By: Senator(s) Hill, Boyd, England, Blackwell, Chism, Wiggins, Parker, McLendon, Frazier, Michel, DeLano, McMahan

To: Judiciary, Division B

## COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2658

- AN ACT TO AMEND SECTION 97-41-16, MISSISSIPPI CODE OF 1972, TO REVISE THE OFFENSE OF ABUSE OF A DOMESTICATED DOG OR CAT; AND FOR RELATED PURPOSES.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 5 **SECTION 1.** Section 97-41-16, Mississippi Code of 1972, is
- 6 amended as follows:
- 7 97-41-16. (1) (a) The provisions of this section shall be
- 8 known and may be cited as the "Mississippi Dog and Cat Pet
- 9 Protection Law of 2011."
- 10 (b) The intent of the Legislature in enacting this law
- 11 is to provide only for the protection of domesticated dogs and
- 12 cats, as these are the animals most often serving as the loyal and
- 13 beloved pets of the citizens of this state. Animals other than
- 14 domesticated dogs and cats are specifically excluded from the
- 15 enhanced protection described in this section for dogs and cats.
- 16 The provisions of this section do not apply, and shall not be
- 17 construed as applying, to any animal other than a domesticated dog
- 18 or cat.

- 19 (2) (a) If a person shall intentionally or with criminal
- 20 negligence wound, deprive of adequate shelter, food or water, or
- 21 carry or confine in a cruel manner, or subjects to cruel
- 22 mistreatment, any domesticated dog or cat, or cause any person to
- 23 do the same, then he or she shall be guilty of the offense of
- 24 simple cruelty to a domesticated dog or cat. A person who is
- 25 convicted of the offense of simple cruelty to a domesticated dog
- or cat shall be guilty of a misdemeanor and fined not more than
- 27 One Thousand Dollars (\$1,000.00), or imprisoned not more than six
- 28 (6) months, or both. Each act of simple cruelty to a domesticated
- 29 dog or cat constitutes a separate offense.
- 30 (b) (i) If a person with malice shall
- 31 intentionally \* \* \* crush, burn, \* \* \* drown, suffocate, impale or
- 32 otherwise subject to serious bodily injury any domesticated dog or
- 33 cat, or cause any person to do the same, then he or she shall be
- 34 guilty of the offense of aggravated cruelty to a domesticated dog
- 35 or cat. Each act of aggravated cruelty to a domesticated dog or
- 36 cat shall constitute a separate offense.
- 37 ( \* \* \*ii) A person who is convicted of a first
- 38 offense of aggravated cruelty to a domesticated dog or cat shall
- 39 be guilty of a \* \* \* felony and fined not more than \* \* \* Five
- 40 Thousand Dollars (\$5,000.00), or \* \* \* committed to the custody of
- 41 the Department of Corrections for not more than \* \* \* three (3)
- 42 years, or both.

- (\* \* \*<u>iii</u>) A person who is convicted of a second or subsequent offense of aggravated cruelty to a <u>domesticated</u> dog or cat, the offenses being committed within a period of five (5) years, shall be guilty of a felony and fined not more than \* \* \*

  Ten Thousand Dollars (\$10,000.00) and imprisoned <u>in the custody of</u> the Department of Corrections for not less than one (1) year nor
- 50 (c) A conviction entered upon a plea of nolo contendere
  51 to a charge of aggravated cruelty to a <u>domesticated</u> dog or cat
  52 shall be counted as a conviction for the purpose of determining
  53 whether a later conviction is a first or subsequent offense.
- 54 \* \* \*

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- 55 (3) In addition to such fine or imprisonment which may be 56 imposed:
- 57 (a) The court shall order that restitution be made to
  58 the owner of such domesticated dog or cat. The measure for
  59 restitution in money shall be the current replacement value of
  60 such loss and the actual veterinarian fees, medicine, special
  61 supplies, loss of income and other costs incurred as a result of
  62 actions in violation of subsection (2) of this section; and
- (b) The court may order that:

more than \* \* ten (10) years.

