## Second Regular Session Sixty-eighth General Assembly STATE OF COLORADO

## REREVISED

This Version Includes All Amendments Adopted in the Second House HOUSE BILL 12-1125

LLS NO. 12-0211.01 Kate Meyer x4348

HOUSE SPONSORSHIP

Ramirez, Sonnenberg,

Steadman,

## SENATE SPONSORSHIP

House Committees Senate Committees Agriculture, Livestock, & Natural Resources Judiciary Appropriations

A BILL FOR AN ACT

101 CONCERNING PROCEDURES RELATED TO THE COSTS OF IMPOUNDED

102 ANIMALS.

## **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill modifies procedural requirements related to the payment of impoundment, care, and provision costs for an animal that has been impounded because of alleged neglect or abuse or other criminal acts involving the animal. Currently, the owner or custodian (owner) of the impounded animal may request a hearing to contest the reasonableness of SENATE 3rd Reading Unam ended M arch 20, 2012

SENATE Am ended 2nd Reading M arch 19, 2012

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those costs. The bill specifies that the owner must make that request within 10 days after the date of impoundment. Because costs associated with caring for the animal continue to accrue during the pendency of an animal's impoundment, the bill requires the hearing to be conducted in a criminal court of competent jurisdiction no later than 10 days after the request.

The bill also:

- ! For an owner requesting a hearing, delays the payment of costs until the date of the hearing;
- ! Expands the scope of the hearing to include a judicial determination as to whether probable cause existed to justify the impoundment;
- ! Describes circumstances under which a payment for impoundment, care, and provision costs must be refunded to an owner; and
- ! Clarifies that the criminal law procedures governing impoundments do not apply to matters solely brought in an administrative context.

In order to increase clarity, **section 1** of the bill also reorganizes the existing statute governing impounded animals. **Sections 2, 3, and 4** make corresponding nonsubstantive amendments to conform current law to that reorganization.

- 1 Be it enacted by the General Assembly of the State of Colorado:
- 2

SECTION 1. In Colorado Revised Statutes, amend 18-9-202.5

3 as follows:

4 18-9-202.5. Impounded animals - costs of impoundment, 5 provision, and care - disposition - procedures - application -6 **definition.** (1) (a) (I) The owner or custodian of an animal that has been 7 impounded by an impound agency because of alleged neglect or abuse or 8 because of investigation of charges of cruelty to animals pursuant to section 18-9-202; animal fighting pursuant to section 18-9-204; 9 10 mistreatment, neglect, or abandonment under article 42 of title 35, C.R.S.; 11 or unlawful ownership of a dangerous dog as described in section 12 18-9-204.5, may prevent disposition of the animal by an impound agency 13 by posting a bond FILING A PAYMENT FOR IMPOUNDMENT, CARE, AND PROVISION COSTS with the court in an amount DETERMINED BY THE
 IMPOUND AGENCY TO BE sufficient to provide for the animal's care and
 provision at the impound agency for at least thirty days, including the day
 on which the animal was taken into custody.

5 (II) TO THE EXTENT PRACTICABLE, WITHIN SEVENTY-TWO HOURS 6 AFTER AN IMPOUNDMENT DESCRIBED UNDER SUBPARAGRAPH (I) OF THIS 7 PARAGRAPH (a), UPON REQUEST FROM THE OWNER OR CUSTODIAN OF THE 8 IMPOUNDED ANIMAL, THE IMPOUND AGENCY SHALL ALLOW A LICENSED 9 VETERINARIAN OF THE OWNER'S OR CUSTODIAN'S CHOOSING AND AT HIS OR 10 HER EXPENSE TO EXAMINE THE ANIMAL AT A TIME AND PLACE SELECTED 11 BY THE IMPOUND AGENCY, WHICH EXAMINATION MAY INCLUDE TAKING 12 PHOTOGRAPHS OF THE ANIMAL AND TAKING BIOLOGICAL SAMPLES FOR THE 13 PURPOSE OF DIAGNOSTIC TESTING.

