22101084D **HOUSE BILL NO. 53** 1 Offered January 12, 2022 2 3 Prefiled January 3, 2022 4 A BILL to amend and reenact §§ 3.2-6500, 3.2-6558, 3.2-6568, and 3.2-6569 of the Code of Virginia, 5 relating to animal care; humane investigators; seizure of animals; zoos. 6 Patron—Campbell, R.R. 7 8 Referred to Committee on Agriculture, Chesapeake and Natural Resources 9 10 Be it enacted by the General Assembly of Virginia: 1. That §§ 3.2-6500, 3.2-6558, 3.2-6568, and 3.2-6569 of the Code of Virginia are amended and 11 reenacted as follows: 12 § 3.2-6500. Definitions. 13 14 As used in this chapter, unless the context requires a different meaning: "Abandon" means to desert, forsake, or absolutely give up an animal without having secured another 15 owner or custodian for the animal or by failing to provide the elements of basic care as set forth in § 16 3.2-6503 for a period of four consecutive days. 17 "Adequate care" or "care" means the responsible practice of good animal husbandry, handling, 18 19 production, management, confinement, feeding, watering, protection, shelter, transportation, treatment, 20 and, when necessary, euthanasia, appropriate for the age, species, condition, size and type of the animal 21 and the provision of veterinary care when needed to prevent suffering or impairment of health. "Adequate exercise" or "exercise" means the opportunity for the animal to move sufficiently to 22 23 maintain normal muscle tone and mass for the age, species, size, and condition of the animal. "Adequate feed" means access to and the provision of food that is of sufficient quantity and nutritive 24 25 value to maintain each animal in good health; is accessible to each animal; is prepared so as to permit ease of consumption for the age, species, condition, size and type of each animal; is provided in a clean 26 27 and sanitary manner; is placed so as to minimize contamination by excrement and pests; and is provided 28 at suitable intervals for the species, age, and condition of the animal, but at least once daily, except as 29 prescribed by a veterinarian or as dictated by naturally occurring states of hibernation or fasting normal 30 for the species. 31 "Adequate shelter" means provision of and access to shelter that is suitable for the species, age, 32 condition, size, and type of each animal; provides adequate space for each animal; is safe and protects 33 each animal from injury, rain, sleet, snow, hail, direct sunlight, the adverse effects of heat or cold, 34 physical suffering, and impairment of health; is properly lighted; is properly cleaned; enables each 35 animal to be clean and dry, except when detrimental to the species; during hot weather, is properly 36 shaded and does not readily conduct heat; during cold weather, has a windbreak at its entrance and 37 provides a quantity of bedding material consisting of hay, cedar shavings, or the equivalent that is 38 sufficient to protect the animal from cold and promote the retention of body heat; and, for dogs and 39 cats, provides a solid surface, resting platform, pad, floormat, or similar device that is large enough for the animal to lie on in a normal manner and can be maintained in a sanitary manner. Under this chapter, 40 41 shelters whose wire, grid, or slat floors (i) permit the animals' feet to pass through the openings, (ii) sag under the animals' weight, or (iii) otherwise do not protect the animals' feet or toes from injury are not 42 adequate shelter. The outdoor tethering of an animal shall not constitute the provision of adequate 43 shelter (a) unless the animal is safe from predators and well suited and well equipped to tolerate its 44 environment; (b) during the effective period for a hurricane warning or tropical storm warning issued for 45 the area by the National Weather Service; or (c) (1) during a heat advisory issued by a local or state 46 47 authority, (2) when the actual or effective outdoor temperature is 85 degrees Fahrenheit or higher or 32 degrees Fahrenheit or lower, or (3) during the effective period for a severe weather warning issued for 48 49 the area by the National Weather Service, including a winter storm, tornado, or severe thunderstorm warning, unless an animal control officer, having inspected an animal's individual circumstances in 50 51 clause (c) (1), (2), or (3), has determined the animal to be safe from predators and well suited and well 52 equipped to tolerate its environment. 53 Adequate space" means sufficient space to allow each animal to (i) easily stand, sit, lie, turn about, 54 and make all other normal body movements in a comfortable, normal position for the animal and (ii)

and make all other normal body movements in a comfortable, normal position for the animal and (ii) interact safely with other animals in the enclosure. When an animal is tethered, "adequate space" means that the tether to which the animal is attached permits the above actions and is appropriate to the age and size of the animal; is attached to the animal by a properly applied collar, halter, or harness that is configured so as to protect the animal from injury and prevent the animal or tether from becoming **HB53** 

