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Indicates New Matter

AMENDED

March 27, 2019

**S. 105**

Introduced by Senators Campbell, Sheheen, Verdin and Rankin

S. Printed 3/27/19--S. [SEC 3/28/19 5:57 PM]

Read the first time January 8, 2019.

**A** **BILL**

TO AMEND CHAPTER 1, TITLE 47 OF THE 1976 CODE, RELATING TO CRUELTY TO ANIMALS, BY ADDING SECTION 47-1-225, TO PROVIDE THAT, EVERY FOUR YEARS, MAGISTRATES AND MUNICIPAL COURT JUDGES MUST RECEIVE AT LEAST TWO HOURS OF INSTRUCTION ON ISSUES CONCERNING ANIMAL CRUELTY; TO AMEND CHAPTER 1, TITLE 47 OF THE 1976 CODE, RELATING TO CRUELTY TO ANIMALS, BY ADDING ARTICLE 2, TO PROVIDE REQUIREMENTS FOR TETHERING A DOG AND TO PROVIDE PENALTIES FOR CRUELLY TETHERING A DOG; TO AMEND SECTION 47-3-60 OF THE 1976 CODE, RELATING TO THE DISPOSITION OF QUARANTINED OR IMPOUNDED ANIMALS, TO PROVIDE THAT, UNDER CERTAIN CIRCUMSTANCES, A LITTER OF UNIDENTIFIABLE DOGS OR CATS FOUR MONTHS OF AGE OR YOUNGER MAY BE TURNED OVER TO AN ORGANIZATION, AND TO PROVIDE FOR THE STERILIZATION OF STRAY CATS; TO AMEND CHAPTER 1, TITLE 47 OF THE 1976 CODE, RELATING TO CRUELTY TO ANIMALS, BY ADDING SECTION 47-1-145, TO PROVIDE THAT ANY PERSON, ORGANIZATION, OR OTHER ENTITY THAT IS AWARDED CUSTODY OF AN ANIMAL AND THAT PROVIDES SERVICES TO AN ANIMAL WITHOUT COMPENSATION MAY FILE A PETITION WITH THE COURT REQUESTING THAT THE DEFENDANT, IF FOUND GUILTY, BE ORDERED TO DEPOSIT FUNDS IN AN AMOUNT SUFFICIENT TO SECURE PAYMENT OF ALL THE REASONABLE EXPENSES INCURRED BY THE CUSTODIAN; TO AMEND SECTION 56‑3‑9600(B) OF THE 1976 CODE, RELATING TO THE SPECIAL FUND TO SUPPORT LOCAL ANIMAL SPAYING AND NEUTERING PROGRAMS, TO PROVIDE THAT AN AGENCY MAY APPLY FOR UP TO TWO THOUSAND DOLLARS PER GRANT APPLICATION AND MAY APPLY FOR MULTIPLE GRANTS DURING A FISCAL YEAR, TO PROVIDE THAT GRANTS MUST BE FULFILLED WITHIN SIX MONTHS OF RECEIVING FUNDS, AND TO PROVIDE THAT THE DEPARTMENT OF AGRICULTURE SHALL ENCOURAGE TIER 3 AND TIER 4 COUNTIES TO PARTICIPATE IN THE GRANT PROGRAM; TO AMEND SECTION 40-69-30 OF THE 1976 CODE, RELATING TO LICENSING REQUIREMENTS TO PRACTICE VETERINARY MEDICINE, TO PROVIDE THAT, DURING AN EMERGENCY OR NATURAL DISASTER, A VETERINARIAN OR VETERINARY TECHNICIAN WHO IS NOT LICENSED IN THIS STATE, BUT IS LICENSED AND IN GOOD STANDING IN ANOTHER JURISDICTION, MAY PRACTICE VETERINARY MEDICINE RELATED TO THE RESPONSE EFFORTS IN LOCATIONS IN THIS STATE UNDER CERTAIN CIRCUMSTANCES; TO AMEND SECTION 47-3-470(3), SECTION 47-3-480, AND SECTION 47-3-490 OF THE 1976 CODE, ALL RELATING TO THE STERILIZATION OF DOGS AND CATS, TO REPLACE THE TERM “ANIMAL REFUGE” WITH “RESCUE ORGANIZATION”; TO AMEND CHAPTER 3, TITLE 47 OF THE 1976 CODE, RELATING TO DOGS AND OTHER DOMESTIC PETS, BY ADDING ARTICLE 16, TO PROVIDE FOR SHELTER STANDARDS AND TO PROVIDE THAT ANIMAL CONTROL OFFICERS SHALL HAVE THE DUTY TO ENFORCE SHELTER STANDARDS, INCLUDING THE INVESTIGATION OF COMPLAINTS AGAINST, AND THE INSPECTION OF, ANIMAL SHELTERING FACILITIES; AND TO DEFINE NECESSARY TERMS.