(i) The reasonable costs of sheltering,

transporting and rehabilitating the <u>domesticated</u> dog or cat, and

any other costs directly related to the care of the dog or cat, be

reimbursed to:

68	1. Any law enforcement agency; or
69	2. Any agency or department of a political
70	subdivision that is charged with the control, protection or
71	welfare of domesticated or feral dogs or cats within the
72	subdivision. The agency or department may reimburse a
73	nongovernmental organization for such costs, if the organization
74	possesses nonprofit status under the United States Internal
75	Revenue Code and has the purpose of protecting the welfare of, or
76	preventing cruelty to, dogs or cats whether domesticated or feral
77	(ii) The person convicted:
78	1. Receive a psychiatric or psychological
79	evaluation and counseling or treatment for a length of time as
80	prescribed by the court. The cost of any evaluation, counseling
81	and treatment shall be paid by the offender upon order of the
82	court, up to a maximum amount that is no more than the
83	jurisdictional limit of the sentencing court.
84	2. Perform community service for a period no
85	exceeding the applicable maximum term of imprisonment that may be
86	imposed for conviction of the offense.
87	3. Be enjoined from employment in any
88	position that involves the care of a domesticated dog or cat, or
89	in any place where domesticated dogs or cats are kept or confined
90	for a period which the court deems appropriate.
91	4. If convicted of simple cruelty under this
92	section, be prohibited from owning or possessing or residing with

93	a	domesticated	dog	or	cat	for	any	period	of	time	not	exceeding
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- 94 five (5) years from the date of sentencing, or any period of time
- 95 not exceeding fifteen (15) years from the date of sentencing if
- 96 the conviction involved four (4) or more counts of simple cruelty.
- 97 (c) The court shall order that any person convicted of
- 98 an offense of aggravated cruelty under this section be prohibited
- 99 from owning or possessing or residing with a domesticated dog or
- 100 cat for a period not less than five (5) years nor more than
- 101 fifteen (15) years from the date of sentencing.
- 102 (d) A person found in violation of a court order
- incorporating the provisions of paragraph (b) (ii) 4. or (c) of this
- 104 subsection may, in addition to any other punishment provided by
- 105 law, be fined in an amount not exceeding One Thousand Dollars
- 106 (\$1,000.00) for each domesticated dog or cat unlawfully owned or
- 107 possessed.
- 108 (e) Any domesticated dog or cat involved in a violation
- 109 of a court order described in paragraph (d) of this subsection
- 110 shall be forfeited to the state.
- 111 (4) (a) Nothing in this section shall be construed as
- 112 prohibiting a person from:
- 113 (i) Defending himself or herself or another person
- 114 from physical \* \* \* injury being threatened or caused by a
- 115 domesticated or feral dog or cat.
- 116 (ii) Injuring or killing an unconfined
- 117 domesticated or feral dog or cat on the property of the person, if

118 the unconfined dog or cat is believed to constitute	а	a threat	of
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- 119 physical injury or damage to any domesticated animal under the
- 120 care or control of such person.
- 121 (iii) Acting under the provisions of Section
- 122 95-5-19 to protect poultry or livestock from a trespassing dog
- 123 that is in the act of chasing or killing the poultry or livestock,
- 124 or acting to protect poultry or livestock from a trespassing cat
- 125 that is in the act of chasing or killing the poultry or livestock.
- 126 (iv) Engaging in practices that are licensed or
- 127 lawful under the Mississippi Veterinary Practice Act, Section
- 128 73-39-51 et seq., or engaging in activities by any licensed
- 129 veterinarian while following accepted standards of practice of the
- 130 profession within the State of Mississippi, including the
- 131 euthanizing of a dog or cat.
- 132 (v) Rendering emergency care, treatment, or
- 133 assistance to a dog or cat that is abandoned, ill, injured, or in
- 134 distress, if the person rendering the care, treatment, or
- 135 assistance is acting in good faith.
- 136 (vi) Performing activities associated with
- 137 accepted agricultural and animal husbandry practices with regard
- 138 to livestock, poultry or other animals, including those activities
- 139 which involve:
- 140 1. Using dogs in such practices.
- 141 2. Raising, managing and using animals to
- 142 provide food, fiber or transportation.

143	3. Butchering animals and processing food.
144	(vii) Training for, or participating in, a rodeo,
145	equine activity, dog show, event sponsored by a kennel club or
146	other bona fide organization that promotes the breeding or showing
147	of dogs or cats, or any other competitive event which involves the
148	lawful use of dogs or cats.
149	(viii) Engaging in accepted practices of dog or
150	cat identification.
151	(ix) Engaging in lawful activities that are
152	regulated by the Mississippi Department of Wildlife, Fisheries and
153	Parks or the Mississippi Department of Marine Resources, including
154	without limitation, hunting, trapping, fishing, and wildlife and
155	seafood management.
156	(x) Performing scientific, research, medical and
157	zoological activities undertaken by research and education
158	facilities or institutions that are:
159	1. Regulated under the provisions of the
160	Animal Welfare Act, 7 USCS 2131 et seq., as in effect on July 1,
161	2011;
162	2. Regulated under the provisions of the
163	Health Research Extension Act of 1985, Public Law No. 99-158; or
164	3. Subject to any other applicable state or
165	federal law or regulation governing animal research as in effect

on July 1, 2011.

