CHAPTER 1

Cruelty to Animals

**SECTION 47‑1‑10.** Definitions.

 As used in this chapter:

 (1) “Animal” means a living vertebrate creature except a homo sapien.

 (2) “Sustenance” means adequate food provided at suitable intervals of quantities of wholesome foodstuff suitable for the species and age, sufficient to maintain a reasonable level of nutrition to allow for proper growth and weight and adequate water provided with constant access to a supply of clean, fresh, and potable water provided in a suitable manner for the species.

 (3) “Shelter” means shelter that reasonably may be expected to protect the animal from physical suffering or impairment of health due to exposure to the elements or adverse weather.

HISTORY: 1962 Code Section 6‑1; 1952 Code Section 6‑1; 1942 Code Section 1600; 1932 Code Section 1600; Cr. C. ‘22 Section 564; Cr. C. ‘12 Section 915; Cr. C. ‘02 Section 630; G. S. 1708; R. S. 512; 1998 Act No. 367, Section 1, eff May 27, 1998; 2008 Act No. 259, Section 1, eff upon approval (became law without the Governor’s signature on June 5, 2008).

CROSS REFERENCES

Applicability of provisions of this chapter to cruelty to children, see Section 63‑5‑80.

RESEARCH REFERENCES

Encyclopedias

S.C. Jur. Animals Section 18, Offense of Cruelty‑ Generally.

Attorney General’s Opinions

The practice of bear‑baying would be included within the prohibitions of statutes dealing with cruelty to animals. S.C. Op.Atty.Gen. (January 2, 2008) 2008 WL 317744.

It does not appear that a county summons could be used to cite for all violations of Title 47, Chapters 1, 3, 5, and 7 since all such provisions could not be adopted as county ordinances. S.C. Op.Atty.Gen. (December 20, 2007) 2007 WL 4686598.

**SECTION 47‑1‑20.** Acts of agents imputed to corporations.

 The knowledge and acts of agents and persons employed by corporations in regard to animals transported, owned or employed by or in the custody of such corporations shall be held to be the acts and knowledge of such corporations.

HISTORY: 1962 Code Section 6‑2; 1952 Code Section 6‑2; 1942 Code Section 1600; 1932 Code Section 1600; Cr. C. ‘22 Section 564; Cr. C. ‘12 Section 915; Cr. C. ‘02 Section 630; G. S. 1708; R. S. 512.

Library References

Animals 3.5(5).

Corporations and Business Organizations 2370.

Westlaw Topic Nos. 28, 101.

C.J.S. Animals Sections 199 to 225.

**SECTION 47‑1‑40.** Ill‑treatment of animals generally; penalties.

 (A) A person who knowingly or intentionally overloads, overdrives, overworks, or ill‑treats an animal, deprives an animal of necessary sustenance or shelter, inflicts unnecessary pain or suffering upon an animal, or by omission or commission knowingly or intentionally causes these acts to be done, is guilty of a misdemeanor and, upon conviction, must be punished by imprisonment not exceeding ninety days or by a fine of not less than one hundred dollars nor more than one thousand dollars, or both, for a first offense; or by imprisonment not exceeding two years or by a fine not exceeding two thousand dollars, or both, for a second or subsequent offense.

 (B) A person who tortures, torments, needlessly mutilates, cruelly kills, or inflicts excessive or repeated unnecessary pain or suffering upon an animal or by omission or commission causes these acts to be done, is guilty of a felony and, upon conviction, must be punished by imprisonment of not less than one hundred eighty days and not to exceed five years and by a fine of five thousand dollars.

 (C) This section does not apply to fowl, accepted animal husbandry practices of farm operations and the training of animals, the practice of veterinary medicine, agricultural practices, forestry and silvacultural practices, wildlife management practices, or activity authorized by Title 50, including an activity authorized by the South Carolina Department of Natural Resources or an exercise designed for training dogs for hunting, if repeated contact with a dog or dogs and another animal does not occur during this training exercise.

HISTORY: 1962 Code Section 6‑4; 1952 Code Section 6‑4; 1942 Code Section 1594; 1932 Code Section 1594; Cr. C. ‘22 Section 559; Cr. C. ‘12 Section 910; Cr. C. ‘02 Section 625; G. S. 1703; R. S. 507; 1881 (17) 573; 1883 (18) 388; 1988 Act No. 401, Section 1, eff March 21, 1988; 1992 Act No. 430, Section 1, eff June 2, 1992; 1998 Act No. 367, Section 2, eff May 27, 1998; 2000 Act No. 294, Section 1, eff May 26, 2000; 2008 Act No. 259, Section 2, eff upon approval (became law without the Governor’s signature on June 5, 2008); 2014 Act No. 251 (H.3361), Section 3, eff June 6, 2014.

