# 2014 -- S 2311 AS AMENDED

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# STATE OF RHODE ISLAND

### IN GENERAL ASSEMBLY

#### **JANUARY SESSION, A.D. 2014**

### AN ACT

### RELATING TO ANIMALS AND ANIMAL HUSBANDRY - CRUELTY TO ANIMALS

Introduced By: Senators Archambault, Lombardi, and Satchell

Date Introduced: February 12, 2014

Referred To: Senate Environment & Agriculture

It is enacted by the General Assembly as follows:

SECTION 1. Sections 4-1-22 and 4-1-31 of the General Laws in Chapter 4-1 entitled

"Cruelty to Animals" are hereby amended to read as follows:

4-1-22. Care of neglected animals by society -- Forfeiture of owner's rights -Expenses. -- (a) An officer or agent of the Rhode Island society for the perevention of ecruelty
to an Animals may lawfully take charge of any animal found abandoned or neglected or which that
in the opinion of that officer or agent, is aged, maimed, disabled, lame, sick, diseased, injured,
unfit for the labor it is performing, or cruelly treated, and shall give notice to the owner, if known,
or his or her agents, and may provide suitable care.

(b) Every owner or agent, upon conviction, plea of guilty, or plea of nolo contendere, of abandonment, neglect, or cruel treatment of any animal taken charge of by the Rhode Island ssociety for the perevention of ecruelty to animals under this section, forfeits the rights to ownership or control of that animal to the ssociety for disposition in any manner deemed suitable for that animal.

(c) Whenever any officer or agent of the Rhode Island society for the pPrevention of eCruelty to aAnimals lawfully takes charge of any animal under this section, the expense of suitable care of that animal, upon conviction of the owner of that animal for a violation of any section of this chapter, is charged against the owner or agent of the owner having custody of that animal at the time the officer or agent of the Rhode Island society for the prevention of cruelty to animals took charge of the animal. The Rhode Island society for the prevention of cruelty to

animals has the authority to commence a civil action for damages against the owner or his or her agent thirty (30) days after a written demand for payment of the expense of the suitable care of that animal has been sent and no payment received. all reasonable expenses for the care and treatment of the animal(s), while in the custody of the society during this time, shall be paid for by the owner, guardian, or his or her agent upon conviction, plea of guilty, or plea of nolo contendere. The society has the authority to commence a civil action for damages against the owner or his or her agent thirty (30) days after a written demand for payment of the expense of the suitable care of that animal has been sent and no payment has been received.

- <u>4-1-31. Assignment of state veterinarian. --</u> (a) Examination of fighting animals. A licensed veterinarian from the department of environmental management, shall be made available to agents of the Rhode Island <u>sSociety</u> for the <u>pPrevention of eCruelty to <u>aAnimals</u> at the request of the state police for the purpose of examining any animal <u>which that</u> those agents believe to have been involved in animal fighting in violation of <u>section</u> §§4-1-2, 4-1-8, 4-1-9 or 4-1-11.</u>
- (b) Right of entry where cruelty suspected. The director of the department of environmental management, or any veterinarian employed by the department of environmental management designated by the director for such purpose, having reason to suspect the existence of cruelty to animals within the meaning of this chapter upon any grounds or premises, is hereby authorized and empowered to enter upon those grounds or premises for enforcement of the provisions of this chapter. For such inspections, the department shall, unless a search without a warrant is otherwise allowed by law, seek a search warrant from an official of a court authorized to issue warrants.
- (c) The director of the department of environmental management may designate a department veterinarian or veterinarians to act as animal advocates. A general agent or special agent from the Rhode Island sSociety for the pPrevention of eCruelty to aAnimals may also act in that capacity.
- (d) The animal advocate shall make recommendations to any court before which the custody or well-being of an animal is at issue.
- (e) Any animal care facility licensed by the United States dDepartment of aAgriculture or holding a public health service (PHS) assurance of compliance shall be exempt from the provisions of this section.
  - (f) Right to seize animals that are the subject of cruel treatment. The director of environmental management, or any veterinarian employed by the department of environmental management ("department"), shall have the authority to examine any animal that is suspected of being cruelly treated, mistreated, or neglected by its owner, guardian, or his or her agents in

subject animal(s) has been cruelly treated, mistreated, or negligently treated by the owner, guardian, or his or her agents, in violation of the provisions of chapter 1 of this title, the department may lawfully take charge of that animal(s) and shall have the authority to seize said animal(s). Any animal(s) so seized shall remain in the custody of the department during the pendency of any civil or criminal investigation and remain in the custody of the department until the adjudication of the matter. All reasonable expenses for the care and treatment of the animal(s), while in the custody of the department during this time, shall be paid for by the owner,
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animal(s), while in the custody of the department during this time, shall be paid for by the owner,
guardian, or his or her agent upon conviction, entry of a guilty plea, or a plea of nolo contendere.
The department has the authority to commence a civil action for damages against the owner,
guardian, or his or her agent thirty (30) days after written demand for payment of the expenses of
the suitable care of that animal has been sent and no payment received.
SECTION 2. Chapter 4-1 of the General Laws entitled "Cruelty to Animals" is hereby
amended by adding thereto the following section:
4-1-42. Care of neglected animals by Department - Forfeiture of owner's rights -
Expenses. – (a) The director of environmental management, or any veterinarian employed by the
department of environmental management ("department"), may lawfully take charge of any
animal found abandoned or neglected or that, in the opinion of the department, is aged, maimed,
disabled, lame, sick, diseased, injured, unfit for the labor it is performing, or cruelly treated, and
shall give notice to the owner, if known, or his or her agents, and may provide suitable care.
(b) Every owner, guardian, or agent, upon conviction, entry of a guilty plea, or plea of
nolo contendere, of abandonment, neglect, or cruel treatment of any animal taken charge of by the
department under this section, forfeits the right to ownership or control of that animal to the
department for disposition in any manner deemed suitable for that animal.
(c) Whenever the department lawfully takes charge of any animal under this section, all
reasonable expenses for the care and treatment of the animal(s), while in the custody of the
department during this time, shall be paid for by the owner, guardian, or his or her agent, upon
conviction, a plea of guilty or plea nolo contendere. The department has the authority to
commence a civil action for damages against the owner or his or her agent thirty (30) days after
written demand for payment of the expense of the suitable care of that animal has been sent and
no payment received.
SECTION 3. This act shall take effect upon passage.

violation of the provisions of chapter 1 of this title. Upon reasonable evidence to suggest that the

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# **EXPLANATION**

### BY THE LEGISLATIVE COUNCIL

OF

# AN ACT

# RELATING TO ANIMALS AND ANIMAL HUSBANDRY - CRUELTY TO ANIMALS

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- This act would require those who are convicted or who plead to the charge of cruelty to animals to be financially responsible for the cost of care for those animals while they are in the care of the Society for the Prevention of Cruelty to Animals. It would also allow the department of environmental management or a veterinarian employed by the department to take charge of neglected or abandoned animals.
- 6 This act would take effect upon passage.

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