this section shall prohibit the immediate destruction or disposal by the methods listed 65 in subdivisions 2 through 6 of subsection C of an animal that has been delivered voluntarily or released 66 to a pound, animal shelter, animal control officer, or humane society by the animal's rightful owner after the rightful owner has, in writing, surrendered all property rights in such animal and has read and signed 67 a statement (i) certifying that no other person has a right of property in the animal and (ii) 68 acknowledging that the animal may be immediately euthanized or disposed of by the methods listed in 69 70 subdivisions 2 through 6 of subsection C.

F. Nothing in this section shall prohibit any feral dog or feral cat not bearing a collar, tag, tattoo, or 71 72 other form of identification which, based on the written certification of a disinterested person, exhibits behavior that poses a risk of physical injury to any person confining the animal, from being euthanized 73 after being kept for a period of not less than three days, at least one of which shall be a full business 74 75 day, such period to commence on the day the animal is initially confined in the facility, unless sooner 76 claimed by the rightful owner. The certification of the disinterested person shall be kept with the animal 77 as required by § 3.1-796.105. For purposes of this subsection, a disinterested person shall not include a 78 person releasing or reporting the animal to the facility.

79 G. For purposes of this section:

80 "Animal" shall not include agricultural animals.

81 "Rightful owner" means a person with a right of property in the animal.

"Humane society," when referring to an organization without the Commonwealth, means any 82 nonprofit organization organized for the purpose of preventing cruelty to animals and promoting humane 83 84 care and treatment or adoption of animals.

85 H. The governing body shall require that the pound be operated in accordance with regulations 86 issued by the Board. If this chapter or such regulations are violated, the locality may be assessed a civil 87 penalty by the Board in an amount that does not exceed \$1,000 per violation. Each day of the violation 88 shall constitute a separate offense. In determining the amount of any civil penalty, the Board shall 89 consider (i) the history of previous violations at the pound; (ii) whether the violation has caused injury 90 to, death or suffering of, an animal; and (iii) the demonstrated good faith of the locality to achieve 91 compliance after notification of the violation. All civil penalties assessed under this section shall be 92 recovered in a civil action brought by the Attorney General in the name of the Commonwealth. Such 93 civil penalties shall be paid into a special fund in the state treasury to the credit of the Department to be used in carrying out the purposes of this chapter. 94 95

§ 3.1-796.120. Gift, sale, or delivery of animals from pounds or animal shelters; penalties.

A. The governing body of any political subdivision shall dispose of impounded animals in 96 97 accordance with the provisions of § 3.1-796.96. Any proceeds deriving from the gift, sale, or delivery of such animals shall be paid directly to the treasurer of the political subdivision, and no part of such 98 99 proceeds shall accrue to any individual.

100 B. The following shall confine and dispose of animals in their custody in accordance with the 101 provisions of § 3.1-796.96:

102 1. Any humane investigator who has custody of any animal pursuant to his official duties;

103 2. Any humane society; and

104 3. Any animal shelter.

105 Animals which have been confined at a county or city pound as required by § 3.1-796.96 prior to 106 being delivered to a local humane society or animal shelter may be immediately placed for adoption, or humanely euthanized in accordance with methods approved by the State Veterinarian. Any proceeds 107 108 deriving from the gift, sale, or delivery of such animals shall be paid directly to the clerk or treasurer of 109 the humane society for the expenses of the society and expenses incident to any agreement concerning 110 the disposing of such animal. No part of the proceeds shall accrue to any individual except for the aforementioned purposes. Humane societies, humane investigators and animal shelters shall keep 111 112 accurate records of all animals handled. Records shall include a description of the animal including 113 color, breed, sex, approximate weight, reason for bringing in, age, owner's or finder's name, address and 114 telephone number, license number or other identifying tags or markings, as well as disposition of the animal. Humane societies and animal shelters shall submit a summary of such records to the State 115 116 Veterinarian annually in a format prescribed by him.

117 C. If this chapter or any laws governing the care or protection of animals are violated by an animal 118 shelter, the operator of the shelter may be assessed a civil penalty by the Board in an amount that does not exceed \$1,000 per violation. Each day of the violation shall constitute a separate offense. In determining the amount of any civil penalty, the Board shall consider (i) the history of previous 119 120 violations at the shelter; (ii) whether the violation has caused injury to, death or suffering of, an 121

- 122 animal; and (iii) the demonstrated good faith of the operator to achieve compliance after notification of
- 123 the violation. All civil penalties assessed under this section shall be recovered in a civil action brought
- 124 by the Attorney General in the name of the Commonwealth. Such civil penalties shall be paid into a
- 125 special fund in the state treasury to the credit of the Department to be used in carrying out the purposes 126 of this chapter.
- 127 2. That the provisions of this act shall become effective on July 1, 2001.