CROSS REFERENCES

Cockfighting, see Section 16‑17‑650.

Malicious injury of animals and cattle, see Section 16‑11‑510.

Penalties, fines and costs incurred by violations of this section constituting lien on animal cruelly treated, see Section 47‑1‑170.

Punishment provided in this section applicable to cruel work or carriage in vehicles and unnecessary torture, see Section 47‑1‑50.

Library References

Animals 3.5(5), 3.5(10).

Westlaw Topic No. 28.

C.J.S. Animals Sections 199 to 225.

RESEARCH REFERENCES

Encyclopedias

S.C. Jur. Animals Section 18, Offense of Cruelty‑ Generally.

Attorney General’s Opinions

The exception from criminal penalties for the practice of veterinary medicine would not exempt veterinarians from criminal prosecutions following allegations of intentional abuse or mistreatment of an animal. S.C. Op.Atty.Gen. (August 26, 2009) 2009 WL 2844881.

The exceptions in (C) stand alone, unmodified by any other exception. S.C. Op.Atty.Gen. (October 17, 2008) 2008 WL 4870546.

The rearing of livestock and ranching businesses which would include but not be limited to cattle, sheep, horses, goats, dairying, hogs, and other similar agricultural pursuits would be included in the term “agricultural practices” as set forth in (C). S.C. Op.Atty.Gen. (August 28, 2008) 2008 WL 4146009.

NOTES OF DECISIONS

In general 1

1. In general

Magistrate’s court lacked jurisdiction over prosecution for second offense ill‑treatment of animals; assistant solicitor’s transfer of charges to magistrate’s court by merely signing a general sessions docket report and sending the arrest warrants to magistrate did not comply with statutory procedure in effect, which prescribed the procedure whereby certain cases could be transferred from the court of general sessions to the magistrate’s court. State v. Whetstone (S.C.App. 1998) 333 S.C. 376, 510 S.E.2d 225. Criminal Law 90(3)

**SECTION 47‑1‑50.** Cruel work; carriage in vehicles; penalties.

 (A) An owner, a possessor, or a person having the charge or custody of an animal may not:

 (1) cruelly drive or work it when unfit for labor;

 (2) carry it, or cause it to be carried, in or upon a vehicle or otherwise in an unnecessarily cruel or inhumane manner.

 (B) A person who violates this section is guilty of a misdemeanor and, upon conviction, must be punished for each offense in the manner prescribed in Section 47‑1‑40(A).

HISTORY: 1962 Code Section 6‑5; 1952 Code Section 6‑5; 1942 Code Section 1595; 1932 Code Section 1595; Cr. C. ‘22 Section 560; Cr. C. ‘12 Section 911; Cr. C. ‘02 Section 626; G. S. 1704; R. S. 508; 1881 (17) 573; 1992 Act No. 398, Section 1, eff June 2, 1992; 1998 Act No. 367, Section 3, eff May 27, 1998.

CROSS REFERENCES

Abandonment of animals, see Section 47‑1‑70.

Penalties, fines and costs incurred by violations of this section constituting lien on animal cruelly treated, see Section 47‑1‑170.

Library References

Animals 3.5(5), 3.5(10).

Westlaw Topic No. 28.

C.J.S. Animals Sections 199 to 225.

RESEARCH REFERENCES

Encyclopedias

S.C. Jur. Animals Section 18, Offense of Cruelty‑ Generally.

Attorney General’s Opinions

Discussion of county ordinance providing that no dog shall be left unattended in a vehicle. S.C. Op.Atty.Gen. (April 27, 2001) 2001 WL 564586.

NOTES OF DECISIONS

In general 1

1. In general

Knowledge and consent of owner sufficient for conviction. The owner of an animal may be convicted, under this section [Code 1962 Section 6‑5], for cruelty to it on evidence that it was worked when unfit for labor, with his knowledge and consent. State v. Browning (S.C. 1905) 70 S.C. 466, 50 S.E. 185. Animals 3.5(5)

**SECTION 47‑1‑60.** Cutting muscles of tails of horses, asses, mules, mares, or geldings prohibited.

 Any person who (a) cuts the tissue or muscle of the tail of any horse, ass, mule, mare or gelding, or otherwise operates upon it in any manner for the purpose or with the effect of altering the natural carriage of the tail, except when such cutting or operation is necessary for the health or life of the animal, as certified to in writing by a licensed veterinarian, (b) causes, procures or knowingly permits such cutting or operation to be done or (c) assists in or is voluntarily present at such cutting or operation shall be guilty of a misdemeanor.

 Any person convicted of violating any of the provisions of this section shall be fined not less than fifty nor more than one hundred dollars or imprisoned not less than fifteen nor more than thirty days.