Amend Title To Conform

Be it enacted by the General Assembly of the State of South Carolina:

SECTION 1. Chapter 1, Title 47 of the 1976 Code is amended by adding:

“Section 47-1-225. Every four years, at their mandatory continuing legal education programs, magistrates and municipal court judges must receive at least two hours of instruction on issues concerning animal cruelty. The content of the continuing legal education must be determined by the South Carolina Court Administration at the direction of the Chief Justice of the South Carolina Supreme Court.”

SECTION 2. Chapter 1, Title 47 of the 1976 Code is amended by adding:

“ARTICLE 3

Tethering Dogs

Section 47-1-300. As used in this article:

(1) ‘Cruelly tether’ means tethering a dog in a manner that causes injury or illness to the dog as determined by a veterinarian, utilizes a tether that is too short or too heavy for an unattended dog to move around, or does not permit the dog to have access to adequate sustenance or shelter as defined in Section 47-1-10.

(2) ‘Tether’ means to confine a dog by attaching it to a stationary object by means of a chain, rope, cable, trolley, running line, or similar device.

(3) ‘Unattended’ means beyond the visual sight of the owner, handler, or caretaker.

Section 47-1-310. (A) It is unlawful to tether a dog:

(1) if the dog is unattended for more than sixty minutes without continuous access to sustenance and shelter as defined in Section 47-1-10;

(2) by means of a choke collar, prong collar, logging chain, or tow chain;

(3) if the dog is younger than six months of age; or

(4) in a manner that limits the dog to access an area of usable space that is less than the greater of fifty square feet or one square foot for every one pound of the dog’s weight.

(B)(1) A person who violates the provisions of this section is guilty of a misdemeanor and, upon conviction, must be fined fifty dollars for a first offense and not more than one hundred dollars for each subsequent offense.

(2) The provisions of this section do not constitute an unlawful tethering if:

(a) the owner, handler, or caretaker has been mandated by an animal control or law enforcement authority of the State to keep a dangerous dog restrained by use of a tether;

(b) the owner, handler, or caretaker has tethered a dog pursuant to the requirements of a park or camping or recreational area;

(c) the owner, handler, or caretaker has tethered a dog while actively engaged in the activity of shepherding or herding cattle, sheep, or other livestock or in conduct that is directly related to the business of cultivating agricultural products;

(d) the owner, handler, or caretaker has tethered a dog while actively engaged in lawful hunting or in training a dog for the purposes of lawful hunting;

(e) the owner, handler, or caretaker has tethered a dog while actively engaged in training for or participation in recognized exhibitions, events, tests, and trials; or

(f) the dog is tethered while being groomed, receiving veterinary care, or participating in other accepted dog husbandry purposes.

(C) Law enforcement may issue a uniform traffic ticket pursuant to Section 56-7-10 for violations of this section.

Section 47-1-320. It is unlawful to cruelly tether a dog. A person who violates this section is guilty of a misdemeanor and, upon conviction:

(1) for a first offense, must be punished by imprisonment not to exceed ninety days, by a fine of not less than one hundred dollars and not more than one thousand dollars, or by both; or

(2) for a second or subsequent offense, by imprisonment not to exceed one year, by a fine of not less than five hundred dollars and not more than one thousand dollars, or by both.”

SECTION 3. Section 47-3-10 of the 1976 Code is amended to read:

“Section 47-3-10. For the purpose of this article:

(1) ‘Animal’ is defined as provided for in Chapter 1~~;~~.

(2) ‘Animal shelter’ includes any premises designated by the county or municipal governing body for the purpose of impounding, care, adoption, or euthanasia of dogs and cats held under authority of this article~~;~~.

(3) ‘Dog’ includes all members of the canine family, including foxes and other canines~~;~~.

~~(4)~~(a) A dog is deemed to be ‘running at large’ if off the premises of the owner or keeper and not under the physical control of the owner or keeper by means of a leash or other similar restraining device~~;~~.

~~(5)~~(b) A dog is deemed to be ‘under restraint’ if on the premises of its owner or keeper or if accompanied by its owner or keeper and under the physical control of the owner or keeper by means of a leash or other similar restraining device~~;~~.

~~(6)~~(4) ‘Cat’ includes all members of the feline family~~;~~.

(5) ‘Litter’ means multiple offspring that are born at one time from the same mother.