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168	authority of Sections 19-5-50, 21-19-9 and 41-53-11, which allow
169	counties, municipalities and certain law enforcement officers to
170	destroy dogs running at large without proper identification
171	indicating that such dogs have been vaccinated for rabies.
172	(xii) Engaging in professional pest control
173	activities, including those activities governed by the Mississippi
174	Pesticide Law of 1975, Section 69-23-1 et seq.; professional
175	services related to entomology, plant pathology, horticulture,
176	tree surgery, weed control or soil classification, as regulated
177	under Section 69-19-1 et seq.; and any other pest control
178	activities conducted in accordance with state law.
179	(xiii) Performing the humane euthanization of a
180	dog or cat pursuant to Section 97-41-3.
181	(xiv) Engaging in the training of service dogs
182	used to assist those with physical or mental health conditions.
183	(b) If the owner or person in control of a domesticated
184	dog or cat is precluded, by natural or other causes beyond his
185	reasonable control, from acting to prevent an act or omission that
186	might otherwise constitute an allegation of the offense of simple
187	cruelty to a domesticated dog or cat or the offense of aggravated
188	cruelty to a domesticated dog or cat, then that person shall not

be guilty of the offense. Natural or other causes beyond the

of God, declarations of disaster, emergencies, acts of war,

reasonable control of the person include, without limitation, acts

(xi) Disposing of or destroying certain dogs under

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- earthquakes, hurricanes, tornadoes, fires, floods or other natural disasters.
- 194 (5) The provisions of this section shall not be construed 195 to:
- 196 (a) Apply to any animal other than a <u>domesticated</u> dog 197 or cat.
- 198 (b) Create any civil or criminal liability on the part
  199 of the driver of a motor vehicle if the driver unintentionally
  200 injures or kills a domesticated dog or cat as a result of the
  201 domesticated dog or cat being accidentally hit by the vehicle.
- 202 (6) (a) Except as otherwise provided in Section 97-35-47 203 for the false reporting of a crime, a person, who in good faith 204 and acting without malice, reports a suspected incident of simple 205 cruelty to a domesticated dog or cat, or aggravated cruelty to a 206 domesticated dog or cat, to a local animal control, protection or 207 welfare organization, a local law enforcement agency, or the 208 Mississippi Department of Public Safety, shall be immune from 209 civil and criminal liability for reporting the incident.
- 210 (b) A veterinarian licensed in Mississippi or a person
  211 acting at the direction of a veterinarian licensed in Mississippi,
  212 who in good faith and acting without malice, participates in the
  213 investigation of an alleged offense of simple or aggravated
  214 cruelty to a domesticated dog or cat, or makes a decision or
  215 renders services regarding the care of a domesticated or feral dog

- 216 or cat that is involved in the investigation, shall be immune from 217 civil and criminal liability for those acts.
- 218 Other than an agency or department of a political 219 subdivision that is charged with the control, protection or 220 welfare of dogs or cats within the subdivision, any organization 221 that has the purpose of protecting the welfare of, or preventing 222 cruelty to, domesticated dogs or cats, shall register the organization with the sheriff of the county in which the 223 224 organization operates a physical facility for the protection, welfare or shelter of dogs or cats, on or before the first day of 225 226 October each year. The provisions of this subsection (7) shall 227 apply to any organization that has the purpose of protecting the 228 welfare of dogs or cats, or preventing cruelty to dogs or cats, 229 regardless of whether the organization also protects animals other 230 than domesticated dogs or cats.
- Nothing in this section shall limit the authority of a 232 municipality or board of supervisors to adopt ordinances, rules, 233 regulations or resolutions which may be, in whole or in part, more 234 restrictive than the provisions of this section, and in those 235 cases, the more restrictive ordinances, rules, regulations or 236 resolutions will govern.
- 237 This act shall take effect and be in force from SECTION 2. 238 and after July 1, 2020.

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