84

59 entangled with other objects or animals, or from extending over an object or edge that could result in the strangulation or injury of the animal; is at least 15 feet in length or four times the length of the 60 animal, as measured from the tip of its nose to the base of its tail, whichever is greater, except when the 61 62 animal is being walked on a leash or is attached by a tether to a lead line or when an animal control 63 officer, having inspected an animal's individual circumstances, has determined that in such an individual 64 case, a tether of at least 10 feet or three times the length of the animal, but shorter than 15 feet or four 65 times the length of the animal, makes the animal more safe, more suited, and better equipped to tolerate its environment than a longer tether; does not, by its material, size, or weight or any other characteristic, 66 cause injury or pain to the animal; does not weigh more than one-tenth of the animal's body weight; and 67 does not have weights or other heavy objects attached to it. The walking of an animal on a leash by its 68 owner shall not constitute the tethering of the animal for the purpose of this definition. When freedom of movement would endanger the animal, temporarily and appropriately restricting movement of the 69 70 animal according to professionally accepted standards for the species is considered provision of adequate 71 space. The provisions of this definition that relate to tethering shall not apply to agricultural animals. 72

73 "Adequate water" means provision of and access to clean, fresh, potable water of a drinkable 74 temperature that is provided in a suitable manner, in sufficient volume, and at suitable intervals appropriate for the weather and temperature, to maintain normal hydration for the age, species, 75 condition, size and type of each animal, except as prescribed by a veterinarian or as dictated by 76 77 naturally occurring states of hibernation or fasting normal for the species; and is provided in clean, 78 durable receptacles that are accessible to each animal and are placed so as to minimize contamination of 79 the water by excrement and pests or an alternative source of hydration consistent with generally 80 accepted husbandry practices.

"Adoption" means the transfer of ownership of a dog or a cat, or any other companion animal, from 81 82 a releasing agency to an individual. 83

"Agricultural animals" means all livestock and poultry.

"Ambient temperature" means the temperature surrounding the animal.

85 "Animal" means any nonhuman vertebrate species except fish. For the purposes of § 3.2-6522, animal means any species susceptible to rabies. For the purposes of § 3.2-6570, animal means any nonhuman 86 vertebrate species including fish except those fish captured and killed or disposed of in a reasonable and 87 88 customary manner.

89 "Animal control officer" means a person appointed as an animal control officer or deputy animal 90 control officer as provided in § 3.2-6555.

91 "Boarding establishment" means a place or establishment other than a public or private animal shelter 92 where companion animals not owned by the proprietor are sheltered, fed, and watered in exchange for a fee. "Boarding establishment" shall not include any private residential dwelling that shelters, feeds, and 93 94 waters fewer than five companion animals not owned by the proprietor.

95 "Collar" means a well-fitted device, appropriate to the age and size of the animal, attached to the animal's neck in such a way as to prevent trauma or injury to the animal. 96

"Commercial dog breeder" means any person who, during any 12-month period, maintains 30 or 97 98 more adult female dogs for the primary purpose of the sale of their offspring provided that a person 99 who breeds an animal regulated under federal law as a research animal shall not be deemed to be a 100 commercial dog breeder.

101 "Companion animal" means any domestic or feral dog, domestic or feral cat, nonhuman primate, 102 guinea pig, hamster, rabbit not raised for human food or fiber, exotic or native animal, reptile, exotic or 103 native bird, or any feral animal or any animal under the care, custody, or ownership of a person or any animal that is bought, sold, traded, or bartered by any person. No agricultural animal, game species, or 104 animal regulated under federal law as a research animal shall be considered a companion animal for the 105 purposes of this chapter. 106

107 "Consumer" means any natural person purchasing an animal from a dealer or pet shop or hiring the 108 services of a boarding establishment. The term "consumer" shall not include a business or corporation 109 engaged in sales or services.

