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SENATE BILL NO. 663

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on Agriculture, Conservation and Natural Resources

on January 21, 2008)

(Patron Prior to Substitute—Senator Blevins)

A BILL to amend and reenact §§ 3.1-796.96 and 18.2-510 of the Code of Virginia, relating to companion animal fees.

Be it enacted by the General Assembly of Virginia:

1. That §§ 3.1-796.96 and 18.2-510 of the Code of Virginia are amended and reenacted as follows:

§ 3.1-796.96. County or city pounds; confinement and disposition of animals; affiliation with foster 10 11 care providers; penalties; injunctive relief.

A. The governing body of each county or city shall maintain or cause to be maintained a pound and 12 13 shall require dogs running at large without the tag required by § 3.1-796.92 or in violation of an ordinance passed pursuant to § 3.1-796.93 to be confined therein. Nothing in this section shall be 14 15 construed to prohibit confinement of other companion animals in such a pound. The governing body of 16 any county or city need not own the facility required by this section but may contract for its 17 establishment with a private group or in conjunction with one or more other local governing bodies. The 18 governing body shall require that: 19

1. The pound shall be accessible to the public at reasonable hours during the week;

20 2. The pound shall obtain a signed statement from each of its directors, operators, staff, or animal 21 caregivers specifying that each individual has never been convicted of animal cruelty, neglect, or 22 abandonment, and each pound shall update such statement as changes occur;

23 3. If a person contacts the pound inquiring about a lost companion animal, the pound shall advise the 24 person if the companion animal is confined at the pound or if a companion animal of similar description 25 is confined at the pound;

26 4. The pound shall maintain a written record of the information on each companion animal submitted 27 to the pound by an animal shelter in accordance with subsection D of § 3.1-796.96:2 for a period of 30 28 days from the date the information is received by the pound. If a person contacts the pound inquiring 29 about a lost companion animal, the pound shall check its records and make available to such person any 30 information submitted by an animal shelter or allow such person inquiring about a lost animal to view 31 the written records;

32 5. The pound shall maintain a written record of the information on each companion animal submitted 33 to the pound by a releasing agency other than a pound or animal shelter in accordance with subdivision 34 F 2 of § 3.1-796.96:5 for a period of 30 days from the date the information is received by the pound. If 35 a person contacts the pound inquiring about a lost companion animal, the pound shall check its records 36 and make available to such person any information submitted by such releasing agency or allow such 37 person inquiring about a lost companion animal to view the written records; and

38 6. The pound shall maintain a written record of the information on each companion animal submitted 39 to the pound by an individual in accordance with subdivision A 2 of § 3.1-796.96:7 for a period of 30 40 days from the date the information is received by the pound. If a person contacts the pound inquiring about a lost companion animal, the pound shall check its records and make available to such person any 41 42 information submitted by the individual or allow such person inquiring about a lost companion animal to 43 view the written records.

44 B. An animal confined pursuant to this section shall be kept for a period of not less than five days, 45 such period to commence on the day immediately following the day the animal is initially confined in the facility, unless sooner claimed by the rightful owner thereof. 46

47 The operator or custodian of the pound shall make a reasonable effort to ascertain whether the **48** animal has a collar, tag, license, tattoo, or other form of identification. If such identification is found on 49 the animal, the animal shall be held for an additional five days, unless sooner claimed by the rightful 50 owner. If the rightful owner of the animal can be readily identified, the operator or custodian of the 51 pound shall make a reasonable effort to notify the owner of the animal's confinement within the next 48 52 hours following its confinement.

53 If any animal confined pursuant to this section is claimed by its rightful owner, such owner may be 54 charged with the actual expenses incurred in keeping the animal impounded. In addition to this and any 55 other fees that might be levied, the owner may be charged a fee of not more than \$50 for the first impoundment of a dog; \$75 for the second impoundment of such animal; and \$100 for each instance 56 57 thereafter.

C. If an animal confined pursuant to this section has not been claimed upon expiration of the 58 59 appropriate holding period as provided by subsection B, it shall be deemed abandoned and become the

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60 property of the pound.

61 Such animal may be humanely destroyed or disposed of by the methods set forth in subdivisions 1
62 through 5. No pound shall release more than two animals or a family of animals during any 30-day
63 period to any one person under subdivisions 2, 3, or 4.

1. Release to any humane society, animal shelter, or other releasing agency within the
Commonwealth, provided that each humane society, animal shelter, or other releasing agency obtains a
signed statement from each of its directors, operators, staff, or animal caregivers specifying that each
individual has never been convicted of animal cruelty, neglect, or abandonment and updates such
statements as changes occur;

69 2. Adoption by a resident of the county or city for which the pound is operated and who will pay the
70 required license fee, if any, on such animal, provided that such resident has read and signed a statement
71 specifying that he has never been convicted of animal cruelty, neglect, or abandonment;

3. Adoption by a resident of an adjacent political subdivision of the Commonwealth, provided that
such resident has read and signed a statement specifying that he has never been convicted of animal
cruelty, neglect, or abandonment;

4. Adoption by any other person, provided that such person has read and signed a statement specifying that he has never been convicted of animal cruelty, neglect, or abandonment, and provided that no animal may be adopted by any person who is not a resident of the county or city for which the pound is operated, or of an adjacent political subdivision, unless the animal is first sterilized, and the pound may require that the sterilization be done at the expense of the person adopting the animal; or