HISTORY: 1962 Code Section 6‑6; 1952 Code Section 6‑6; 1942 Code Section 1603‑1; 1936 (39) 1649.

Library References

Animals 3.5(5), 3.5(10).

Westlaw Topic No. 28.

C.J.S. Animals Sections 199 to 225.

RESEARCH REFERENCES

Encyclopedias

S.C. Jur. Animals Section 18, Offense of Cruelty‑ Generally.

**SECTION 47‑1‑70.** Abandonment of animals; penalties; hunting dog exception.

 (A) A person may not abandon an animal. As used in this section “abandonment” is defined as deserting, forsaking, or intending to give up absolutely an animal without securing another owner or without providing the necessities of life. “Necessities of life” includes:

 (1) adequate water which means a constant access to a supply of clean, fresh, and potable water provided in a suitable manner for the species;

 (2) adequate food which means provision at suitable intervals of quantities of wholesome foodstuff suitable for the species and age, sufficient to maintain a reasonable level of nutrition to allow for proper growth and weight;

 (3) adequate shelter which means shelter that reasonably may be expected to protect the animal from physical suffering or impairment of health due to exposure to the elements or adverse weather.

 (B) A person who violates this section is guilty of a misdemeanor and, upon conviction, must be fined not less than two hundred nor more than five hundred dollars or imprisoned not more than thirty days, or both. Offenses under this section must be tried in the magistrate’s or municipal court.

 (C) A hunting dog that is positively identifiable in accordance with Section 47‑3‑510 or Section 47‑3‑530 is exempt from this section.

HISTORY: 1962 Code Section 6‑7; 1952 Code Section 6‑7; 1942 Code Section 1603; 1932 Code Section 1603; Cr. C. ‘22 Section 567; Cr. C. ‘12 Section 918; Cr. C. ‘02 Section 633; 1899 (23) 99; 1907 (25) 484; 1992 Act No. 398, Section 2, eff June 2, 1992; 1998 Act No. 367, Section 4, eff May 27, 1998.

Library References

Animals 3.5(5), 3.5(10).

Westlaw Topic No. 28.

C.J.S. Animals Sections 199 to 225.

RESEARCH REFERENCES

Encyclopedias

S.C. Jur. Animals Section 18, Offense of Cruelty‑ Generally.

S.C. Jur. Animals Section 18.1, Offense of Abandoment of Animals.

S.C. Jur. Animals Section 18.2, Improper Transportation of Animal.

**SECTION 47‑1‑75.** Immunity from civil and criminal liability.

 Any person, including a person licensed to practice veterinary medicine, or an animal control officer or agent of the South Carolina Society for the Prevention of Cruelty to Animals or any society incorporated for that purpose, who in good faith and without compensation for services provided, acting without malice, recklessness, or gross negligence, renders emergency care or treatment to a domestic animal which is abandoned, ill, injured, or in distress related to an accident or disaster shall not be liable or subject to any civil or criminal liability for any injuries or harm to such animal resulting from the rendering of such care or treatment, or any act or failure to act to provide or arrange for further medical treatment or care for such animal.

HISTORY: 2002 Act No. 205, Section 1, eff April 22, 2002.

Library References

Animals 3.5(5), 3.5(11), 37.

Westlaw Topic No. 28.

C.J.S. Animals Sections 137, 147, 199 to 231.

RESEARCH REFERENCES

Treatises and Practice Aids

44 Causes of Action 2d 211, Cause of Action in Intentional Tort for Loss of or Injury to Animal by Human.

Attorney General’s Opinions

Employees or personnel of a non‑profit humane society generally do not possess the authority to pick up animals that are abandoned or running at large under Section 47‑3‑40, but, in certain circumstances, may pick up animals under other authority. S.C. Op.Atty.Gen. (Oct. 10, 2013) 2013 WL 5763370.

**SECTION 47‑1‑80.** Destruction of abandoned infirm animal.

 Any agent or officer of the Department of Health and Environmental Control or police officer or officer of the South Carolina Society for the Prevention of Cruelty to Animals or of any society duly incorporated for that purpose may lawfully destroy, or cause to be destroyed, any animal found abandoned and not properly cared for, appearing to be glandered, injured or diseased past recovery for any useful purpose.

HISTORY: 1962 Code Section 6‑8; 1952 Code Section 6‑8; 1942 Code Section 1603; 1932 Code Section 1603; Cr. C. ‘22 Section 567; Cr. C. ‘12 Section 918; Cr. C. ‘02 Section 633; 1899 (23) 99; 1907 (25) 484; 1972 (57) 2482.

CROSS REFERENCES

Allowable methods of animal euthanasia, see Section 47‑3‑410 et seq.

Library References

Animals 3.5(5), 3.5(11), 32, 37.

Westlaw Topic No. 28.