(b) The owner or custodian of any impounded animal may request
a hearing in a court of competent jurisdiction within ten days after
impoundment to determine whether the costs associated with the bond are
fair and reasonable for the care of and provision for the impounded
animal. Such bond shall be filed with the court MUST FILE THE PAYMENT:

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(I) Within ten days after the animal is impounded; OR

(II) IF THE OWNER OR CUSTODIAN REQUESTS A HEARING PURSUANT
TO SUBPARAGRAPH (I) OF PARAGRAPH (c) OF THIS SUBSECTION (1), IN
ACCORDANCE WITH SUBPARAGRAPH (IV) OF PARAGRAPH (c) OF THIS
SUBSECTION (1).

(c) (I) WITHIN TEN DAYS AFTER THE DATE OF IMPOUNDMENT, THE
OWNER OR CUSTODIAN MAY REQUEST A HEARING IN A CRIMINAL COURT OF
COMPETENT JURISDICTION. THE OWNER OR CUSTODIAN MUST PROVIDE
NOTICE TO THE DISTRICT ATTORNEY OF HIS OR HER REQUEST FOR A

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HEARING. IF THE OWNER OR CUSTODIAN REQUESTS A HEARING, THE COURT
 SHALL HOLD THE HEARING WITHIN TEN DAYS AFTER THE REQUEST IS MADE.

3 (II) AT THE HEARING, THE COURT SHALL DETERMINE, AS
4 APPROPRIATE:

5 (A) WHETHER COSTS ASSOCIATED WITH THE IMPOUNDMENT, CARE,
6 AND PROVISION, AS DETERMINED BY THE IMPOUND AGENCY, ARE FAIR AND
7 <u>REASONABLE AND NECESSARY, WHICH COSTS SHALL BE SPECIFICALLY</u>
8 <u>ITEMIZED BY THE IMPOUND AGENCY PRIOR TO THE DATE OF THE HEARING</u>
9 <u>AND SHALL INCLUDE, AT A MINIMUM, AN ACCOUNTING OF THE COSTS OF</u>
10 <u>UPKEEP AND VETERINARY SERVICES;</u>

11 (B) WHETHER THERE WAS SUFFICIENT PROBABLE CAUSE FOR THE
12 IMPOUNDMENT; AND

13 (C) IF THE COURT FINDS PROBABLE CAUSE FOR IMPOUNDMENT
14 EXISTED AND THE OWNER OR CUSTODIAN ELECTS NOT TO PAY THE
15 REASONABLE IMPOUNDMENT, CARE, OR PROVISION COSTS TO PREVENT
16 DISPOSITION, RELEASE OF THE ANIMAL TO THE IMPOUND AGENCY FOR
17 DISPOSITION.

(III) A WARRANT ISSUED IN ACCORDANCE WITH C.R.C.P. 41 (b)
AUTHORIZING SEIZURE OF THE IMPOUNDED ANIMAL CONSTITUTES PRIMA
FACIE EVIDENCE OF SUFFICIENT CAUSE FOR IMPOUNDMENT.

21 (IV) IF PROBABLE CAUSE IS FOUND AT A HEARING CONDUCTED
22 UNDER THIS PARAGRAPH (c), THE OWNER OR CUSTODIAN SHALL FILE
23 PAYMENT FOR COSTS AT THE HEARING.

24 (d) At the end of the time for which expenses are covered by the
25 bond AN INITIAL OR ANY SUBSEQUENT IMPOUNDMENT, CARE, AND
26 PROVISION PAYMENT:

27 (I) If the owner or custodian desires to prevent disposition of the

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animal, the owner or custodian shall post MUST FILE a new bond PAYMENT
with the court within ten days after PRIOR TO the prior bond's PREVIOUS
PAYMENT'S expiration. However, if, in the opinion of a licensed
veterinarian, the animal is experiencing extreme pain or suffering or is
severely injured past recovery, severely disabled past recovery, or
severely diseased past recovery, the animal may be euthanized without a
court order.