110 "Dealer" means any person who in the regular course of business for compensation or profit buys, 111 sells, transfers, exchanges, or barters companion animals. The following shall not be considered dealers: (i) any person who transports companion animals in the regular course of business as a common carrier 112 113 or (ii) any person whose primary purpose is to find permanent adoptive homes for companion animals.

"Direct and immediate threat" means any clear and imminent danger to an animal's health, safety or 114 115 life.

116 "Dump" means to knowingly desert, forsake, or absolutely give up without having secured another 117 owner or custodian any dog, cat, or other companion animal in any public place including the right-of-way of any public highway, road or street or on the property of another. "Emergency veterinary treatment" means veterinary treatment to stabilize a life-threatening condition, 118

119 120 alleviate suffering, prevent further disease transmission, or prevent further disease progression.

HB53

## 3 of 7

121 "Enclosure" means a structure used to house or restrict animals from running at large.

"Euthanasia" means the humane destruction of an animal accomplished by a method that involves
instantaneous unconsciousness and immediate death or by a method that involves anesthesia, produced
by an agent that causes painless loss of consciousness, and death during such loss of consciousness.

"Exhibitor" means any person who has animals for or on public display, excluding an exhibitorlicensed by the U.S. Department of Agriculture.

"Facility" means a building or portion thereof as designated by the State Veterinarian, other than a
 private residential dwelling and its surrounding grounds, that is used to contain a primary enclosure or
 enclosures in which animals are housed or kept.

"Farming activity" means, consistent with standard animal husbandry practices, the raising,
management, and use of agricultural animals to provide food, fiber, or transportation and the breeding,
exhibition, lawful recreational use, marketing, transportation, and slaughter of agricultural animals
pursuant to such purposes.

134 "Foster care provider" means a person who provides care or rehabilitation for companion animals
 135 through an affiliation with a public or private animal shelter, home-based rescue, releasing agency, or
 136 other animal welfare organization.

137 "Foster home" means a private residential dwelling and its surrounding grounds, or any facility other
138 than a public or private animal shelter, at which site through an affiliation with a public or private
139 animal shelter, home-based rescue, releasing agency, or other animal welfare organization care or
140 rehabilitation is provided for companion animals.

141 "Groomer" means any person who, for a fee, cleans, trims, brushes, makes neat, manicures, or treats142 for external parasites any animal.

143 "Home-based rescue" means an animal welfare organization that takes custody of companion animals
144 for the purpose of facilitating adoption and houses such companion animals in a foster home or a
145 system of foster homes.

146 "Humane" means any action taken in consideration of and with the intent to provide for the animal's147 health and well-being.

148 "Humane investigator" means a person who has been appointed by a circuit court as a humane investigator as provided in § 3.2-6558.

150 "Humane society" means any incorporated, nonprofit organization that is organized for the purposes151 of preventing cruelty to animals and promoting humane care and treatment or adoptions of animals.

152 "Incorporated" means organized and maintained as a legal entity in the Commonwealth.

153 "Inspector" means a State Animal Welfare Inspector employed pursuant to § 3.2-5901.1 or his 154 representative.

155 "Kennel" means any establishment in which five or more canines, felines, or hybrids of either are156 kept for the purpose of breeding, hunting, training, renting, buying, boarding, selling, or showing.

157 "Law-enforcement officer" means any person who is a full-time or part-time employee of a police 158 department or sheriff's office that is part of or administered by the Commonwealth or any political 159 subdivision thereof and who is responsible for the prevention and detection of crime and the 160 enforcement of the penal, traffic or highway laws of the Commonwealth. Part-time employees are 161 compensated officers who are not full-time employees as defined by the employing police department or 162 sheriff's office.

