2013 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 3.2-6540 and 3.2-6570 of the Code of Virginia and to amend the Code 2 3 of Virginia by adding a section numbered 3.2-6540.1, relating to the control of dangerous dogs; 4 penalties.

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Approved

[S 828]

7 Be it enacted by the General Assembly of Virginia:

8 1. That §§ 3.2-6540 and 3.2-6570 of the Code of Virginia are amended and reenacted and that the 9 Code of Virginia is amended by adding a section numbered 3.2-6540.1 as follows: 10

§ 3.2-6540. Control of dangerous dogs; penalties. 11

A. As used in this section:

"Dangerous dog" means a canine or canine crossbreed that has bitten, attacked, or inflicted injury on 12 13 a person or companion animal that is a dog or cat, or killed a companion animal that is a dog or cat. When a dog attacks or bites a companion animal that is a dog or cat, the attacking or biting dog shall 14 15 not be deemed dangerous: (i) if no serious physical injury as determined by a licensed veterinarian has 16 occurred to the dog or cat as a result of the attack or bite; (ii) if both animals are owned by the same 17 person; (iii) if such attack occurs on the property of the attacking or biting dog's owner or custodian; or (iv) for other good cause as determined by the court. No dog shall be found to be a dangerous dog as a 18 19 result of biting, attacking, or inflicting injury on a dog or cat while engaged with an owner or custodian as part of lawful hunting or participating in an organized, lawful dog handling event. No dog that has 20 21 bitten, attacked, or inflicted injury on a person shall be found to be a dangerous dog if the court determines, based on the totality of the evidence before it, that the dog is not dangerous or a threat to 22 23 the community.

24 "Vicious dog" means a canine or canine crossbreed that has: (i) killed a person; (ii) inflicted serious 25 injury to a person, including multiple bites, serious disfigurement, serious impairment of health, or 26 serious impairment of a bodily function; or (iii) continued to exhibit the behavior that resulted in a 27 previous finding by a court or, on or before July 1, 2006, by an animal control officer as authorized by 28 ordinance, that it is a dangerous dog, provided that its owner has been given notice of that finding.

29 B. Any law-enforcement officer or animal control officer who has reason to believe that a canine or 30 canine crossbreed within his jurisdiction is a dangerous dog or vicious dog shall apply to a magistrate 31 serving the jurisdiction for the issuance of a summons requiring the owner or custodian, if known, to appear before a general district court at a specified time. The summons shall advise the owner of the 32 33 nature of the proceeding and the matters at issue. If a law-enforcement officer successfully makes an 34 application for the issuance of a summons, he shall contact the local animal control officer and inform 35 him of the location of the dog and the relevant facts pertaining to his belief that the dog is dangerous or 36 vicious. The animal control officer shall confine the animal until such time as evidence shall be heard 37 and a verdict rendered. If the animal control officer determines that the owner or custodian can confine 38 the animal in a manner that protects the public safety, he may permit the owner or custodian to confine 39 the animal until such time as evidence shall be heard and a verdict rendered. The court, through its 40 contempt powers, may compel the owner, custodian, or harborer of the animal to produce the animal. If, 41 after hearing the evidence, the court finds that the animal is a dangerous dog, the court shall order the 42 animal's owner to comply with the provisions of this section. If, after hearing the evidence, the court 43 finds that the animal is a vicious dog, the court shall order the animal euthanized in accordance with the 44 provisions of § 3.2-6562. The court, upon finding the animal to be a dangerous or vicious dog, may 45 order the owner, custodian, or harborer thereof to pay restitution for actual damages to any person injured by the animal or whose companion animal was injured or killed by the animal. The court, in its 46 47 discretion, may also order the owner to pay all reasonable expenses incurred in caring and providing 48 for such dangerous dog from the time the animal is taken into custody until such time as the animal is 49 disposed of or returned to the owner. The procedure for appeal and trial shall be the same as provided by law for misdemeanors. Trial by jury shall be as provided in Article 4 (§ 19.2-260 et seq.) of Chapter 50 15 of Title 19.2. The Commonwealth shall be required to prove its case beyond a reasonable doubt. 51

