THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 22 Session of 2015

INTRODUCED BY GREENLEAF, BREWSTER, TEPLITZ, FONTANA, YUDICHAK, STACK, COSTA, VULAKOVICH, BOSCOLA, SMITH, ALLOWAY, FARNESE AND RAFFERTY, JANUARY 14, 2015

REFERRED TO CONSUMER PROTECTION AND PROFESSIONAL LICENSURE, JANUARY 14, 2015

AN ACT

1 2 3 4 5 6	Amending the act of December 17, 1968 (P.L.1224, No.387), entitled "An act prohibiting unfair methods of competition and unfair or deceptive acts or practices in the conduct of any trade or commerce, giving the Attorney General and District Attorneys certain powers and duties and providing penalties," further providing for dog purchaser protection.
7	The General Assembly of the Commonwealth of Pennsylvania
8	hereby enacts as follows:
9	Section 1. Section 9.3(a)(2), (b), (c), (d) and (i) of the
10	act of December 17, 1968 (P.L.1224, No.387), known as the Unfair
11	Trade Practices and Consumer Protection Law, reenacted and
12	amended November 24, 1976 (P.L.1166, No.260) and added June 25,
13	1997 (P.L.287, No.27), are amended and the section is amended by
14	adding subsections to read:
15	Section 9.3. Dog Purchaser Protection(a) * * *
16	(2) (i) [A] Except as provided under subsection (b.2)(3) of
17	this section, a health certificate issued by a veterinarian
18	shall certify the dog sold by the seller to be apparently free
19	of any contagious or infectious illness and apparently free from

any defect which is congenital or hereditary and diagnosable with reasonable accuracy and does not appear to be clinically ill from parasitic infestation at the time of the physical examination. The health certificate shall include the name, address and signature of the veterinarian and the date the dog was examined.

7 [A] Except as provided under subsection (b.2)(3) of (ii) 8 this section, a guarantee of good health issued by the seller, and dated and signed by the seller and the purchaser on the date 9 10 of the sale, warranting that the dog being sold is apparently free of and does not exhibit any signs of any contagious or 11 infectious disease, is apparently free from and does not exhibit 12 13 any signs of any defect which is congenital or hereditary; and does not exhibit any signs of being clinically ill or exhibit 14 15 any signs of a parasitic infestation on the date of the sale. 16 The guarantee of good health shall clearly state in bold type: 17 THIS GUARANTEE DOES NOT WARRANT THAT THIS DOG HAS BEEN 18 EXAMINED BY A VETERINARIAN. THE PURCHASER IS ENCOURAGED 19 TO HAVE THIS DOG EXAMINED BY A VETERINARIAN AS SOON AFTER PURCHASE AS IS FEASIBLE. 20

21 The seller shall also verbally state these facts to the 22 purchaser.

23 (a.1) A releasing agency shall provide a new owner of a dog
24 with a health record for the dog at the time of adoption. The
25 health record supplied by the releasing agency shall include the
26 following:

27 (1) The dog's breed. If the breed is unknown or mixed, the
 28 <u>health record shall so indicate.</u>

29 (2) The dog's approximate age, if known.

30 (3) The dog's gender.

20150SB0022PN0007

- 2 -

1 (4) The dog's color and markings. (5) A list of all vaccinations, if known, administered to 2 3 the dog, the date and type of vaccinations and the name of the person who administered them, if known, up to the date of 4 adoption. 5 (6) A record of any known disease, illness or condition with 6 7 which the dog is or has been afflicted at the time of the 8 adoption. 9 (7) A record of any veterinary treatment or medication 10 received by the dog while in possession of the releasing agency to treat any disease, illness or condition. 11 12 (8) The date, dosage and type of any parasitical medicine, 13 if known, that was administered to the dog. 14 (9) The name, address and signature of an authorized person at the releasing agency, along with a statement affirming all of 15 16 the information provided in this subsection is true to the best of the releasing agency's knowledge and belief. 17 18 (b) If, within [ten] fourteen days after the date of purchase, a dog purchased from a seller is determined, through 19 20 physical examination, diagnostic tests or necropsy by a 21 veterinarian, to be clinically ill or [dies] to have died from any contagious or infectious illness or any parasitic illness 22 23 which renders it unfit for purchase [or results in its death], 24 the purchaser may exercise one of the following options: 25 (1) Return the dog to the seller for a complete refund of 26 the purchase price, not including the sales tax. 27 Return the dog to the seller for a replacement dog of (2) 28 equal value of the purchaser's choice, providing a replacement 29 dog is available.

30 (3) Retain the dog and be entitled to receive reimbursement 20150SB0022PN0007 - 3 -

from the seller for reasonable veterinary fees incurred in 1 2 curing [or], attempting to cure or treating the affected dog, 3 subject to the limitation that the seller's liability for reimbursement shall not exceed the purchase price, not including 4 sales tax, of the dog. This clause shall apply only if the 5 purchaser's veterinarian determines the dog's illness can be 6 treated [and corrected] by procedures that are appropriate and 7 8 customary. The value of these services is considered reasonable if comparable to the value of similar services rendered by other 9 10 licensed veterinarians in reasonable proximity to the treating veterinarian. Reimbursement shall not include the costs of the 11 12 initial veterinary examination fee and diagnostic or treatment 13 fees not directly related to the veterinarian's certification 14 that the animal is unfit for purchase pursuant to this section. 15 [If, however, the purchaser's veterinarian determines the dog's 16 illness is incurable, only the options in clauses (1) and (2) of this subsection shall apply. 17

