E1, E2 9lr0860 CF HB 135

By: Senators Ready, Benson, Edwards, Elfreth, Feldman, Guzzone, Jennings, Klausmeier, Kramer, Lam, Lee, Smith, Waldstreicher, Washington, West, Young, and Zirkin

Introduced and read first time: January 21, 2019

Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

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Criminal Law - Cruelty to Animals - Seizure and Removal

FOR the purpose of requiring a court to order the removal of a certain animal on the conviction of a certain owner or custodian of the animal of an act of cruelty to the animal; establishing that the ownership of a certain animal is transferred to a certain impounding agency under certain circumstances; authorizing an officer or authorized agent of a certain impounding agency to remove a certain animal under certain circumstances; requiring a certain impounding agency to post a certain notice to an animal's owner or a custodian under certain circumstances; requiring a certain impounding agency to make a reasonable attempt to provide certain notice to a certain person under certain circumstances; repealing a certain provision declaring an animal to be a stray under certain circumstances; authorizing the owner or custodian of a certain animal to petition the District Court for return of the animal at a certain time; requiring a certain petition to be served on a certain impounding agency; providing that a certain animal shall be considered forfeited to the impounding agency under certain circumstances; requiring the court to schedule a certain hearing at a certain time; requiring the court to make a certain determination at a certain hearing; requiring the court to order a certain person to post a certain bond for a certain time period under certain circumstances; requiring the court to determine the amount of a certain bond based on certain information at a certain hearing; requiring the court to order a certain new bond to be posted at a certain time under certain circumstances; providing that failure to post a certain bond within a certain time period shall result in the forfeiture of a certain animal; requiring the court to order the return of a certain animal to a certain owner or custodian under certain circumstances; establishing that the owner or custodian of an animal seized or removed under certain provisions of law is liable for certain costs relating to the care of the animal during a certain period; authorizing a certain impounding agency to draw certain funds from a certain bond at a certain time; requiring the unused portion of a certain bond to be returned to a certain person at



1	a certain time; providing that a certain owner or custodian is entitled to a refund of
2	certain costs paid under certain circumstances; providing that this Act does not allow
3	an officer or agent of a certain impounding agency from entering a certain dwelling
4	unless there is probable cause to believe that a certain act of animal cruelty is being
5	or has been committed; defining a certain term; making certain conforming changes;
6	and generally relating to animal cruelty.
7	BV repealing and reconsisting with amondments

- 7 BY repealing and reenacting, with amendments,
- 8 Article Criminal Law
- 9 Section 10–615
- 10 Annotated Code of Maryland
- 11 (2012 Replacement Volume and 2018 Supplement)
- 12 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 13 That the Laws of Maryland read as follows:

14 Article – Criminal Law

- 15 10-615.
- 16 (A) IN THIS SECTION, "IMPOUNDING AGENCY" MEANS A HUMANE SOCIETY,
- 17 A LAW ENFORCEMENT AGENCY, OR ANY OTHER PUBLIC AGENCY THAT HAS THE
- 18 PROTECTION OF ANIMALS AS A FUNCTION OF THE AGENCY.
- 19 **[(a)] (B) (1)** If an owner or custodian of an animal is convicted of an act of animal cruelty, **AT THE TIME OF CONVICTION** the court [may]:
- 21 (I) SHALL order the removal of the MISTREATED animal [or any other animal at the time of conviction] for the protection of the animal; AND
- 23 (II) MAY ORDER THE REMOVAL OF ANY OTHER ANIMAL FOR THE 24 PROTECTION OF THE ANIMAL.
- 25 (2) OWNERSHIP OF AN ANIMAL THAT IS ORDERED TO BE REMOVED FROM AN OWNER OR A CUSTODIAN UNDER THIS SUBSECTION SHALL TRANSFER IMMEDIATELY TO THE IMPOUNDING AGENCY.
- [(b)] (C) (1) An officer or authorized agent of [a humane society, or a police officer or other public official required to protect animals] AN IMPOUNDING AGENCY may [seize] REMOVE an animal if necessary to protect the animal from cruelty.
- 31 (2) (i) An animal that a medical and scientific research facility 32 possesses may be removed under this subsection only after review by and a 33 recommendation from the Maryland Department of Health, Center for Veterinary Public 34 Health.