C. No canine or canine crossbreed shall be found to be a dangerous dog or vicious dog solely 52 53 because it is a particular breed, nor is the ownership of a particular breed of canine or canine crossbreed 54 prohibited. No animal shall be found to be a dangerous dog or vicious dog if the threat, injury, or 55 damage was sustained by a person who was: (i) committing, at the time, a crime upon the premises 56 occupied by the animal's owner or custodian; (ii) committing, at the time, a willful trespass upon the

57 premises occupied by the animal's owner or custodian; or (iii) provoking, tormenting, or physically abusing the animal, or can be shown to have repeatedly provoked, tormented, abused, or assaulted the animal at other times. No police dog that was engaged in the performance of its duties as such at the time of the acts complained of shall be found to be a dangerous dog or a vicious dog. No animal that, at the time of the acts complained of, was responding to pain or injury, or was protecting itself, its kennel, its offspring, a person, or its owner's or custodian's property, shall be found to be a dangerous dog or a vicious dog.

64 D. If the owner of an animal found to be a dangerous dog is a minor, the custodial parent or legal 65 guardian shall be responsible for complying with all requirements of this section.

66 E. The owner of any animal found to be a dangerous dog shall, within 45 days of such finding, 67 obtain a dangerous dog registration certificate from the local animal control officer or treasurer for a fee 68 of \$150, in addition to other fees that may be authorized by law. The local animal control officer or treasurer shall also provide the owner with a uniformly designed tag that identifies the animal as a 69 70 dangerous dog. The owner shall affix the tag to the animal's collar and ensure that the animal wears the collar and tag at all times. By January 31 of each year, until such time as the dangerous dog is 71 72 deceased, all certificates obtained pursuant to this subsection shall be updated and renewed for a fee of 73 \$85 and in the same manner as the initial certificate was obtained. The animal control officer shall post 74 registration information on the Virginia Dangerous Dog Registry.

75 F. All dangerous dog registration certificates or renewals thereof required to be obtained under this 76 section shall only be issued to persons 18 years of age or older who present satisfactory evidence: (i) of 77 the animal's current rabies vaccination, if applicable; (ii) that the animal has been neutered or spayed; 78 and (iii) that the animal is and will be confined in a proper enclosure or is and will be confined inside 79 the owner's residence or is and will be muzzled and confined in the owner's fenced-in yard until the 80 proper enclosure is constructed. In addition, owners who apply for certificates or renewals thereof under this section shall not be issued a certificate or renewal thereof unless they present satisfactory evidence 81 82 that: (i) (a) their residence is and will continue to be posted with clearly visible signs warning both 83 minors and adults of the presence of a dangerous dog on the property; and (ii) (b) the animal has been 84 permanently identified by means of a tattoo on the inside thigh or by electronic implantation. All 85 certificates or renewals thereof required to be obtained under this section shall only be issued to persons who present satisfactory evidence that the owner has liability insurance coverage, to the value of at least 86 87 \$100,000, that covers animal bites. The owner may obtain and maintain a bond in surety, in lieu of 88 liability insurance, to the value of at least \$100,000.

G. While on the property of its owner, an animal found to be a dangerous dog shall be confined indoors or in a securely enclosed and locked structure of sufficient height and design to prevent its escape or direct contact with or entry by minors, adults, or other animals. The structure shall be designed to provide the animal with shelter from the elements of nature. When off its owner's property, an animal found to be a dangerous dog shall be kept on a leash and muzzled in such a manner as not to cause injury to the animal or interfere with the animal's vision or respiration, but so as to prevent it from biting a person or another animal.

96 H. The owner shall cause the local animal control officer to be promptly notified of: (i) the names,
97 addresses, and telephone numbers of all owners; (ii) all of the means necessary to locate the owner and
98 the dog at any time; (iii) any complaints or incidents of attack by the dog upon any person or cat or
99 dog; (iv) any claims made or lawsuits brought as a result of any attack; (v) tattoo or chip identification
100 information or both; (vi) proof of insurance or surety bond; and (vii) the death of the dog.