~~(7)~~(6) ‘Vicious dog’ means any dog evidencing an abnormal inclination to attack persons or animals without provocation.”

SECTION 4. Section 47-3-60 of the 1976 Code is amended to read:

“Section 47-3-60. (A) After any animal has been quarantined pursuant to South Carolina Rabies Control Act and is unclaimed by its owner, after the animal shelter employees have made a good faith effort to contact the identified owner as required by Section 47-3-540, the animal shelter employees, unless the animal must be kept pending disposition of a criminal or civil trial involving the animal or unless a hearing on the disposition of the animal is held prior to the trial, may dispose of the animal by adoption or by euthanasia or the animal may be turned over to any organization established for the purpose of caring for animals, such as the Humane Society.

(B) Notwithstanding subsection (C), a litter of unidentifiable dogs or cats four months of age or younger may be turned over to any organization established for the purpose of caring for animals immediately, so long as the litter is turned over for life-saving purposes.

~~(B)~~(C) After any animal has been impounded for five calendar days and is unclaimed by its owner, and after the animal shelter employees have made a good faith effort to contact the identified owner as required by Section 47-3-540, the animal shelter employees, unless the animal must be kept pending disposition of a criminal or civil trial involving the animal or unless a hearing on the disposition of the animal is held prior to the trial, may dispose of the animal by adoption or by euthanasia or the animal may be turned over to any organization established for the purpose of caring for animals, such as the Humane Society.

~~(C)~~(D) Complete records must be kept by shelter officials as to the disposition of all animals impounded.”

SECTION 5. Chapter 1, Title 47 of the 1976 Code is amended by adding:

“Section 47‑1‑145. (A) Any person, organization, or other entity that is awarded custody of an animal under the provisions of Section 47‑1‑150 because of the arrest of a defendant for a violation of any provision of Chapter 1, Title 47 or Chapter 27, Title 16 and that provides services to the animal without compensation may file a petition with the court requesting that the defendant, if found guilty, be ordered to deposit funds in an amount sufficient to secure payment of all the reasonable expenses incurred by the custodian in caring for and providing for the animal pending the disposition of the litigation. In the absence of a conviction, the county or municipality making the arrest shall pay the reasonable expenses of the custodian. For purposes of this section, ‘court’ refers to municipal or magistrate’s court, and ‘reasonable expenses’ includes the cost of providing food, water, shelter, and care, including medical care, but does not include extraordinary medical procedures.

(B) The court shall, at the time of adjudication, determine the actual cost of care for the animal that the custodian incurred pursuant to subsection (A). Either party may demand that the trial be given priority over other cases.

(C)(1) If the court makes a final determination of the charges or claims against the defendant in his favor, then the defendant may recover custody of his animal.

(2) If the defendant is found guilty, then the custodian of the animal may then determine if the animal is suitable for adoption and if adoption can be arranged for the animal. The animal may not be adopted by the defendant or by any person residing in the defendant’s household if the defendant was found guilty. If no adoption can be arranged after the forfeiture or if the animal is unsuitable for adoption, then the custodian shall humanely euthanize the animal.

(D) Within thirty days of an animal’s impoundment, the animal’s custodian must provide a good faith estimate, pursuant to subsection (A), of the daily custodial cost of the impounded animal. Upon receipt of the good faith estimate, the court shall then issue a notice to the defendant about his impounded animal that includes:

(1) an estimate of the daily custodial costs required to care for the animal;

(2) a statement that the defendant, if found guilty, shall be required to pay for the animal’s care during impoundment; and

(3) a statement that the defendant, at any time prior to final adjudication, has the right to forfeit ownership of the animal and avoid all future custodial costs related to the animal’s care but not costs already accrued.

(E) The remedy provided for in this section is in addition to any other remedy provided by law.”

SECTION 6. Section 56‑3‑9600(B) of the 1976 Code is amended to read:

“(B)(1) Notwithstanding another provision of law, of the fees collected pursuant to this section, the Comptroller General shall place into the State Highway Fund as established by Section 57‑11‑20, to be distributed as provided in Section 11‑43‑167, an amount equal to the expenses of the Department of Motor Vehicles in producing and administering the special license plates. The remaining funds collected from the special motor vehicle license fee must be deposited in a special account, separate and apart from the general fund, designated for use by the South Carolina Department of Agriculture to support local animal spaying and neutering programs. The South Carolina Department of Agriculture may use up to ten percent of the fees deposited in the special account for the administration of the program. Local private nonprofit tax exempt organizations offering animal spaying and neutering programs may apply for grants from this fund to further their tax exempt purposes. ~~Grants must be awarded not more than once a year, and an applicant must receive as a grant an amount of the total revenues in the fund multiplied by the percentage that the applicant’s caseload in the preceding calendar year was of the total caseload of all applicants in that year.~~