8 (II) At the end of the time for which expenses are covered by the 9 bond IF THE OWNER OR CUSTODIAN HAS NOT TIMELY FILED AN 10 ADDITIONAL PAYMENT FOR IMPOUNDMENT, CARE, AND PROVISION COSTS, 11 the impound agency may determine disposition of the animal unless there 12 is a court order prohibiting such disposition. UNLESS SUBSECTION (4) OF 13 THIS SECTION APPLIES, the owner or custodian shall be IS liable for the 14 cost of ANY ADDITIONAL COSTS FOR the care of, provision for, or disposal 15 of the animal.

16 (2) (a) FAILURE TO PAY THE IMPOUNDMENT, CARE, AND PROVISION
17 COSTS PURSUANT TO SUBSECTION (1) OF THIS SECTION RESULTS IN THE
18 FORFEITURE OF THE RIGHT TO CONTEST THOSE COSTS AND ANY OWNERSHIP
19 RIGHTS TO THE ANIMAL IN QUESTION.

(b) A dog that is not claimed by its owner within five days after
being eligible for release from impoundment for investigation of a charge
of unlawful ownership of a dangerous dog as described in section
18-9-204.5 shall be IS deemed abandoned and may be disposed of as the
impound agency deems proper.

(c) IF, IN THE OPINION OF A LICENSED VETERINARIAN, AN
IMPOUNDED ANIMAL IS EXPERIENCING EXTREME PAIN OR SUFFERING OR IS
SEVERELY INJURED PAST RECOVERY, SEVERELY DISABLED PAST

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RECOVERY, OR SEVERELY DISEASED PAST RECOVERY, THE ANIMAL MAY BE
 EUTHANIZED WITHOUT A COURT ORDER.

3 (3) THE COURT SHALL ORDER AN IMPOUND AGENCY TO REFUND TO
4 THE OWNER OR CUSTODIAN ALL IMPOUNDMENT, CARE, AND PROVISION
5 PAYMENTS MADE FOR THE ANIMAL IF, AFTER TRIAL, A JUDGE OR JURY
6 ENTERS OR RETURNS IN FAVOR OF THE OWNER OR CUSTODIAN A VERDICT
7 OF NOT GUILTY FOR ALL CHARGES RELATED TO THE ORIGINAL
8 IMPOUNDMENT OF THE ANIMAL.

9 (c) (I) (4) (a) With respect to the sale of an animal, the proceeds 10 shall ARE first be applied to the costs of the sale and then to the expenses 11 for the care of and provision for the animal DURING IMPOUNDMENT AND 12 THE PENDENCY OF THE SALE, including expenses incurred by the impound 13 agency THAT HAVE NOT BEEN PAID BY THE OWNER OR CUSTODIAN. If the 14 owner of the animal is convicted of cruelty to animals under section 15 18-9-202, animal fighting under section 18-9-204, or unlawful ownership 16 of a dangerous dog under section 18-9-204.5 or is found by court order 17 to have mistreated, neglected, or abandoned the animal under article 42 18 of title 35, C.R.S., the remaining proceeds, if any, shall be ARE paid to the 19 impound agency. If the owner of the animal is not convicted of such 20 charges or is not found by court order to have so mistreated, neglected, or 21 abandoned the animal, the IMPOUND AGENCY SHALL PAY OVER THE 22 remaining proceeds, if any, shall be paid over to the owner of the animal.

(H) (b) If the impound agency is the department of agriculture,
 moneys credited to the department of agriculture SHALL TRANSMIT THE
 MONEYS CREDITED for expenses shall be transmitted to the state treasurer,
 and credited who SHALL CREDIT THEM to the animal protection fund
 created in section 35-42-113, C.R.S. If the department of agriculture is

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not the impound agency, moneys for expenses shall be paid to such other
 impound agency as the court orders.