101 I. After an animal has been found to be a dangerous dog, the animal's owner shall immediately, upon 102 learning of same, cause the local animal control authority to be notified if the animal: (i) is loose or 103 unconfined; θr (ii) bites a person or attacks another animal; or (iii) is sold, *is* given away, or dies. Any 104 owner of a dangerous dog who relocates to a new address shall, within 10 days of relocating, provide 105 written notice to the appropriate local animal control authority for the old address from which the 106 animal has moved and the new address to which the animal has been moved.

J. Any owner or custodian of a canine or canine crossbreed or other animal is guilty of a:

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108 1. Class 2 misdemeanor if the canine or canine crossbreed previously declared a dangerous dog pursuant to this section, when such declaration arose out of a separate and distinct incident, attacks and injures or kills a cat or dog that is a companion animal belonging to another person;

2. Class 1 misdemeanor if the canine or canine crossbreed previously declared a dangerous dog pursuant to this section, when such declaration arose out of a separate and distinct incident, bites a human being or attacks a human being causing bodily injury; or

3. Class 6 felony if any owner or custodian whose willful act or omission in the care, control, or
containment of a canine, canine crossbreed, or other animal is so gross, wanton, and culpable as to show
a reckless disregard for human life, and is the proximate cause of such dog or other animal attacking
and causing serious bodily injury to any person.

118 The provisions of this subsection shall not apply to any animal that, at the time of the acts 119 complained of, was responding to pain or injury, or was protecting itself, its kennel, its offspring, a 120 person, or its owner's or custodian's property, or when the animal is a police dog that is engaged in the 121 performance of its duties at the time of the attack.

122 K. The owner of any animal that has been found to be a dangerous dog who willfully fails to 123 comply with the requirements of this section is guilty of a Class 1 misdemeanor.

Whenever an owner or custodian of an animal found to be a dangerous dog is charged with a
violation of this subsection, the animal control officer shall confine the dangerous dog until such time as
evidence shall be heard and a verdict rendered. The court, through its contempt powers, may compel the
owner, custodian, or harborer of the animal to produce the animal.

128 Upon conviction, the court may (i) order the dangerous dog to be disposed of by a local governing 129 body pursuant to § 3.2-6562 or (ii) grant the owner up to 45 days to comply with the requirements of 130 this section, during which time the dangerous dog shall remain in the custody of the animal control 131 officer until compliance has been verified. If the owner fails to achieve compliance within the time 132 specified by the court, the court shall order the dangerous dog to be disposed of by a local governing 133 body pursuant to § 3.2-6562. The court, in its discretion, may order the owner to pay all reasonable 134 expenses incurred in caring and providing for such dangerous dog from the time the animal is taken 135 into custody until such time that the animal is disposed of or returned to the owner.

L. All fees collected pursuant to this section, less the costs incurred by the animal control authority
in producing and distributing the certificates and tags required by this section and fees due to the State
Veterinarian for maintenance of the Virginia Dangerous Dog Registry, shall be paid into a special
dedicated fund in the treasury of the locality for the purpose of paying the expenses of any training
course required under § 3.2-6556.

M. The governing body of any locality may enact an ordinance parallel to this statute regulating dangerous and vicious dogs. No locality may impose a felony penalty for violation of such ordinances.
 § 3.2-6540.1. Vicious dogs; penalties.

A. As used in this section:

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145 "Serious injury" means an injury having a reasonable potential to cause death or any injury other
146 than a sprain or strain, including serious disfigurement, serious impairment of health, or serious
147 impairment of bodily function and requiring significant medical attention.