"Livestock" includes all domestic or domesticated: bovine animals; equine animals; ovine animals;
porcine animals; cervidae animals; capradae animals; animals of the genus Lama or Vicugna; ratites; fish
or shellfish in aquaculture facilities, as defined in § 3.2-2600; enclosed domesticated rabbits or hares
raised for human food or fiber; or any other individual animal specifically raised for food or fiber,
except companion animals.

168 "New owner" means an individual who is legally competent to enter into a binding agreement
169 pursuant to subdivision B 2 of § 3.2-6574, and who adopts or receives a dog or cat from a releasing
170 agency.

171 "Ordinance" means any law, rule, regulation, or ordinance adopted by the governing body of any172 locality.

173 "Other officer" includes all other persons employed or elected by the people of Virginia, or by any174 locality, whose duty it is to preserve the peace, to make arrests, or to enforce the law.

"Owner" means any person who: (i) has a right of property in an animal; (ii) keeps or harbors an animal; (iii) has an animal in his care; or (iv) acts as a custodian of an animal.

177 "Pet shop" means a retail establishment where companion animals are bought, sold, exchanged, or178 offered for sale or exchange to the general public.

179 "Poultry" includes all domestic fowl and game birds raised in captivity.

180 "Primary enclosure" means any structure used to immediately restrict an animal or animals to a181 limited amount of space, such as a room, pen, cage, compartment, or hutch. For tethered animals, the

4 of 7

182 term includes the shelter and the area within reach of the tether.

"Private animal shelter" means a facility operated for the purpose of finding permanent adoptive 183 184 homes for animals that is used to house or contain animals and that is owned or operated by an 185 incorporated, nonprofit, and nongovernmental entity, including a humane society, animal welfare 186 organization, society for the prevention of cruelty to animals, or any other similar organization.

187 "Properly cleaned" means that carcasses, debris, food waste, and excrement are removed from the 188 primary enclosure with sufficient frequency to minimize the animals' contact with the above-mentioned 189 contaminants; the primary enclosure is sanitized with sufficient frequency to minimize odors and the 190 hazards of disease; and the primary enclosure is cleaned so as to prevent the animals confined therein 191 from being directly or indirectly sprayed with the stream of water, or directly or indirectly exposed to 192 hazardous chemicals or disinfectants.

193 "Properly lighted" when referring to a facility means sufficient illumination to permit routine 194 inspections, maintenance, cleaning, and housekeeping of the facility, and observation of the animals; to 195 provide regular diurnal lighting cycles of either natural or artificial light, uniformly diffused throughout the facility; and to promote the well-being of the animals. 196

197 "Properly lighted" when referring to a private residential dwelling and its surrounding grounds means 198 sufficient illumination to permit routine maintenance and cleaning thereof, and observation of the 199 companion animals; and to provide regular diurnal lighting cycles of either natural or artificial light to 200 promote the well-being of the animals.

201 "Public animal shelter" means a facility operated by the Commonwealth, or any locality, for the 202 purpose of impounding or sheltering seized, stray, homeless, abandoned, unwanted, or surrendered 203 animals or a facility operated for the same purpose under a contract with any locality.

"Releasing agency" means (i) a public animal shelter or (ii) a private animal shelter, humane society, 204 205 animal welfare organization, society for the prevention of cruelty to animals, or other similar entity or 206 home-based rescue that releases companion animals for adoption.

"Research facility" means any place, laboratory, or institution licensed by the U.S. Department of 207 Agriculture at which scientific tests, experiments, or investigations involving the use of living animals 208 209 are carried out, conducted, or attempted.

210 "Sanitize" means to make physically clean and to remove and destroy, to a practical minimum, 211 agents injurious to health.

212 "Sore" means, when referring to an equine, that an irritating or blistering agent has been applied, 213 internally or externally, by a person to any limb or foot of an equine; any burn, cut, or laceration that 214 has been inflicted by a person to any limb or foot of an equine; any tack, nail, screw, or chemical agent 215 that has been injected by a person into or used by a person on any limb or foot of an equine; any other 216 substance or device that has been used by a person on any limb or foot of an equine; or a person has engaged in a practice involving an equine, and as a result of such application, infliction, injection, use, 217 218 or practice, such equine suffers, or can reasonably be expected to suffer, physical pain or distress, inflammation, or lameness when walking, trotting, or otherwise moving, except that such term does not 219 220 include such an application, infliction, injection, use, or practice in connection with the therapeutic 221 treatment of an equine by or under the supervision of a licensed veterinarian. Notwithstanding anything 222 contained herein to the contrary, nothing shall preclude the shoeing, use of pads, and use of action 223 devices as permitted by 9 C.F.R. Part 11.2.