C.J.S. Animals Sections 127, 132 to 137, 143 to 147, 199 to 231.

**SECTION 47‑1‑90.** Overloading and length of confinement of animals in railroad cars.

 No railroad company in the carrying or transportation of animals shall overload the cars nor permit the animals to be confined in cars for a longer period than thirty‑six consecutive hours without unloading them for rest, water and feeding for a period of at least five consecutive hours, unless prevented from so unloading by storm or other accidental causes beyond the control of such railroad company; provided, however, that when animals shall be carried in cars in which they can and do have proper food, water and space and opportunity for rest, the foregoing provisions in regard to their being unloaded shall not apply.

 In estimating such confinement the time during which the animals have been confined without such rest on connecting roads from which they are received shall be included, it being the intent of this section to prohibit their continuous confinement beyond the period of thirty‑six hours, except upon the contingencies hereinbefore stated.

HISTORY: 1962 Code Section 6‑9; 1952 Code Section 6‑9; 1942 Code Section 1596; 1932 Code Section 1596; Cr. C. ‘22 Section 561; Cr. C. ‘12 Section 912; Cr. C. ‘02 Section 627; G. S. 1705; R. S. 509; 1881 (17) 573; 1923 (33) 118; 1924 (33) 949.

CROSS REFERENCES

Care of animals unloaded during transit, see Section 47‑1‑100.

Penalties, fines and costs incurred by violations of this section constituting lien on animal cruelly treated, see Section 47‑1‑170.

Penalties for violations of this section, see Section 47‑1‑110.

Transportation of animals by railroads, see Sections 58‑17‑2510, 58‑17‑2520.

Library References

Animals 3.5(5), 21.1.

Westlaw Topic No. 28.

C.J.S. Animals Sections 73 to 75, 199 to 225.

RESEARCH REFERENCES

Encyclopedias

S.C. Jur. Animals Section 20, Transporting Livestock.

NOTES OF DECISIONS

In general 1

Constitutional issues 2

Presumptions and burden of proof 3

1. In general

Special contract cannot relieve company of its duties. Under this section the company cannot relieve itself of the duties imposed by special contract. Crawford v Southern R. Co., 56 SC 136, 34 SE 80 (1899). Comer v Columbia, N. & L. R. Co., 52 SC 36, 29 SE 637 (1898).

Duty to feed and water stock. This section requires the carrier to feed and water the stock in transit where the owner neglects to do so. It also requires the carrier to furnish the owner with facilities to feed and water the stock. Comer v. Columbia, N. & L.R. Co. (S.C. 1898) 52 S.C. 36, 29 S.E. 637.

2. Constitutional issues

Code 1962 Sections 6‑9 to 6‑11 are constitutional. Crawford v Southern R. Co., 56 SC 136, 34 SE 80 (1899). Comer v. Columbia, N. & L.R. Co. (S.C. 1898) 52 S.C. 36, 29 S.E. 637.

3. Presumptions and burden of proof

Burden of proving compliance. The burden of proof is on the carrier to show compliance with the statute. Comer v Columbia, N. & L. R. Co., 52 SC 36, 29 SE 637 (1898). Swindler v Hilliard & Brooks, 31 SCL 286 (1845). Wallingford v Columbia & G. R. Co., 26 SC 258, 2 SE 19 (1887). Baker v Brinson, 43 SCL 201 (1856). Johnstone v Richmond & D. R. Co., 39 SC 55, 17 SE 512 (1893).

**SECTION 47‑1‑100.** Care of animals unloaded during transit.

 Animals unloaded as required by Section 47‑1‑90 shall be properly fed, watered and sheltered during such rest by the owner or person having the custody thereof or, in case of his default in so doing, then by the railroad company transporting such animals at the expense of the owner or person in custody thereof; and the company shall, in such case, have a lien upon such animals for food, care and custody furnished and shall not be liable for any detention of such animals.

HISTORY: 1962 Code Section 6‑10; 1952 Code Section 6‑10; 1942 Code Section 1596; 1932 Code Section 1596; Cr. C. ‘22 Section 561; Cr. C. ‘12 Section 912; Cr. C. ‘02 Section 627; G. S. 1705; R. S. 509; 1881 (17) 573; 1923 (33) 118; 1924 (33) 949.

CROSS REFERENCES

Penalties, fines and costs incurred by violations of this section constituting lien on animal cruelly treated, see Section 47‑1‑170.

Penalties for violations of this section, see Section 47‑1‑110.

Transportation of animals by railroads, see Sections 58‑17‑2510, 58‑17‑2520.

Library References

Animals 3.5(5), 21.1.

Westlaw Topic No. 28.

C.J.S. Animals Sections 73 to 75, 199 to 225.