148 "Vicious dog" means a canine or canine crossbreed that has (i) killed a person, (ii) inflicted serious
149 injury to a person, or (iii) continued to exhibit the behavior that resulted in a previous finding by a
150 court or, on or before July 1, 2006, by an animal control officer as authorized by ordinance that it is a
151 dangerous dog, provided that its owner has been given notice of that finding.

152 B. Any law-enforcement officer or animal control officer who has reason to believe that a canine or 153 canine crossbreed within his jurisdiction is a vicious dog shall apply to a magistrate serving the jurisdiction for the issuance of a summons requiring the owner or custodian, if known, to appear before 154 155 a general district court at a specified time. The summons shall advise the owner of the nature of the proceeding and the matters at issue. If a law-enforcement officer successfully makes an application for 156 157 the issuance of a summons, he shall contact the local animal control officer and inform him of the 158 location of the dog and the relevant facts pertaining to his belief that the dog is vicious. The animal 159 control officer shall confine the animal until such time as evidence shall be heard and a verdict 160 rendered. The court, through its contempt powers, may compel the owner, custodian, or harborer of the 161 animal to produce the animal. If, after hearing the evidence, the court finds that the animal is a vicious 162 dog, the court shall order the animal euthanized in accordance with the provisions of § 3.2-6562. The 163 court, upon finding the animal to be a vicious dog, may order the owner, custodian, or harborer thereof 164 to pay restitution for actual damages to any person injured by the animal or to the estate of any person 165 killed by the animal. The court, in its discretion, may also order the owner to pay all reasonable expenses incurred in caring and providing for such vicious dog from the time the animal is taken into 166 custody until such time as the animal is disposed of. The procedure for appeal and trial shall be the 167 168 same as provided by law for misdemeanors. Trial by jury shall be as provided in Article 4 (§ 19.2-260 et seq.) of Chapter 15 of Title 19.2. The Commonwealth shall be required to prove its case beyond a 169 170 reasonable doubt.

171 C. No canine or canine crossbreed shall be found to be a vicious dog solely because it is a 172 particular breed, nor is the ownership of a particular breed of canine or canine crossbreed prohibited. 173 No animal shall be found to be a vicious dog if the threat, injury, or damage was sustained by a person 174 who was (i) committing, at the time, a crime upon the premises occupied by the animal's owner or 175 custodian; (ii) committing, at the time, a willful trespass upon the premises occupied by the animal's 176 owner or custodian; or (iii) provoking, tormenting, or physically abusing the animal, or can be shown 177 to have repeatedly provoked, tormented, abused, or assaulted the animal at other times. No police dog 178 that was engaged in the performance of its duties as such at the time of the acts complained of shall be

179 found to be a vicious dog. No animal that, at the time of the acts complained of, was responding to 180 pain or injury or was protecting itself, its kennel, its offspring, a person, or its owner's or custodian's 181 property, shall be found to be a vicious dog.

182 D. Any owner or custodian of a canine or canine crossbreed or other animal whose willful act or 183 omission in the care, control, or containment of a canine, canine crossbreed, or other animal is so 184 gross, wanton, and culpable as to show a reckless disregard for human life and is the proximate cause 185 of such dog or other animal attacking and causing serious injury to any person is guilty of a Class 6 186 felony. The provisions of this subsection shall not apply to any animal that, at the time of the acts 187 complained of, was responding to pain or injury or was protecting itself, its kennel, its offspring, a 188 person, or its owner's or custodian's property, or when the animal is a police dog that is engaged in the 189 performance of its duties at the time of the attack.

190 E. The governing body of any locality may enact an ordinance parallel to this statute regulating 191 vicious dogs. No locality may impose a felony penalty for violation of such ordinances. 192

§ 3.2-6570. Cruelty to animals; penalty.