(2) An agency may apply for up to two thousand dollars per grant application at the beginning of each fiscal year and may apply for multiple grants during a fiscal year. Total available grant funds shall be based on the amount of funds collected each previous fiscal year. Grants must specify how many surgeries will be performed and the species and gender of the animals undergoing surgery. Agencies may only apply for one grant at a time. Once a grant is fulfilled, an agency may apply for another grant, provided that funds are available. Grants must be fulfilled within six months of receiving funds. Once grants are completed, agencies must submit to No More Homeless Pets / South Carolina Animal Care and Control Association (SCACCA) a report identifying each person participating; the basis of eligibility for the program; whether animals are being spayed or neutered; dates of spaying or neutering and of rabies vaccines if applicable; descriptions of animals, including gender; and the appropriate amount charged toward the grant. Any unused funds must be returned. If a co‑pay was charged to participating individuals, then that amount must also be included. The Department of Agriculture shall encourage participation from Tier 3 and Tier 4 counties.

(3) ~~The South Carolina Animal Care and Control Association (SCACCA),~~ SCACCA or its successor organization, on behalf of the tax exempt organizations, shall coordinate the grant program, make the request for reimbursement from the Department of Agriculture, and distribute the individual grants to the participating tax exempt organizations.”

SECTION 7. Section 40-69-30 of the 1976 Code is amended to read:

“Section 40-69-30. (A) A person may not practice veterinary medicine without a license issued in accordance with this chapter, except as provided in subsection (B). A person who uses in connection with his name the words or letters ‘D.V.M.’, ‘V.M.D.’, ‘Doctor of Veterinary Medicine’, ‘Veterinary Medical Doctor’, or other letters, words, or insignia indicating or implying that one is engaged in the practice of veterinary medicine or who in any other way, orally or in writing or in print or by sign directly or by implication, represents oneself as engaged in the practice of a veterinary medicine without being licensed by the board is subject to the penalties provided for in this chapter.

(B)(1) During an emergency or natural disaster, a veterinarian or veterinary technician who is not licensed in accordance with this chapter, but is licensed and in good standing in another jurisdiction, may obtain an emergency limited license to practice veterinary medicine related to the response efforts in locations in this State if:

(a) an official declaration of a state of emergency has been made by the Governor of this State or his delegated state official; and

(b) an official invitation has been extended to the veterinarian or veterinary technician for a specified time by the Governor during emergencies.

(2) An applicant for an emergency limited license must submit documentation as may be acceptable to the board under the circumstances to demonstrate eligibility for the limited license, including documentation of an existing license in good standing.”

SECTION 8. Section 47-3-470(3) of the 1976 Code is amended to read:

“(3) ‘Public or private ~~animal refuge~~ rescue organization’ means harborers of unwanted animals of any breed, including crossbreeds, who provide food, shelter, and confinement for a group of dogs, a group of cats, or a combination of dogs and cats.”

SECTION 9. Section 47-3-480 of the 1976 Code is amended to read:

“Section 47-3-480. (A) A public or private animal shelter, animal control agency operated by a political subdivision of this State, humane society, or public or private ~~animal refuge~~ rescue organization shall make provisions for the sterilization of all dogs or cats acquired from the shelter, agency, society, or ~~refuge~~ rescue organization by:

(1) providing sterilization by a licensed veterinarian before relinquishing custody of the animal; or

(2) entering into a written agreement with the person acquiring the animal guaranteeing that sterilization will be performed by a licensed veterinarian within thirty days after acquisition of a sexually mature animal or no later than six months of age except upon a written statement issued by a licensed veterinarian stating that such surgery would threaten the life of the animal.

(B) This section does not apply to a privately owned animal which the shelter, agency, society, or ~~refuge~~ rescue organization may have in its possession for any reason if the owner of the animal claims or presents evidence that the animal is his property.

(C) All costs of sterilization pursuant to this section are the responsibility of the person acquiring the animal and, if performed before acquisition, may be included in the fees charged by the shelter, agency, society, or ~~refuge~~ rescue organization for the animal.

(D) A person acquiring an animal from a shelter, an agency, a society, or a ~~refuge~~ rescue organization which is not sterile at the time of acquisition shall submit to the shelter, agency, society, or ~~refuge~~ rescue organization a signed statement from the licensed veterinarian performing the sterilization required by subsection (A) within seven days after sterilization attesting that the sterilization has been performed.”