NOTES OF DECISIONS

Constitutional issues 1

1. Constitutional issues

Code 1962 Sections 6‑9 to 6‑11 are constitutional. Crawford v Southern R. Co., 56 SC 136, 34 SE 80 (1899). Comer v. Columbia, N. & L.R. Co. (S.C. 1898) 52 S.C. 36, 29 S.E. 637.

**SECTION 47‑1‑110.** Violations of Sections 47‑1‑90 and 47‑1‑100.

 Any company or the owner or custodian of such animals who shall fail to comply with the provisions of Sections 47‑1‑90 and 47‑1‑100 shall, for each and every such offense, if found guilty, be fined not less than fifty nor more than five hundred dollars, in any court of competent jurisdiction.

HISTORY: 1962 Code Section 6‑11; 1952 Code Section 6‑11; 1942 Code Section 1596; 1932 Code Section 1596; Cr. C. ‘22 Section 561; Cr. C. ‘12 Section 912; Cr. C. ‘02 Section 627; G. S. 1705; R. S. 509; 1881 (17) 573; 1923 (33) 118; 1924 (33) 949.

Library References

Animals 3.5(10).

Westlaw Topic No. 28.

C.J.S. Animals Section 225.

NOTES OF DECISIONS

Constitutional issues 1

1. Constitutional issues

Code 1962 Sections 6‑9 to 6‑11 are constitutional. Crawford v Southern R. Co., 56 SC 136, 34 SE 80 (1899). Comer v. Columbia, N. & L.R. Co. (S.C. 1898) 52 S.C. 36, 29 S.E. 637.

**SECTION 47‑1‑120.** Custody of animals in charge of arrested persons.

 When a person arrested is, at the time of the arrest, in charge of an animal, an agent of the South Carolina Society for the Prevention of Cruelty to Animals, or of any society incorporated for that purpose, may take charge of the animal and deposit the animal in a safe place of custody or deliver the animal into the possession of the police or sheriff of the county or place where the arrest was made, who shall assume the custody of the animal; and all necessary expenses incurred in taking charge of the animal shall be a lien thereon.

HISTORY: 1962 Code Section 6‑12; 1952 Code Section 6‑12; 1942 Code Section 1603; 1932 Code Section 1603; Cr. C. ‘22 Section 567; Cr. C. ‘12 Section 918; Cr. C. ‘02 Section 633; 1899 (23) 99; 1907 (25) 484; 1998 Act No. 367, Section 5, eff May 27, 1998.

CROSS REFERENCES

Care of animals after arrest of person in charge, see Section 47‑1‑140.

Library References

Animals 3.5(5), 3.5(11), 21.1.

Westlaw Topic No. 28.

C.J.S. Animals Sections 73 to 75, 199 to 231.

RESEARCH REFERENCES

ALR Library

89 ALR 6th 1 , Construction and Application of Parratt‑Hudson Doctrine, Providing that Where Deprivation of Property Interest is Occasioned by Random and Unauthorized Conduct of State Officials, Procedural Due Process Inquiry is...

Encyclopedias

37 Am. Jur. Proof of Facts 2d 711, Justifiable Destruction of Animal.

S.C. Jur. Animals Section 18, Offense of Cruelty‑ Generally.

Treatises and Practice Aids

48 Causes of Action 2d 527, Cause of Action Under 42 U.S.C.A. S1983 for Death of or Injury to Animal.

**SECTION 47‑1‑125.** Coloring or dying animals prohibited; sale or distribution of certain young animals prohibited; penalty.

 (1) It is unlawful for any person to dye or color artificially any animal or fowl, including but not limited to rabbits, baby chickens, and ducklings, or to bring any dyed or colored animal or fowl into this State.

 (2) It is unlawful for any person to sell, offer for sale or give away as merchandising premiums, baby chickens, ducklings or other fowl under four weeks of age or rabbits under two months of age to be used as pets, toys or retail premiums.

 (3) This section shall not be construed to apply to any animal or fowl, including but not limited to rabbits, baby chickens and ducklings to be used or raised for agricultural purposes by persons with proper facilities to care for them or for poultry or livestock exhibitions.

 (4) Any person violating the provisions of this section shall be deemed guilty of a misdemeanor and upon conviction shall be fined not more than two hundred dollars or imprisoned for not more than thirty days.

HISTORY: 1980 Act No. 410.

Library References

Animals 3.5(5), 3.5(10).

Westlaw Topic No. 28.

C.J.S. Animals Sections 199 to 225.

**SECTION 47‑1‑130.** Arrest by law enforcement officers for violation of laws prohibiting cruelty to animals.

 (A) Any person violating the laws in relation to cruelty to animals may be arrested by a law enforcement officer and held, without warrant, in the same manner as in the case of persons found breaking the peace.