193 A. Any person who: (i) overrides, overdrives, overloads, tortures, ill-treats, abandons, willfully inflicts inhumane injury or pain not connected with bona fide scientific or medical experimentation, or 194 195 cruelly or unnecessarily beats, maims, mutilates, or kills any animal, whether belonging to himself or 196 another; (ii) deprives any animal of necessary food, drink, shelter or emergency veterinary treatment; 197 (iii) sores any equine for any purpose or administers drugs or medications to alter or mask such soring 198 for the purpose of sale, show, or exhibition of any kind, unless such administration of drugs or 199 medications is within the context of a veterinary client-patient relationship and solely for therapeutic 200 purposes; (iv) willfully sets on foot, instigates, engages in, or in any way furthers any act of cruelty to 201 any animal; (v) carries or causes to be carried by any vehicle, vessel or otherwise any animal in a cruel, 202 brutal, or inhumane manner, so as to produce torture or unnecessary suffering; or (vi) causes any of the above things, or being the owner of such animal permits such acts to be done by another is guilty of a 203 204 Class 1 misdemeanor.

205 In addition to the penalties provided in this subsection, the court may, in its discretion, require any 206 person convicted of a violation of this subsection to attend an anger management or other appropriate 207 treatment program or obtain psychiatric or psychological counseling. The court may impose the costs of 208 such a program or counseling upon the person convicted.

209 B. Any person who: (i) tortures, willfully inflicts inhumane injury or pain not connected with bona 210 fide scientific or medical experimentation, or cruelly and unnecessarily beats, maims, mutilates or kills 211 any animal whether belonging to himself or another; (ii) sores any equine for any purpose or administers 212 drugs or medications to alter or mask such soring for the purpose of sale, show, or exhibit of any kind, 213 unless such administration of drugs or medications is under the supervision of a licensed veterinarian 214 and solely for therapeutic purposes; (iii) maliciously deprives any companion animal of necessary food, 215 drink, shelter or emergency veterinary treatment; (iv) instigates, engages in, or in any way furthers any 216 act of cruelty to any animal set forth in clauses (i) through (iv); or (v) causes any of the actions 217 described in clauses (i) through (iv), or being the owner of such animal permits such acts to be done by 218 another; and has been within five years convicted of a violation of this subsection or subsection A, is 219 guilty of a Class 6 felony if the current violation or any previous violation of this subsection or 220 subsection A resulted in the death of an animal or the euthanasia of an animal based on the 221 recommendation of a licensed veterinarian upon determination that such euthanasia was necessary due to 222 the condition of the animal, and such condition was a direct result of a violation of this subsection or 223 subsection A.

224 C. Nothing in this section shall be construed to prohibit the dehorning of cattle conducted in a 225 reasonable and customary manner.

226 D. This section shall not prohibit authorized wildlife management activities or hunting, fishing or 227 trapping as regulated under other titles of the Code of Virginia, including Title 29.1, or to farming 228 activities as provided under this title or regulations adopted hereunder.

229 E. It is unlawful for any person to kill a domestic dog or cat for the purpose of obtaining the hide, 230 fur or pelt of the dog or cat. A violation of this subsection is a Class 1 misdemeanor. A second or 231 subsequent violation of this subsection is a Class 6 felony.

232 F. Any person who: (i) tortures, willfully inflicts inhumane injury or pain not connected with bona 233 fide scientific or medical experimentation or cruelly and unnecessarily beats, maims or mutilates any dog 234 or cat that is a companion animal whether belonging to him or another; and (ii) as a direct result causes 235 the death of such dog or cat that is a companion animal, or the euthanasia of such animal on the 236 recommendation of a licensed veterinarian upon determination that such euthanasia was necessary due to 237 the condition of the animal, is guilty of a Class 6 felony. If a dog or cat is attacked on its owner's 238 property by a dog so as to cause injury or death, the owner of the injured dog or cat may use all 239 reasonable and necessary force against the dog at the time of the attack to protect his dog or cat. Such

- 240 owner may be presumed to have taken necessary and appropriate action to defend his dog or cat and shall therefore be presumed not to have violated this subsection. The provisions of this subsection shall 241
- not overrule § 3.2-6540, 3.2-6540.1, or 3.2-6552.

242 243 G. Any person convicted of violating this section may be prohibited by the court from possession or 244 ownership of companion animals.