SECTION 10. Section 47-3-490 of the 1976 Code is amended to read:

“Section 47-3-490. A person who fails to comply with Section 47-3-480(A)(2) or 47-3-480(D) must forfeit ownership of the dog(s) or cat(s) acquired from the shelter, agency, society, or ~~refuge~~ rescue organization which adopted the animal to the owner. In addition to forfeiting ownership, the person who acquired the animal must pay to the shelter, agency, society, or ~~refuge~~ rescue organization the sum of ~~$200.00~~ two hundred dollars as liquidated damages. Such remedies shall be in addition to any other legal or equitable remedies as may be available to the shelter, agency, society, or ~~refuge~~ rescue organization for breach of the written agreement as provided for in Section 47-3-480(A)(2) or failure to comply with Section 47-3-480(D).”

SECTION 11. Chapter 3, Title 47 is amended by adding:

“ARTICLE 16

Shelter Standards

Section 47-3-1010. For the purpose of this article:

(1) ‘Animal control officer’ means a person who is employed, appointed, or otherwise engaged primarily to enforce laws relating to animal control.

(2)(a) ‘Animal sheltering facility’ means:

(i) an animal control facility located within a county or municipality that has adopted the standards established in this article;

(ii) a private or non-profit facility that contracts with a county or municipality for animal control; or

(iii) a private or non-profit facility that shelters at least eight unwanted dogs or cats at one time and has solicited donations from the public.

(b) Two or more animal sheltering facilities that have the same or a similar purpose and operate from one place or premises shall be considered a single facility.

(3) ‘Primary enclosure’ means a structure or device used to restrict an animal to a limited amount of space, such as a room, pen, run, cage, compartment, or hutch, where an animal will sleep, eat, and spend the majority of its time.

(4) ‘Temporary enclosure’ means a cage or crate designed for short-term, temporary confinement or travel, including, but not limited to, airline crates and transport carriers. Dogs and cats may be housed in temporary enclosures for no longer than seventy-two hours after being taken into custody by an animal shelter.

Section 47-3-1020. Animal control officers shall have the duty to enforce the provisions of this article, including the investigation of complaints against, and the inspection of, animal sheltering facilities.

Section 47-3-1030. (A) An animal control officer may inspect all animal sheltering facilities within the county in which he has jurisdiction and shall investigate all complaints about the care and welfare of animals in such facilities. Inspections shall be unannounced and shall occur within the normal business hours of the animal sheltering facility. Inspections shall be performed at least annually, and up to two routine inspections may be conducted per year. Additional inspections may be performed based on probable cause to believe an animal sheltering facility might be or is in violation of these and other applicable standards, pursuant to Section 17-13-140.

(B) An animal control officer shall document the inspection, investigation, or both and shall present copies of the report to the facility.

(C) The document referred to in subsection (B) shall be developed by the State Board of Veterinary Medical Examiners and shall be made available, in an electronic format, to animal control officers for use during an inspection or investigation. The document shall contain a pass/fail analysis covering the standards provided pursuant to this article.

Section 47-3-1040. All animal sheltering facilities shall:

(1) separate animals by species in primary enclosures, separate unaltered male and female animals of the same species of reproductive age at all times, and ensure that all animals in the same enclosure at the same time are compatible;

(2) provide adequate housing, including:

(a) isolation of sick or injured animals sufficient to protect the health or safety of other animals. Animals diagnosed with or suspected of communicable illness must be physically isolated from healthy animals either by permanent or temporary barriers sufficient to prevent the transmission of airborne and physical contaminants, and all appropriate steps must be taken to minimize transmission of disease;

(b) indoor housing facilities with protection from extreme temperatures and weather conditions that may be hazardous to the animals, including heated quarters during cold weather. Whenever possible, animals’ primary housing should be indoors;

(c) indoor housing facilities that are: sanitary and in good repair; free of standing water; constructed of solid flooring (no mesh, wire, or slatted floors); sufficiently ventilated to provide for the animals’ health and well-being and to minimize odors, drafts, ammonia levels, and moisture condensation; and ideally constructed of nonporous and easily disinfected surfaces. Ambient temperature must not fall below fifty degrees Fahrenheit or rise above eighty-five degrees Fahrenheit if animals are present, unless expressly authorized by a veterinarian;

(d) outdoor housing facilities, if outdoor structures are used to house animals, that are large enough to accommodate all animals in the enclosure simultaneously and allow the animals to remain dry and protected from extreme temperature or weather conditions that may be hazardous to the animals. Outdoor housing should not be considered suitable primary enclosures for cats and dogs unless no reasonable indoor option is available;