 (B) The South Carolina Society for the Prevention of Cruelty to Animals, or other organizations organized for the same purpose, may not make an arrest for a violation of the laws in relation to cruelty to animals.

HISTORY: 1962 Code Section 6‑13; 1952 Code Section 6‑13; 1942 Code Section 1598; 1932 Code Section 1598; Cr. C. ‘22 Section 562; Cr. C. ‘12 Section 913; Cr. C. ‘02 Section 628; G. S. 1706; R. S. 510; 1881 (17) 574; 2014 Act No. 251 (H.3361), Section 4, eff June 6, 2014.

CROSS REFERENCES

Arrest, generally, see Section 17‑13‑10 et seq.

Library References

Animals 3.5(9), 3.5(11).

Westlaw Topic No. 28.

C.J.S. Animals Sections 202 to 203, 215 to 231.

RESEARCH REFERENCES

Encyclopedias

S.C. Jur. Animals Section 18, Offense of Cruelty‑ Generally.

**SECTION 47‑1‑140.** Notice to owners; care of animals after arrest of person in charge; lien.

 The law enforcement officer making the arrest, with or without warrant, shall use reasonable diligence to give notice to the owner of the animals found in the charge or custody of the person arrested, if the person is not the owner, and shall care and provide properly for the animals. The law enforcement officer making the arrest shall have a lien on the animals for the expense of such care and provision unless the charge is dismissed or nol prossed or the person is found not guilty, then the lien is extinguished. The lien also may be extinguished by an agreement between the person charged and the prosecuting agency or the law enforcement agency in custody of the animal. Notwithstanding any other provision of law, an animal may be seized preceding an arrest and pursuant to Section 47‑1‑150.

HISTORY: 1962 Code Section 6‑14; 1952 Code Section 6‑14; 1942 Code Section 1598; 1932 Code Section 1598; Cr. C. ‘22 Section 562; Cr. C. ‘12 Section 913; Cr. C. ‘02 Section 628; G. S. 1706; R. S. 510; 1881 (17) 574; 1998 Act No. 367, Section 6, eff May 27, 1998; 2014 Act No. 251 (H.3361), Section 5, eff June 6, 2014.

CROSS REFERENCES

Custody of animals in charge of arrested person, see Section 47‑1‑120.

Penalties, fines and costs incurred by violations of this section constituting lien on animal cruelly treated, see Section 47‑1‑170.

Library References

Animals 3.5(5), 26.

Westlaw Topic No. 28.

C.J.S. Animals Sections 103 to 118, 199 to 225.

RESEARCH REFERENCES

ALR Library

89 ALR 6th 1 , Construction and Application of Parratt‑Hudson Doctrine, Providing that Where Deprivation of Property Interest is Occasioned by Random and Unauthorized Conduct of State Officials, Procedural Due Process Inquiry is...

Encyclopedias

37 Am. Jur. Proof of Facts 2d 711, Justifiable Destruction of Animal.

S.C. Jur. Animals Section 18, Offense of Cruelty‑ Generally.

Treatises and Practice Aids

48 Causes of Action 2d 527, Cause of Action Under 42 U.S.C.A. S1983 for Death of or Injury to Animal.

**SECTION 47‑1‑150.** Issuance of search warrant; purpose of section; motions regarding custody of animal; notice; care, disposal of, or return of animal.

 (A) When complaint is made on oath or affirmation to any magistrate authorized to issue warrants in criminal cases that the complainant believes and has reasonable cause to believe that the laws in relation to cruelty to animals have been or are being violated in any particular building or place, such magistrate, if satisfied that there is reasonable cause for such belief, shall issue a search warrant authorizing any sheriff, deputy sheriff, deputy state constable, constable or police officer to search such building or place; but no search shall be made after sunset, unless specially authorized by the magistrate upon satisfactory cause shown. If an animal is seized pursuant to this section and the South Carolina Society for the Prevention of Cruelty of Animals, or other society incorporated for that purpose is involved with the seizure, the animal may be held pending criminal disposition of the case at a facility maintained or contracted by that agency.

 (B) The purpose of this section is to provide a means by which a neglected or mistreated animal can be:

 (1) removed from its present custody; or

 (2) made the subject of an order to provide care, issued to its owner by the magistrate or municipal judge, any law enforcement officer, or any agent of the county and given protection and an appropriate and humane disposition made.