1	(ii)	The N	Maryland Department of Health shall:				
2 3		1.	conduct an investigation within 24 hours after receiving a				
4 5		2. for the c	within 24 hours after completing the investigation, report county in which the facility is situated.				
6 7 8 9	[(c)] (D) (1) If an animal is impounded, yarded, or confined without necessary food, water, or proper attention, is subject to cruelty, or is neglected, an officer or authorized agent of [a humane society, a police officer, another public official required to protect animals] AN IMPOUNDING AGENCY, or any invited and accompanying veterinarian licensed in the State, may:						
$\frac{1}{2}$	(i) animal with necessary		the place where the animal is located and supply the ster, and attention; or				
13 14	\ /	remov	ve the animal if removal is necessary for the health of the				
15 16	` /		ho enters a place under paragraph (1) of this subsection is				
17 18	[(d) (1) A person who removed an animal under subsection (c) of this section shall notify the animal's owner or custodian of:						
9	(i)	the re	emoval; and]				
20 21 22 23	IMPOUNDING AGENOR FROM WHICH THE A	Y SHALI NIMAL W	VAL OF AN ANIMAL UNDER THIS SECTION, THE L POST IN A CONSPICUOUS PLACE AT THE LOCATION WAS REMOVED A NOTICE TO THE ANIMAL'S OWNER OR				
24	(I)	A DES	SCRIPTION OF THE ANIMAL;				
25 26	` '	THE	STATUTORY AUTHORITY AND REASON FOR THE				
27 28	- `)] (III)	any administrative remedies that may be available to the				
29 30	`	,	TACT INFORMATION FOR THE IMPOUNDING AGENCY, EPHONE NUMBER:				

1 2 3	(V) A STATEMENT THAT, IF THE REMOVAL OF THE ANIMAL WAS JUSTIFIED, THE OWNER OR CUSTODIAN IS LIABLE FOR THE REASONABLE COSTS FOR THE CARE OF THE ANIMAL;
4 5	(VI) NOTICE OF THE RIGHT TO VOLUNTARILY FORFEIT THE ANIMAL TO THE IMPOUNDING AUTHORITY; AND
6 7 8	(VII) NOTICE OF THE RIGHT TO FILE A PETITION WITHIN 10 DAYS AFTER THE DATE OF THE NOTICE FOR THE RETURN OF THE ANIMAL IN THE DISTRICT COURT OF THE COUNTY IN WHICH THE REMOVAL OCCURRED.
9 10 11	[(2) If an administrative remedy is not available, the owner or custodian may file a petition for the return of the animal in the District Court of the county in which the removal occurred within 10 days after the removal.]
12 13 14 15 16	(2) IF THE PERSON WITH CUSTODY OF THE ANIMAL AT THE TIME OF THE REMOVAL IS NOT THE OWNER OF THE ANIMAL OR IF NO PERSON HAS CUSTODY OF THE ANIMAL AT THE TIME OF REMOVAL, THE IMPOUNDING AGENCY SHALL MAKE A REASONABLE ATTEMPT TO PROVIDE THE NOTICE DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION TO THE OWNER OF THE ANIMAL.
17 18 19 20	(3) If the identity of the owner or custodian of the animal cannot be ascertained within 10 days after the removal of the animal, the animal shall be considered abandoned and ownership shall be transferred to the impounding agency.
21	(e) An animal is considered a stray if:
22 23	(1) an owner or custodian of the animal was notified under subsection (d) of this section and failed to file a petition within 10 days after removal; or
24 25	(2) the owner or custodian of the animal is unknown and cannot be ascertained by reasonable effort for 20 days to determine the owner or custodian.]
26 27 28 29	(F) (1) (I) THE OWNER OR CUSTODIAN OF AN ANIMAL REMOVED UNDER THIS SECTION MAY PETITION THE DISTRICT COURT IN THE COUNTY WHERE THE REMOVAL OCCURRED FOR THE RETURN OF THE ANIMAL WITHIN 10 DAYS AFTER THE SEIZURE OR REMOVAL.

30 (II) A PETITION FILED UNDER THIS PARAGRAPH SHALL BE 31 SERVED ON THE IMPOUNDING AGENCY.