(e) primary enclosures for dogs that are at least six inches higher than the head of the tallest dog in the enclosure when the dog is in a normal standing position; that allow sufficient space for sleeping, eating, and elimination; and that ensure each animal has sufficient room to engage in normal behaviors;

(f) primary enclosures for cats that allow each animal to fully extend its limbs, including its tail, and that allow for sleeping, eating, and elimination areas. Enclosures ideally should provide two feet of triangulated distance between bedding, litterbox, and food and water bowls; and

(g) primary enclosures for all animals that are large enough for each animal to turn about freely, stand erect, lie down in a natural position, and fully extend its limbs;

(3) clean primary enclosures and housing facilities to remove feces, hair, dirt, debris, and food waste at least daily, or more often if necessary, to prevent accumulation and to reduce disease hazards, insects, pests, and odors. While animals need not necessarily be removed from housing areas during cleaning, they may not be permitted to come into direct contact with disinfectants, cleaning solutions, or other potentially harmful products, nor may they be permitted to become wet during the cleaning process, either directly or indirectly; in no case may high pressure water systems be used to clean kennels with animals still inside them;

(4) provide adequate veterinary care for sick or injured animals, such that animals suspected of illness or injury receive veterinary care within twenty-four hours, or forty-eight hours for an animal received by a county facility on a weekend or holiday, and are provided prescribed medication necessary to alleviate pain;

(5) provide continuous access to potable, uncontaminated water that is not frozen and is readily accessible to all animals in the enclosure, unless otherwise directed by a veterinarian for the health of the animal;

(6) provide palatable, uncontaminated food at least once daily, unless otherwise directed by a veterinarian for the health of the animal;

(7) ensure each animal is individually observed at least once in every twenty-four hour period by an animal shelter employee tasked with overseeing the welfare and care of the animals;

(8) provide all animals with daily enrichment to ensure adequate mental and physical stimulation, either outside or inside the animals’ primary enclosure. Dogs should be removed from their primary enclosures for exercise for the purposes of walking and playing at least three times per week, unless inclement weather; isolation, quarantine, or health restrictions; or staffing limitations prevent their removal. In such cases, shelters must document daily in-kennel enrichment provided to maintain the physical and psychological well-being of dogs not afforded outdoor exercise; and

(9) keep written records of the care of each animal, including, but not limited to, individual observation of each animal and veterinary treatment, and provide these records to an animal control officer or other inspector authorized by Section 47-3-1030 upon request.

Section 47-3-1050. (A) Animal control officers shall have the authority to issue orders to address violations of this section, including, but not limited to, ordering the suspension of intake of animals until violations are corrected and ordering the permanent closure of a facility.

(B) If the animal control officer finds that the animal sheltering facility is not in compliance with the standards established in Section 47-3-1040, then the animal control officer shall issue orders as follows:

(1) For the first non-compliant inspection, the animal sheltering facility shall be issued a warning and shall be re-inspected thirty days after the date of the first inspection.

(2) If, after the second inspection, the animal sheltering facility remains non-compliant, then the facility shall be subject to a fine of not less than one hundred dollars nor more than five hundred dollars, or the animal control officer or other authorized inspector shall issue an order requiring the facility to suspend intake of animals for a period of fifteen to thirty days, as needed, to address the non-compliance. After such a period, the animal sheltering facility shall be re-inspected.

(3) If, after the third inspection, the animal sheltering facility remains non-compliant, then the animal control officer or other authorized inspector may issue an order permanently closing the facility. Such an order shall grant the animal sheltering facility a period of ninety days, as needed, to transfer all animals in the facility to other facilities, organizations, or individuals within the State. Animals from facilities subject to a closure order may be transferred out of the State as long as the transfer does not violate the laws of this State or of the importing state.

(C) If a facility is closed pursuant to this section, then arrangements shall be made by facility and inspecting authorities to transport the animals to another animal sheltering facility.

(D) Nothing in this section prevents any local, state, or federal law enforcement agency from investigating animal cruelty in an animal sheltering facility.

Section 47-3-1060. Nothing in this article shall be construed as requiring the purchase of equipment, the hire of additional personnel, or the construction of additional buildings or other structures.”