 (C) Any law enforcement officer or any agent of any county or of the South Carolina Society for the Prevention of Cruelty to Animals, or any society incorporated for that purpose may move before a magistrate for an order to:

 (1) lawfully take custody of any animal found neglected or cruelly treated by removing the animal from its present location if deemed by the court that removal is necessary to prevent further suffering or ill‑treatment, or

 (2) order the owner of any animal found neglected or cruelly treated to provide certain care to the animal at the owner’s expense without removal of the animal from its present location, and shall forthwith petition the magistrate or municipal judge of the county or municipality wherein the animal is found for a hearing, to be set within twenty‑four hours after the date of seizure of the animal or issuance of the order to provide care and held not more than two days after the setting of such date, to determine whether the owner, if known, is able to provide adequately for the animal and is fit to have custody of the animal. The hearing shall be concluded, and the court order entered the date the hearing is commenced. No fee shall be charged for the filing of the petition. Nothing herein is intended to require court action for the taking into custody and making proper disposition of stray or abandoned animals as lawfully performed by animal control agents.

 (D) The officer or agent of any county or of the South Carolina Society for the Prevention of Cruelty to Animals, or of any society incorporated for that purpose, taking charge of any animal pursuant to the provisions of this section shall have written notice served prior to the hearing set forth in subsection (C)(2), upon the owner of the animal, if he is known and is residing in the county where the animal was taken. The sheriff of the county shall not charge a fee for service of such notice. If the owner of the animal is known but is residing outside of the county wherein the animal was taken, notice of the hearing shall be by publication.

 (E) If any seized animal held by court order at the owner’s premises is removed without notification to the investigating agency, or if an animal becomes sick or dies, and the owner or custodian fails to immediately notify the investigating agency, the owner must be held in contempt of court and fined up to the penalties provided by law.

 (F) The officer or agent of any county or of the South Carolina Society for the Prevention of Cruelty to Animals, or of any society incorporated for that purpose, taking charge of an animal as provided for in this section shall provide for the animal until either:

 (1) The owner is adjudged by the court to be able to provide adequately for, and have custody of, the animal, in which case the animal shall be returned to the owner upon payment for the care and provision of the animal while in the agent’s or officer’s custody; or

 (2) The animal is turned over to the officer or agent as provided in Section 47‑1‑170 and a humane disposition of the animal is made.

 (G) If the court determines that the owner is able to provide adequately for, and have custody of the animal, the order shall provide that the animal in possession of the officer or agent be claimed and removed by the owner within seven days after the date of the order.

HISTORY: 1962 Code Section 6‑15; 1952 Code Section 6‑15; 1942 Code Section 1599; 1932 Code Section 1599; Cr. C. ‘22 Section 563; Cr. C. ‘12 Section 914; Cr. C. ‘02 Section 629; G. S. 1707; R. S. 511; 1881 (17) 574; 1998 Act No. 367, Section 7, eff May 27, 1998; 2014 Act No. 251 (H.3361), Section 6, eff June 6, 2014.

CROSS REFERENCES

Criminal provisions relating to animal fighting and baiting, see Section 16‑27‑50.

Issuance of search warrants, generally, see Section 17‑13‑140.

Unlawful searches and seizures, see SC Const. Art. I, Section 10.

Library References

Animals 3.5(5), 3.5(8).

Westlaw Topic No. 28.

C.J.S. Animals Sections 199 to 225.

RESEARCH REFERENCES

ALR Library

89 ALR 6th 1 , Construction and Application of Parratt‑Hudson Doctrine, Providing that Where Deprivation of Property Interest is Occasioned by Random and Unauthorized Conduct of State Officials, Procedural Due Process Inquiry is...

70 ALR 6th 329 , Challenges to Pre‑ and Post‑Conviction Forfeitures and to Postconviction Restitution Under Animal Cruelty Statutes.

Encyclopedias

37 Am. Jur. Proof of Facts 2d 711, Justifiable Destruction of Animal.

S.C. Jur. Animals Section 18, Offense of Cruelty‑ Generally.

Treatises and Practice Aids

48 Causes of Action 2d 527, Cause of Action Under 42 U.S.C.A. S1983 for Death of or Injury to Animal.

Attorney General’s Opinions

Employees or personnel of a non‑profit humane society generally do not possess the authority to pick up animals that are abandoned or running at large under Section 47‑3‑40, but, in certain circumstances, may pick up animals under other authority. S.C. Op.Atty.Gen. (Oct. 10, 2013) 2013 WL 5763370.