- 1 (III) IF THE OWNER OR CUSTODIAN FAILS TO FILE A PETITION
- 2 UNDER THIS PARAGRAPH WITHIN 10 DAYS AFTER THE SEIZURE OR REMOVAL, THE
- 3 ANIMAL SHALL BE CONSIDERED FORFEITED TO THE IMPOUNDING AGENCY.
- 4 (2) THE DISTRICT COURT SHALL SCHEDULE A HEARING WITHIN 14
- 5 DAYS AFTER THE FILING OF A PETITION UNDER PARAGRAPH (1) OF THIS
- 6 SUBSECTION.
- 7 (3) (I) AT THE HEARING, THE DISTRICT COURT SHALL
- 8 DETERMINE BY A PREPONDERANCE OF THE EVIDENCE IF THE ANIMAL WAS SUBJECT
- 9 TO CRUELTY IN VIOLATION OF THIS SUBTITLE.
- 10 (II) 1. If A PREPONDERANCE OF THE EVIDENCE IS FOUND
- 11 TO EXIST, THE DISTRICT COURT SHALL ORDER, IF REQUESTED BY THE IMPOUNDING
- 12 AGENCY OR OTHER AGENCY CARING FOR THE ANIMAL, THE OWNER OR CUSTODIAN
- 13 TO POST A BOND FOR THE REASONABLE COSTS OF CARE, AS DESCRIBED IN
- 14 SUBSECTION (G)(1) OF THIS SECTION, FOR A 30-DAY PERIOD.
- 15 2. THE DISTRICT COURT SHALL DETERMINE THE
- 16 AMOUNT OF THE BOND BASED ON INFORMATION PROVIDED BY THE IMPOUNDING
- 17 AGENCY OR OTHER AGENCY CARING FOR THE ANIMAL AND MAY NOT BE BASED ON
- 18 THE OWNER'S OR CUSTODIAN'S ABILITY TO PAY THE BOND.
- 19 3. If a bond is posted, the District Court shall
- 20 ORDER A NEW BOND IN THE SAME AMOUNT TO BE POSTED EVERY 30 DAYS DURING
- 21 THE PENDENCY OF ANY CRIMINAL TRIAL OR APPEAL RELATED TO THE REMOVAL OF
- 22 THE ANIMAL.
- 4. FAILURE TO POST A BOND WITHIN 5 DAYS AFTER THE
- 24 ORIGINAL ORDER DETERMINING THE BOND AMOUNT OR WITHIN 5 DAYS AFTER THE
- 25 EXPIRATION OF EACH APPLICABLE 30-DAY PERIOD SHALL RESULT IN THE
- 26 FORFEITURE OF THE ANIMAL TO THE IMPOUNDING AGENCY.
- 5. If a preponderance of the evidence is not
- 28 FOUND TO EXIST, THE DISTRICT COURT SHALL ORDER THE ANIMAL TO BE
- 29 RETURNED TO THE OWNER OR CUSTODIAN.
- 30 (G) (1) THE OWNER OR CUSTODIAN OF AN ANIMAL REMOVED UNDER
- 31 SUBSECTION (C) OR (D) OF THIS SECTION IS LIABLE FOR THE REASONABLE COSTS
- 32 OF CARING FOR THE ANIMAL FROM THE TIME OF SEIZURE OR REMOVAL UNTIL THE
- 33 ANIMAL IS FORFEITED TO THE IMPOUNDING AGENCY OR RETURNED TO THE OWNER
- 34 OR CUSTODIAN, INCLUDING COSTS ASSOCIATED WITH:

1		(I)	REMOVING THE A	ANIMA	L;				
2 3	REMOVAL;	(II)	TRANSPORTING	THE	ANIMAL	FROM	THE	PLACE	OF
4		(III)	PROVIDING MED	ICAL C	ARE TO TH	HE ANIM	AL;		
5		(IV)	FEEDING THE AN	IMAL;					
6		(V)	SHELTERING TH	E ANIM	IAL; AND				
7		(VI)	DISPOSING OF TH	HE ANI	MAL, IF N	ECESSAI	RY.		
8	(2)	DUR	ING THE PENDEN	CY OF	F ANY CRI	MINAL	TRIAL	OR APP	EAL
9	RELATED TO THE	E REM	OVAL OF THE ANIM	IAL, T	HE IMPOU	NDING A	GENC	Y MAY DI	RAW
10	FUNDS EQUAL TO	THE (COSTS OF CARING	FOR T	HE ANIMA	L FROM	A BON	D POSTE	D IN
11	ACCORDANCE WI	TH SU	BSECTION (F) OF	THIS S	ECTION.				
12	(3)	On 7	THE FINAL DISPOS	SITION	OF ANY	RELATE	D CHA	RGE UN	DER
13	THIS SUBTITLE, THE UNUSED PORTION OF A BOND POSTED IN ACCORDANCE WITH								πтн
14	SUBSECTION (F) OF THIS SECTION SHALL BE RETURNED TO THE PERSON THAT								
15	POSTED THE BON	ND.							
16	(4)	IF T	HE OWNER OR CU	JSTOD	IAN IS FO	UND NO	T GUI	LTY OF	ALL
17	RELATED CHARGES UNDER THIS SUBTITLE, THE OWNER OR CUSTODIAN SHALL BE								BE
18	ENTITLED TO A R	EFUN	D OF ALL COSTS P.	AID IN	ACCORDA	NCE WIT	гн тні	S SECTIO	N.
19	[(f)] (H)	This	section does not allo	ow AN	OFFICER (OR AN A	UTHOR	RIZED AG	ENT
20	OF AN IMPOUNDI	NG AG	ENCY:						
0.1	(1)	F .	l mo nympp :		1	11: -		~	
21	(1)	_	y] TO ENTER in	-	-	_			
22			BELIEVE THAT		JT OF AN	IMAL C	RUELT	Y IS BE	ING
23	COMMITTED OR I	AAS BI	EEN COMMITTED;)ľ					
24	(2)	[rem	oval of] TO REM	IOVE	a farm	animal	withou	ıt the r	orior
25	` /	_	erinarian licensed i						
26	[(g)] (I)		altimore County, the			-			-
27	Division of Anima	al Con	trol or an organiza	ition tl	hat the Ba	ltimore	County	governn	nent

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 30 October 1, 2019.

approves shall enforce this section.

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