18 For the purposes of this subsection, veterinary findings of 19 intestinal and external parasites shall not be grounds for 20 declaring the dog unfit for purchase unless the dog is clinically ill or dies due to that condition. A dog shall not be 21 found unfit for purchase on account of injury sustained or 22 23 illness most likely contracted subsequent to the date of sale.] 24 (b.1) (1) If, within [thirty] ninety days after the date of 25 purchase, a dog purchased from a seller is [certified] 26 determined, through physical examination, diagnostic tests or 27 necropsy by a veterinarian [that the dog has or] to have a 28 defect or to have died from a defect which is congenital or hereditary and which [adversely affects or affected the health 29 of the animal] renders it unfit for purchase, the purchaser may 30 20150SB0022PN0007

- 4 -

1 exercise one of the options as provided in [clauses (1), (2) and 2 (3) of this subsection.] subsection (b) of this section. 3 (2) Remedies available under [clauses (1), (2) and (3) of this] subsection (b) of this section shall also apply to 4 5 replacement dogs. 6 (b.2) (1) A dog shall not be found unfit for purchase for 7 the purposes of subsection (b) of this section because of veterinary findings of intestinal or external parasites unless 8 9 the dog is clinically ill or dies due to the condition. 10 (2) A dog shall not be found unfit for purchase on account 11 of injury sustained or illness most likely contracted subsequent 12 to the date of sale. 13 (3) A dog shall not be found unfit for purchase because of a 14 health problem which, in addition to a health certificate or guarantee of good health required under subsection (a) of this 15 16 section, is separately disclosed by the seller in writing at the 17 time of sale. Such disclosure shall be signed by both the seller 18 and the purchaser at the time of sale and shall be documented in 19 the health certificate or guarantee of good health. 20 (c) A veterinarian's certification of illness, congenital or hereditary defects or death shall be necessary for a refund or 21 22 replacement or to receive reimbursement for veterinary costs if 23 the dog is retained by the purchaser and treated for illness or 24 congenital or hereditary defect as provided in this section. The 25 veterinarian's certification shall be supplied at the 26 purchaser's expense. The veterinarian's certification shall 27 state the following information: 28 (1)The purchaser's name and address. 29 The date the dog was examined. (2)30 (3) The breed and age of the dog.

20150SB0022PN0007

- 5 -

1 (4) (i) That the veterinarian examined the dog.

2 (ii) That the dog has or had an illness as described in 3 subsection (b) of this section or a defect as described in 4 subsection (b) of this section which renders it unfit for 5 purchase or which resulted in its death.

6 (iii) The precise findings of the examination, diagnostic7 tests or necropsy.

8 (5) The treatment recommended, if any, and an estimate or 9 the actual cost of the treatment should the purchaser choose to 10 retain the dog and seek reimbursement for veterinary fees to 11 cure or attempt to cure the dog.

12 (6) The veterinarian's name, address, telephone number and13 signature.

14 Within [two] <u>five</u> business days of a veterinary examination 15 which certifies illness, defect or death, the purchaser shall 16 notify the seller of the name, address and telephone number of the examining veterinarian. Failure to notify the seller or to 17 18 carry out the recommended treatment prescribed by the examining 19 veterinarian who made the initial diagnosis until a remedy as 20 provided for in subsection (b) of this section is agreed upon shall result in the purchaser's forfeiture of rights under this 21 section. [Subsection (b) of this section shall not apply where a 22 23 seller who has provided a health certificate issued by a 24 veterinarian discloses in writing at the time of sale the health 25 problem for which the buyer later seeks to return the dog. Such disclosures shall be signed by both the seller and purchaser. 26 27 Where the seller has provided a guarantee of good health, 28 subsection (b) of this section shall apply regardless of whether 29 the seller disclosed the health problem at the time of sale.] 30 (d) The refund or reimbursement required by this section

20150SB0022PN0007

- 6 -

1 shall be made by the seller not later than fourteen days 2 following receipt of the veterinarian's certification that the 3 dog is unfit for purchase or has died from a condition defined 4 as unfit for purchase in this section. The certification shall 5 be presented to the seller not later than [five] <u>seven</u> days 6 following receipt thereof by the purchaser.

7 * * *

8 (i) As used in this section:

9 <u>"Adopt" or "adoption" means the transfer of ownership of a</u>

10 dog from a releasing agency to a new owner.

11 <u>"New owner" means a person who adopts a dog from a releasing</u>
12 agency.

13 <u>"Releasing agency" means a releasing agency as defined under</u>

14 section 901-A of the act of December 7, 1982 (P.L.784, No.225),

15 known as the "Dog Law."

"Seller" means a kennel, pet shop operator or other individual who sells dogs to the public and who owns or operates a kennel or pet shop <u>which is required to be</u> licensed by the Pennsylvania Department of Agriculture or the United States Department of Agriculture. The term shall not include nonprofit kennels as defined under the act of December 7, 1982 (P.L.784, No.225), known as the "Dog Law."

"Unfit for purchase" means any disease, deformity, injury, physical condition, illness or any defect which is congenital or hereditary and which [severely affects] <u>has a significant</u> <u>adverse effect on</u> the health of the animal or which was manifest, capable of diagnosis or likely to have been contracted on or before the sale and delivery of the animal to the consumer.

30 "Veterinarian" means an individual licensed under the laws of 20150SB0022PN0007 - 7 -

- 1 this Commonwealth or any other state to practice veterinary
- 2 medicine and surgery.
- 3 Section 2. This act shall take effect in 60 days.