80 5. Release for the purposes of adoption or euthanasia only, to an animal shelter, or any other releasing agency located in and lawfully operating under the laws of another state, provided that such 81 animal shelter, or other releasing agency: (i) maintains records that would comply with § 3.1-796.105; 82 83 (ii) requires that adopted dogs and cats be sterilized; (iii) obtains a signed statement from each of its 84 directors, operators, staff, and animal caregivers specifying that each individual has never been convicted of animal cruelty, neglect, or abandonment, and updates such statement as changes occur; and (iv) has 85 86 provided to the pound, animal shelter, or other releasing agency within the Commonwealth a statement 87 signed by an authorized representative specifying the entity's compliance with clauses (i) through (iii), 88 and the provisions of adequate care and performance of humane euthanasia, as necessary in accordance 89 with the provisions of this chapter.

90 For purposes of recordkeeping, release of an animal by a pound to a pound, animal shelter or other
91 releasing agency shall be considered a transfer and not an adoption. If the animal is not first sterilized,
92 the responsibility for sterilizing the animal transfers to the receiving entity.

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

E. Nothing in this section shall prohibit the immediate euthanasia or disposal by the methods listed
in subdivisions 1 through 5 of subsection C of an animal that has been released to a pound, animal
shelter, other releasing agency, or animal control officer by the animal's rightful owner after the rightful
owner has read and signed a statement (i) surrendering all property rights in such animal, (ii) stating that
no other person has a right of property in the animal, and (iii) acknowledging that the animal may be
immediately euthanized or disposed of in accordance with subdivisions 1 through 5 of subsection C.

102 F. Nothing in this section shall prohibit any feral dog or feral cat not bearing a collar, tag, tattoo, or other form of identification which, based on the written statement of a disinterested person, exhibits 103 104 behavior that poses a risk of physical injury to any person confining the animal, from being euthanized after being kept for a period of not less than three days, at least one of which shall be a full business 105 day, such period to commence on the day the animal is initially confined in the facility, unless sooner 106 claimed by the rightful owner. The statement of the disinterested person shall be kept with the animal as 107 108 required by § 3.1-796.105. For purposes of this subsection, a disinterested person shall not include a 109 person releasing or reporting the animal.

G. No pound shall place a companion animal in a foster home with a foster care provider unless the foster care provider has read and signed a statement specifying that he has never been convicted of animal cruelty, neglect, or abandonment, and each pound shall update such statement as changes occur. The pound shall maintain the original statement and any updates to such statement in accordance with this chapter and for at least so long as the pound has an affiliation with the foster care provider.

115 H. A pound that places a companion animal in a foster home with a foster care provider shall ensure 116 that the foster care provider complies with § 3.1-796.68.

I. If a pound finds a direct and immediate threat to a companion animal placed with a foster careprovider, it shall report its findings to the animal control agency in the locality where the foster careprovider is located.

120 J. For purposes of this section:

121 "Animal" shall not include agricultural animals.

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

123 K. The governing body shall require that the pound be operated in accordance with regulations 124 issued by the Board. If this chapter or such regulations are violated, the locality may be assessed a civil 125 penalty by the Board or its designee in an amount that does not exceed \$1,000 per violation. Each day 126 of the violation shall constitute a separate offense. In determining the amount of any civil penalty, the 127 Board or its designee shall consider (i) the history of previous violations at the pound; (ii) whether the 128 violation has caused injury to, death or suffering of, an animal; and (iii) the demonstrated good faith of 129 the locality to achieve compliance after notification of the violation. All civil penalties assessed under 130 this section shall be recovered in a civil action brought by the Attorney General in the name of the 131 Commonwealth. Such civil penalties shall be paid into a special fund in the state treasury to the credit 132 of the Department to be used in carrying out the purposes of this chapter.

L. If this chapter or any laws governing pounds are violated, the Commissioner may bring an action
 to enjoin the violation or threatened violation of this chapter or the regulations pursuant thereto
 regarding pounds, in the circuit court where the pound is located. The Commissioner may request the
 Attorney General to bring such an action, when appropriate.

137 § 18.2-510. Burial or cremation of animals or fowls which have died.

138 When the owner of any animal or grown fowl which has died knows of such death, such owner shall 139 for thwith have its body cremated or buried, and, if he or request such service from an officer or other 140 person designated for the purpose. If the owner fails to do so, any judge of a general district court, after 141 notice to the owner if he can be ascertained, shall cause any such dead animal or fowl to be cremated or 142 buried by an officer or other person designated for the purpose. Such officer or other person shall be 143 entitled to recover of the owner of every such animal soor fowl that is cremated or buried the actual 144 cost of the cremation or burial, not to exceed seventy-five dollars, and of the owner of every such fowl 145 so cremated or buried the actual cost of the cremation or burial, not to exceed five dollars, and a reasonable fee to be recovered in the same manner as officers' fees are recovered, free from all 146 147 exemptions in favor of such owner. Any person violating the provisions of this section shall be guilty of 148 a Class 4 misdemeanor.

149 Nothing in this section shall be deemed to require the burial or cremation of the whole or portions of 150 any animal or fowl which is to be used for food or in any commercial manner.

151 This section shall not apply to any county until the governing body thereof shall adopt the same.

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