224 "Sterilize" or "sterilization" means a surgical or chemical procedure performed by a licensed 225 veterinarian that renders a dog or cat permanently incapable of reproducing.

226 "Treasurer" includes the treasurer and his assistants of each county or city or other officer designated 227 by law to collect taxes in such county or city.

228 "Treatment" or "adequate treatment" means the responsible handling or transportation of animals in 229 the person's ownership, custody or charge, appropriate for the age, species, condition, size and type of 230 the animal. 231

Veterinary treatment" means treatment by or on the order of a duly licensed veterinarian.

232 "Weaned" means that an animal is capable of and physiologically accustomed to ingestion of solid 233 food or food customary for the adult of the species and has ingested such food, without nursing, for a 234 period of at least five days.

235 "Zoo" means a facility or establishment, including a petting zoo, that is licensed by the U.S. 236 Department of Agriculture and the Department of Wildlife Resources and houses animals and exhibits 237 them to the public. 238

## § 3.2-6558. Humane investigators; qualifications; appointment; term.

239 A. A circuit court may reappoint any person as a humane investigator for any locality within its 240 jurisdiction if the person: 241

1. Was appointed as a humane investigator prior to July 1, 2003; and

242 2. Has never been convicted of animal cruelty or neglect, any felony, or any crime of moral turpitude according to a criminal background check, which shall be performed by the attorney for the 243

244 Commonwealth at the expense of the person seeking the appointment.

245 B. A circuit court may appoint a person to fill a vacancy in that jurisdiction created when a humane 246 investigator who was appointed prior to July 1, 2003, is no longer willing or eligible to be a humane 247 investigator, provided the person seeking appointment:

248 1. Has received a written recommendation from the administrative entity that oversees animal control 249 in the locality where the humane investigator seeks appointment;

250 2. Has never been convicted of animal cruelty or neglect, any felony, or any crime of moral 251 turpitude according to a criminal background check, which shall be performed by the attorney for the 252 Commonwealth at the expense of the person seeking the appointment; and

253 3. Has completed a basic animal control course approved by the State Veterinarian pursuant to 254 § 3.2-6556.

255 C. A No person residing outside the Commonwealth may shall be appointed as a humane 256 investigator only if he is employed by a humane society located within the locality where he is seeking 257 appointment.

258 D. Reappointments of humane investigators shall be for terms of three years. Each humane investigator shall, during each term for which he is appointed, complete 15 hours of training in animal 259 260 care and protection approved for animal control officers. If a humane investigator is appointed to a 261 succeeding term before or within 30 days after his current term expires, a criminal background check 262 shall not be required. If a humane investigator's term expires and he is not appointed to a succeeding 263 term before or within 30 days after his current term expires, the humane investigator shall not be 264 appointed to another term. 265

§ 3.2-6568. Power of search for violations of statutes against cruelty to animals.

266 When an affidavit is made under oath before a magistrate or court of competent jurisdiction by any 267 animal control officer, humane investigator, law-enforcement officer, or State Veterinarian's 268 representative that the complainant believes and has reasonable probable cause to believe that the laws 269 in relation to cruelty to animals have been, or are being, or are about to be violated in any particular 270 building or place, such magistrate or judge, if satisfied that there is reasonable probable cause for such 271 belief, shall issue a warrant authorizing any sheriff, deputy sheriff, or police officer to search the 272 building or place. After issuing a warrant under this section, the magistrate or judge shall file the 273 affidavit in the manner prescribed by § 19.2-54. After executing the warrant, the animal control officer, 274 humane investigator, law-enforcement officer, or State Veterinarian's representative shall return the 275 warrant to the clerk of the circuit court of the city or county wherein the search was made.