NOTES OF DECISIONS

Civil rights actions 3

Post‑seizure hearings 1

Return of seized animals 2

1. Post‑seizure hearings

Defendants were entitled to post‑seizure hearing under cruelty to animals statute; language very clearly contemplated that whether animal was “seized and removed” or animal was seized but remained on‑site for its care, hearing was supposed to be held within three days of seizure. State v. Martin (S.C. 2008) 378 S.C. 113, 662 S.E.2d 406. Animals 3.5(9)

2. Return of seized animals

Defendants were not entitled to immediate return of 56 of their 60 seized horses even though defendants were acquitted on 56 of 60 charges of ill treatment of animals; defendants had to be deemed able to care for horses in order that return of horses may be ordered. State v. Martin (S.C. 2008) 378 S.C. 113, 662 S.E.2d 406. Animals 3.5(8)

3. Civil rights actions

Animal owner did not possess a viable Section 1983 procedural due process claim, arising out of the euthanization by county officials of more than two hundred dogs and cats seized from her residential property, in contravention of state law which required a hearing prior to euthanization; the euthanization was unforeseeable, since state law expressly prohibited it without state court adjudication, predeprivation process by county officials was impossible, since state law already provided for a hearing, the euthanization as carried out by officials was unauthorized, and there was meaningful postdeprivation remedy for the loss available under state law. Bogart v. Chapell (C.A.4 (S.C.) 2005) 396 F.3d 548. Animals 43.1; Constitutional Law 4311

**SECTION 47‑1‑170.** Penalties for violations of chapter.

 The owner or person having charge or custody of an animal cruelly used who is convicted of any violation of this chapter forfeits ownership, charge, or custody of the animal and at the discretion of the court, the person who is charged with or convicted of a violation of this chapter must be ordered to pay costs incurred to care for the animal and related expenses.

HISTORY: 1962 Code Section 6‑18; 1952 Code Section 6‑18; 1942 Code Section 1602; 1932 Code Section 1602; Cr. C. ‘22 Section 566; Cr. C. ‘12 Section 917; Cr. C. ‘02 Section 632; G. S. 1710; R. S. 574; 1881 (17) 575; 1998 Act No. 367, Section 8, eff May 27, 1998.

Library References

Animals 3.5(10).

Westlaw Topic No. 28.

C.J.S. Animals Section 225.

RESEARCH REFERENCES

ALR Library

70 ALR 6th 329 , Challenges to Pre‑ and Post‑Conviction Forfeitures and to Postconviction Restitution Under Animal Cruelty Statutes.

Treatises and Practice Aids

48 Causes of Action 2d 527, Cause of Action Under 42 U.S.C.A. S1983 for Death of or Injury to Animal.

**SECTION 47‑1‑200.** Requirements for transfer of animals and importation or exportation of dog or cat; penalties for violations.

 (A) During transportation, an animal must not be confined in one area for more than twenty‑four consecutive hours without being adequately exercised, rested, fed, and watered. The time may be extended reasonably when an act of God causes a delay. The animal must be provided adequate space and ventilation.

 (B) A dog or cat under eight weeks of age must not be imported or exported without being accompanied by its dam.

 (C) A person who violates the provisions of this section is guilty of a misdemeanor and, upon conviction, must be fined not less than two hundred nor more than five hundred dollars or imprisoned for not more than thirty days, or both.

HISTORY: 1992 Act No. 398, Section 3, eff June 2, 1992.

Library References

Animals 3.5(5), 3.5(10), 21.1.

Westlaw Topic No. 28.

C.J.S. Animals Sections 73 to 75, 199 to 225.

RESEARCH REFERENCES

Encyclopedias

S.C. Jur. Animals Section 18, Offense of Cruelty‑ Generally.

**SECTION 47‑1‑210.** Live animals as prizes; exceptions; penalties.

 (A) It is unlawful to give away a live animal including, but not limited to, a fish, bird, fowl, or reptile, as a prize for, or as an inducement to enter, any contest, game, or other competition, or as an inducement to enter a place of amusement, or for these species to be used as an incentive to enter into any business agreement if the offer made was for the purpose of attracting trade.

 (B) Nothing in this section may be construed to prohibit an auction or raffle of a live animal including, but not limited to, a fish, bird, fowl, or reptile. Further, the giving away or the testing of game or fowl for breeding purposes only is lawful and is not prohibited by this section as an incentive to enter into a business agreement if the person giving away or testing game or fowl is engaged in that trade.

 (C) A person who violates this section is guilty of a misdemeanor and, upon conviction, must be punished for each separate offense by a fine not to exceed three hundred dollars or imprisonment not to exceed thirty days, or both.

 (D) This section does not apply when a live animal is given away as follows:

 (1) by individuals or organizations operating in conjunction with a cooperative extension education program or agricultural vocational program sanctioned by the State Department of Education or local school districts;

 (2) by individuals or organizations operating in conjunction with field trials approved by the Department of Natural Resources; or

 (3) by kennels that advertise in national publications in regard to dogs that are registered with the United Kennel Club or the American Kennel Club.

HISTORY: 1999 Act No. 57, Section 1, eff June 11, 1999.

Library References

Animals 3.5(5), 3.5(7), 3.5(10).

Westlaw Topic No. 28.

C.J.S. Animals Sections 199 to 225.

RESEARCH REFERENCES

Encyclopedias

S.C. Jur. Animals Section 18, Offense of Cruelty‑ Generally.