SECTION 12. Section 56-7-10(A) of the 1976 Code is amended to read:

“Section 56-7-10. (A) There will be a uniform traffic ticket used by all law enforcement officers in arrests for traffic offenses and for the following additional offenses:

~~Offense Citation~~

~~Interfering with Police Officer Serving Process Section 16‑5‑50~~

~~Dumping Trash on Highway/Private Property Section 16‑11‑700~~

~~Indecent Exposure Section 16‑15‑130~~

~~Disorderly Conduct Section 16‑17‑530~~

~~Damaging Highway Section 57‑7‑10~~

~~Place Glass, Nails, Etc. on Highway Section 57‑7‑20~~

~~Obstruction of Highway by Railroad Cars, Etc. Section 57‑7‑240~~

~~Signs Permitted on Interstate Section 57‑25‑140~~

~~Brown Bagging Section 61‑5‑20~~

~~Drinking Liquors in Public Conveyance Section 61‑13‑360~~

~~Poles Dragging on Highway Section 57‑7‑80~~

~~Open Container Section 61‑9‑87~~

~~Purchase or Possession of Beer or Wine by a Person Under Age Section 63‑19‑2440~~

~~Purchase or Possession of Alcoholic Liquor by a Person Under Age Twenty‑One Section 63‑19‑2450~~

~~Unlawful Possession and Consumption of Alcoholic Liquors Section 61‑5‑30~~

~~Sale of Beer or Wine on Which Tax Has Not Been Paid Section 61‑9‑20~~

~~Falsification of Age to Purchase Beer or Wine Section 61‑9‑50~~

~~Unlawful Purchase of Beer or Wine for a Person Who Cannot Legally Buy Section 61‑9‑60~~

~~Unlawful Sale or Purchase of Beer or Wine, Giving False~~

~~Information as to Age, Buying Beer or Wine Unlawfully for Another Section 61‑9‑85~~

~~Employment of a Person Under the Age of Twenty‑One as an~~

~~Employee in Retail or Wholesale or Manufacturing Liquor Business Section 61‑13‑340~~

~~Failure to Remove Doors from Abandoned Refrigerators Section 16‑3‑1010~~

~~Malicious Injury to Animals or Personal Property Section 16‑11‑510~~

~~Timber, Logs, or Lumber Cutting, Removing, Transporting~~

~~Without Permission, Valued at Less Than Fifty Dollars Section 16‑11‑580~~

~~Littering Section 16‑11‑700~~

~~Larceny of a Bicycle Valued at Less Than One Hundred Dollars Section 16‑13‑80~~

~~Shoplifting Section 16‑13‑110~~

~~Cock Fighting Section 16‑17‑650~~

~~Ticket Scalping Section 16‑17‑710~~

~~Domestic Violence, second and third degree Section 16‑25‑20~~

~~Glue Sniffing Section 44‑53‑1110~~

~~Trespassing Section 16‑11‑755~~

~~Trespassing Section 16‑11‑600~~

~~Trespassing Section 16‑11‑610~~

~~Trespassing Section 16‑11‑620~~

~~Negligent Operation of Watercraft; Operation of Watercraft While~~

~~Under Influence of Alcohol or Drugs Section 50‑21‑110~~

~~Negligence of Boat Livery to Provide Proper Equipment~~

~~and Registration Section 50‑21‑120~~

~~Interference with Aids to Navigation or Regulatory Markers or~~

~~Operation of Watercraft in Prohibited Area Section 50‑21‑170~~

~~Operation of Watercraft Without a Certificate of Title Section 50‑23‑190~~

~~Parking on private property without permission Section 16‑11‑760~~

~~Certificate of Veterinary Inspection; Requirement for Out‑of‑~~

~~State Livestock or Poultry Section 47‑4‑60~~

~~Inhibition of Livestock Inspection Section 47‑4‑120~~

~~Imported Swine Section 47‑6‑50~~

~~Operating Equine Sales Facility or Livestock Market Without Permit Section 47‑11‑20~~

~~Liability of Person Removing Livestock for Slaughter Section 47‑11‑120~~

~~Notice to Disinfect Section 47‑13‑310~~

~~Quarantine of Livestock or Poultry Section 47‑4‑70~~

~~Unlawful for Horse to Enter State Unless Tested Section 47‑13‑1350~~

~~Quarantine of Exposed Horses Section 47‑13‑136~~

~~Proof of Test Required for Public Assembly of Horses Section 47‑13‑1370~~

~~False Certificates Section 47‑13‑1390~~

~~Unlawful to Feed Garbage to Swine Section 47‑15‑20~~

~~Notification Required from Certain Persons Disposing of Garbage Section 47‑15‑40~~

~~Sale of Uninspected Meat and Meat Products Section 47‑17‑60~~

~~Sale of Uninspected Poultry and Poultry Product Section 47‑19‑70~~

(1) Interfering with Police Officer Serving Process Section 16-5-50;