276 § 3.2-6569. Seizure and impoundment of animals; notice and hearing; disposition of animal; 277 disposition of proceeds upon sale.

278 A. Any humane investigator, law-enforcement officer, or animal control officer may lawfully seize 279 and impound any animal that has been abandoned, has been cruelly treated, or is suffering from an 280 apparent a violation of this chapter that has rendered the animal in such a condition as to constitute a direct and immediate threat to its life, safety, or health. The seizure or impoundment of an equine 281 282 resulting from a violation of clause (iv) of subsection A or clause (ii) of subsection B of § 3.2-6570 may 283 shall be undertaken only by the State Veterinarian or State Veterinarian's representative who has 284 received training in the examination and detection of sore horses as required by 9 C.F.R. Part 11.7.

285 B. Before seizing or impounding any (i) agricultural animal or (ii) animal located at a zoo, the 286 humane investigator, law-enforcement officer, or animal control officer shall contact the State 287 Veterinarian or State Veterinarian's representative, who shall recommend to the person the most 288 appropriate action for effecting the seizure and impoundment. The humane investigator, law-enforcement 289 officer, or animal control officer shall notify the owner of the agricultural such animal and the local 290 attorney for the Commonwealth of the recommendation. The humane investigator, law-enforcement 291 officer, or animal control officer may impound the agricultural such animal on the land where the 292 agricultural animal is located if:

1. The owner or tenant of the land where the agricultural animal is located gives written permission;

2. A general district court so orders; or

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295 3. The owner or tenant of the land where the agricultural animal is located cannot be immediately 296 located, and it is in the best interest of the agricultural animal to be impounded on the land where it is 297 located until the written permission of the owner or tenant of the land can be obtained.

298 If C. Notwithstanding the provisions of subsection B, if there is a direct and immediate threat to an 299 agricultural animal, the humane investigator, law-enforcement officer, or animal control officer may 300 seize the animal, in which case the humane investigator, law-enforcement officer, or animal control 301 officer shall file within five business days on a form approved by the State Veterinarian a report on the condition of the animal at the time of the seizure, the location of impoundment, and any other 302 information required by the State Veterinarian. 303

304 D. Notwithstanding the provisions of subsection B, if there is a direct and immediate threat to an

## HB53

animal at a zoo (i) that cannot be corrected within a reasonable period of time or (ii) that the owner is
unwilling or unable to correct after having received notice and a reasonable period of time for
correction, the humane investigator, law-enforcement officer, or animal control officer may seize the
animal, in which case the humane investigator, law-enforcement officer, or animal control officer shall
file within five business days on a form approved by the State Veterinarian a report on the condition of
the animal at the time of the seizure, the location of impoundment, and any other information required
by the State Veterinarian.

312 C. E. Upon seizing or impounding an animal, the humane investigator, law-enforcement officer or animal control officer shall petition the general district court in the city or county where the animal is seized for a hearing. The hearing shall be not more than 10 business days from the date of the seizure of the animal. The hearing shall be to determine whether the animal has been abandoned, has been abandoned, has been abandoned, has been provided adequate care.

317 D. F. The humane investigator, law-enforcement officer, or animal control officer shall cause to be 318 served upon the person with a right of property in the animal or the custodian of the animal notice of 319 the hearing. If such person or the custodian is known and residing within the jurisdiction wherein the 320 animal is seized, written notice shall be given at least five days prior to the hearing of the time and 321 place of the hearing. If such person or the custodian is known but residing out of the jurisdiction where 322 such animal is seized, written notice by any method or service of process as is provided by the Code of 323 Virginia shall be given. If such person or the custodian is not known, the humane investigator, 324 law-enforcement officer, or animal control officer shall cause to be published in a newspaper of general 325 circulation in the jurisdiction wherein such animal is seized notice of the hearing at least one time prior 326 to the hearing and shall further cause notice of the hearing to be posted at least five days prior to the 327 hearing at the place provided for public notices at the city hall or courthouse wherein such hearing shall 328 be held.

