By: Senator(s) Farris

To: Judiciary

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2779

AN ACT TO AMEND SECTION 97-41-2, MISSISSIPPI CODE REVISE THE PROCEDURE BEFORE THE COURT FOR SEIZURE OF A NEGLECTED OR ABANDONED ANIMAL; AND FOR RELATED PURPOSE BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SECTION 1. Section 97-41-2, Mississippi Code of amended as follows: 97-41-2. (1) All * * * courts in the State of M may order the seizure of an animal by a law enforcemen for its care and protection upon a finding of probable believe said animal is being cruelly treated, neglecte abandoned. * * * Such probable cause may be establish	
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10 believe said animal is being cruelly treated, neglecte	t agency,
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11 abandoned. * * * Such probable cause may be establish	d or
	ed upon
12 sworn testimony of any person who has witnessed the co	ndition of
13 said animal. The court may appoint an animal control	agency,
14 agent of an animal protection organization, veterinari	an or other
15 person as temporary custodian for the said animal, pen	ding final
16 disposition of the animal pursuant to this section. S	uch
17 temporary custodian shall directly contract and be res	ponsible for
18 any care rendered to such animal, and may make arrange	ments for
19 such care as may be necessary. Upon seizure of an ani	mal, the law
20 enforcement agency responsible for removal of the anim	al shall
21 serve notice upon the owner of the animal, if possible	, and shall
22 <u>also</u> post prominently a notice to the owner or custodi	an to inform
23 such person that the animal has been seized. Such pro	cess and
24 notice shall contain a description of the animal seize	d, the date
25 seized, the name of the law enforcement agency seizing	the animal,
26 the name of the temporary custodian, if known at the t	ime, and

shall be signed by the court issuing the order.

- 28 (2) Within five (5) days of seizure of an animal, the owner
- 29 of the animal may request a hearing in the court ordering the
- 30 animal to be seized to determine whether the owner is able to
- 31 provide adequately for the animal and is fit to have custody of
- 32 the animal. The court shall hold such hearing within fourteen
- 33 (14) days of receiving such request. The hearing shall be
- 34 concluded and the court order entered thereon within twenty-one
- 35 (21) days after the hearing is commenced. Upon requesting a
- 36 hearing, the owner shall have three (3) business days to post a
- 37 bond or security with the court clerk in an amount determined by
- 38 the court to be sufficient to repay all reasonable costs
- 39 sufficient to provide for the animal's care. Failure to post such
- 40 bond within three (3) days shall result in forfeiture of the
- 41 animal to the court. If the temporary custodian has custody of
- 42 the animal upon the expiration of the bond or security, the animal
- 43 shall be forfeited to the court unless the court orders otherwise.
- 44 (3) In determining the owner's fitness to have custody of an
- 45 animal, the court may consider, among other matters:
- 46 (a) Testimony from law enforcement officers, animal
- 47 control officers, animal protection officials, and other witnesses
- 48 as to the condition the animal was kept in by its owner or
- 49 custodian.
- 50 (b) Testimony and evidence as to the type and amount of
- 51 care provided to the animal by its owner or custodian.
- 52 (c) Expert testimony as to the proper and reasonable
- 53 care of the same type of animal.
- 54 (d) Testimony from any witnesses as to prior treatment
- or condition of this or other animals in the same custody.
- (e) Violations of laws relating to animal cruelty that
- 57 the owner or custodian has been convicted of prior to the hearing.
- 58 (f) Any other evidence the court considers to be
- 59 material or relevant.

- Upon proof of costs incurred as a result of the animal's 60 seizure, including, but not limited to, animal medical and 61 boarding, the court may order that the animal's owner reimburse 62 63 the temporary custodian for such costs. A lien for authorized 64 expenses is hereby created upon all animals seized under this 65 section, and shall have priority to any other lien on such animal.
- (5) If the court finds the owner of the animal is unable or 66 unfit to adequately provide for the animal, or that the animal is 67 severely injured, diseased, or suffering, and, therefore, not 68 likely to recover, the court may order that the animal be 69 70 permanently forfeited and released to an animal control agency, animal protection organization or to the appropriate entity to be 71 euthanized or the court may order that such animal be sold at 72 public sale in the manner now provided for judicial sales; any 73 74 proceeds from such sale shall go first toward the payment of expenses and costs relating to the care and treatment of such 75 animal, and any excess amount shall be paid to the owner of the 76
- Upon notice and hearing as provided in this section, or 78 79 as a part of any preceding conducted under the terms of this section, the court may order that other animals in the custody of 80 81 the owner that were not seized be surrendered and further enjoin the owner from having custody of other animals in the future. 82
 - If the court determines the owner is able to provide adequately for, and have custody of, the animal, the court shall order the animal be claimed and removed by the owner within seven (7) days after the date of the order.
- Nothing in this section shall be construed to prevent or 87 otherwise interfere with a law enforcement officer's authority to 88 seize an animal as evidence or require court action for the taking 89 90 into custody and making proper disposition of animals as authorized in Sections 21-19-9 and 41-53-11.
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animal.

93 SECTION 2. This act shall take effect and be in force from

94 and after its passage.