(2) Dumping Trash on Highway/Private Property Section 16-11-700;

(3) Indecent Exposure Section 16-15-130;

(4) Disorderly Conduct Section 16-17-530;

(5) Damaging Highway Section 57-7-10;

(6) Place Glass, Nails, Etc. on Highway Section 57-7-20;

(7) Obstruction of Highway by Railroad Cars, Etc. Section 57-7-240;

(8) Signs Permitted on Interstate Section 57-25-140;

(9) Brown Bagging Section 61-5-20;

(10) Drinking Liquors in Public Conveyance Section 61-13-360;

(11) Poles Dragging on Highway Section 57-7-80;

(12) Open Container Section 61-9-87;

(13) Purchase or Possession of Beer or Wine by a Person Under Age Section 63-19-2440;

(14) Purchase or Possession of Alcoholic Liquor by a Person Under Age Twenty-One Section 63-19-2450;

(15) Unlawful Possession and Consumption of Alcoholic Liquors Section 61-5-30;

(16) Sale of Beer or Wine on Which Tax Has Not Been Paid Section 61-9-20;

(17) Falsification of Age to Purchase Beer or Wine Section 61-9-50;

(18) Unlawful Purchase of Beer or Wine for a Person Who Cannot Legally Buy Section 61-9-60;

(19) Unlawful Sale or Purchase of Beer or Wine, Giving False Information as to Age, Buying Beer or Wine Unlawfully for Another Section 61-9-85;

(20) Employment of a Person Under the Age of Twenty-One as an Employee in Retail or Wholesale or Manufacturing Liquor Business Section 61-13-340;

(21) Failure to Remove Doors from Abandoned Refrigerators Section 16-3-1010;

(22) Malicious Injury to Animals or Personal Property Section 16-11-510;

(23) Timber, Logs, or Lumber Cutting, Removing, Transporting Without Permission, Valued at Less Than Fifty Dollars Section 16-11-580;

(24) Littering Section 16-11-700;

(25) Larceny of a Bicycle Valued at Less Than One Hundred Dollars Section 16-13-80;

(26) Shoplifting Section 16-13-110;

(27) Cock Fighting Section 16-17-650;

(28) Ticket Scalping Section 16-17-710;

(29) Domestic Violence, second and third degree Section 16-25-20;

(30) Glue Sniffing Section 44-53-1110;

(31) Trespassing Section 16-11-755;

(32) Trespassing Section 16-11-600;

(33) Trespassing Section 16-11-610;

(34) Trespassing Section 16-11-620;

(35) Negligent Operation of Watercraft; Operation of Watercraft While Under Influence of Alcohol or Drugs Section 50-21-110;

(36) Negligence of Boat Livery to Provide Proper Equipment and Registration Section 50-21-120;

(37) Interference with Aids to Navigation or Regulatory Markers or Operation of Watercraft in Prohibited Area Section 50-21-170;

(38) Operation of Watercraft Without a Certificate of Title Section 50-23-190;

(39) Parking on private property without permission Section 16-11-760;

(40) Certificate of Veterinary Inspection; Requirement for Out-of-State Livestock or Poultry Section 47-4-60;

(41) Inhibition of Livestock Inspection Section 47-4-120;

(42) Imported Swine Section 47-6-50;

(43) Operating Equine Sales Facility or Livestock Market Without Permit Section 47-11-20;

(44) Liability of Person Removing Livestock for Slaughter Section 47-11-120;

(45) Notice to Disinfect Section 47-13-310;

(46) Quarantine of Livestock or Poultry Section 47-4-70;

(47) Unlawful for Horse to Enter State Unless Tested Section 47-13-1350;

(48) Quarantine of Exposed Horses Section 47-13-1360;

(49) Proof of Test Required for Public Assembly of Horses Section 47-13-1370;

(50) False Certificates Section 47-13-1390;

(51) Unlawful to Feed Garbage to Swine Section 47-15-20;

(52) Notification Required from Certain Persons Disposing of Garbage Section 47-15-40;

(53) Sale of Uninspected Meat and Meat Products Section 47-17-60;

(54) Sale of Uninspected Poultry and Poultry Product Section 47-19-70;

(55) Unlawfully Tethering a Dog Section 47-1-310.”

SECTION 13. The General Assembly finds it is the best practice for a shelter, public or private, to prepare and maintain records documenting the number of animals admitted to the facility and the method by which those animals exit the facility, whether by adoption, fostering, natural death, euthanasia, transfer to another state, or other means of discharge.

SECTION 14. This act takes effect upon approval by the Governor.

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