329 E. G. The procedure for appeal and trial shall be the same as provided by law for misdemeanors.
330 Trial by jury shall be as provided in Article 4 (§ 19.2-260 et seq.) of Chapter 15 of Title 19.2. The
331 Commonwealth shall be required to prove its case beyond a reasonable doubt.

332 F. H. The humane investigator, law-enforcement officer, or animal control officer shall provide for
333 such animal until the court has concluded the hearing. Any locality may require the owner of any
animal held pursuant to this subsection for more than 30 days to post a bond in surety with the locality
335 for the amount of the cost of boarding the animal for a period of time set by ordinance, not to exceed
336 nine months.

In any locality that has not adopted such an ordinance, a court may order the owner of an animal
held pursuant to this subsection for more than 30 days to post a bond in surety with the locality for the
amount of the cost of boarding the animal for a period of time not to exceed nine months. The bond
shall not be forfeited if the owner is found to be not guilty of the violation.

341 If the court determines that the animal has been neither abandoned, cruelly treated, nor deprived of 342 adequate care, the animal shall be returned to the owner. If the court determines that the animal has 343 been (i) abandoned or cruelly treated, (ii) deprived of adequate care, as that term is defined in 344 § 3.2-6500, or (iii) raised as a dog that has been, is, or is intended to be used in dogfighting in violation 345 of § 3.2-6571, then the court shall order that the animal may be: (a) sold by a local governing body, if 346 not a companion animal; (b) disposed of by a local governing body pursuant to subsection D of 347 § 3.2-6546, whether such animal is a companion animal or an agricultural animal; or (c) delivered to the 348 person with a right of property in the animal as provided in subsection G I.

349 G. I. In no case shall the owner be allowed to purchase, adopt, or otherwise obtain the animal if the court determines that the animal has been abandoned, cruelly treated, or deprived of adequate care. The court shall direct that the animal be delivered to the person with a right of property in the animal, upon his request, if the court finds that the abandonment, cruel treatment, or deprivation of adequate care is not attributable to the actions or inactions of such person.

H. J. The court shall order the owner of any animal determined to have been abandoned, cruelly
treated, or deprived of adequate care to pay all reasonable expenses incurred in caring and providing for
such animal from the time the animal is seized until such time that the animal is disposed of in
accordance with the provisions of this section, to the provider of such care.

I. K. The court may prohibit the possession or ownership of other companion animals by the owner
of any companion animal found to have been abandoned, cruelly treated, or deprived of adequate care.
In making a determination to prohibit the possession or ownership of companion animals, the court may
take into consideration the owner's past record of convictions under this chapter or other laws
prohibiting cruelty to animals or pertaining to the care or treatment of animals and the owner's mental
and physical condition.

**364** J. L. If the court finds that an agricultural animal has been abandoned or cruelly treated, the court **365** may prohibit the possession or ownership of any other agricultural animal by the owner of the agricultural animal if the owner has exhibited a pattern of abandoning or cruelly treating agricultural

animals as evidenced by previous convictions of violating § 3.2-6504 or 3.2-6570. In making a
determination to prohibit the possession or ownership of agricultural animals, the court may take into
consideration the owner's mental and physical condition.

370 K. M. Any person who is prohibited from owning or possessing animals pursuant to subsection IK371 or JL may petition the court to repeal the prohibition after two years have elapsed from the date of 372 entry of the court's order. The court may, in its discretion, repeal the prohibition if the person can prove 373 to the satisfaction of the court that the cause for the prohibition has ceased to exist.

374 L. N. When a sale occurs, the proceeds shall first be applied to the costs of the sale then next to the unreimbursed expenses for the care and provision of the animal, and the remaining proceeds, if any, shall be paid over to the owner of the animal. If the owner of the animal cannot be found, the proceeds
377 remaining shall be paid into the Literary Fund.

378 M. O. Nothing in this section shall be construed to prohibit the humane destruction of a critically
 379 injured or ill animal for humane purposes by the impounding humane investigator, law-enforcement
 380 officer, animal control officer, or licensed veterinarian.