3 (III) (c) If the owner of the animal cannot be found, THE COURT 4 SHALL PAY any remaining proceeds after all other expenses have been 5 paid shall be paid TO THE IMPOUND AGENCY into the animal protection 6 fund or, if the impound agency is not the department of agriculture, to 7 such other impound agency as the court orders. Any claim for such AN 8 OWNER CLAIMING THE remaining proceeds by the owner of the animal 9 shall be made MUST MAKE THE CLAIM within one year after the payment 10 thereof OF THE PROCEEDS to the impound agency. and, unless A CLAIM 11 NOT so presented to the court shall be IS forever barred unless the court, 12 by proper order made in any case, otherwise decrees. AN IMPOUND 13 AGENCY SHALL PAY TO THE CLAIMANT any refund ordered by court 14 decree. shall be paid to the claimant by the impound agency.

(IV) (d) At least six days prior to sale of the animal, the impound
agency shall provide written notice to the owner, at the owner's
last-known address, of the time and place of the sale of the animal.

(V) (e) If the owner of the animal is unknown, the impound
agency shall cause to be published PUBLISH for one week, in a newspaper
of general circulation in the jurisdiction wherein such IN WHICH THE
animal is WAS found, notice of sale of the animal, and shall further cause
POST notice of the sale of the animal to be posted at a place provided for
public notices in the jurisdiction wherein such IN WHICH THE sale will take
place, at least five days prior to the sale.

(VI) (f) The provisions of This paragraph (c) shall SUBSECTION (4)
 DOES not apply to the disposition of an animal for a fee by:

27 (A) (I) Adoption of an animal;

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(B) (II) Release of an animal to a rescue group licensed pursuant
 to article 80 of title 35, C.R.S.;

- 3 (C) (III) Release of an animal to another pet animal facility
  4 licensed pursuant to article 80 of title 35, C.R.S.; or
- 5 (D) (IV) Release of an animal to a rehabilitator licensed by the
  PARKS AND WILDLIFE division of wildlife or the United States fish and
  wildlife service.

8 (2) (5) For purposes of this section, "impound agency" means an 9 agency, including, but not limited to, an animal shelter as defined in 10 section 35-80-102 (1), C.R.S., and the department of agriculture, created 11 in section 24-1-123, C.R.S., OR ANY OTHER AGENCY that impounds an 12 animal pursuant to the provisions of PARAGRAPH (a) OF subsection (1) of 13 this section or section 18-9-202 (1.8).

14 (6) This section does not apply to animals impounded15 Solely under article 42 of title 35, C.R.S.

SECTION 2. In Colorado Revised Statutes, 18-9-201, amend
(2.5) as follows:

18 18-9-201. Definitions. As used in this section and sections
19 18-9-201.5, 18-9-202, 18-9-202.5, and 18-9-204.5, unless the context
20 otherwise requires:

(2.5) "Disposal" or "disposition" means adoption of an animal;
return of an animal to the owner; sale of an animal under section
18-9-202.5 (1) (c) (4); release of an animal to a rescue group licensed
pursuant to article 80 of title 35, C.R.S.; release of an animal to another
pet animal facility licensed pursuant to article 80 of title 35, C.R.S.; or
RELEASE OF AN ANIMAL to a rehabilitator licensed by the division of
PARKS AND wildlife DIVISION or the United States fish and wildlife

1 service; or euthanasia.

2 SECTION 3. In Colorado Revised Statutes, 18-9-204.5, amend
3 (4) as follows:

4 18-9-204.5. Unlawful ownership of dangerous dog - legislative 5 **declaration - definitions.** (4) Upon taking an owner into custody for an 6 alleged violation of this section or the issuing of a summons and 7 complaint to the owner, pursuant to the Colorado rules of criminal 8 procedure and part 1 of article 4 of title 16, C.R.S., the owner's dangerous 9 dog may be taken into custody and placed in a public animal shelter, at 10 the owner's expense, pending final disposition of the charge against the 11 owner. In addition, in the event the court, pursuant to the Colorado rules 12 of criminal procedure and part 1 of article 4 of title 16, C.R.S., sets bail 13 for an owner's release from custody pending final disposition, the court 14 may require, as a condition of bond, that the owner's dangerous dog be 15 placed by an impound agency, as defined in section 18-9-202.5 (2) (5), at 16 the owner's expense in a location selected by the impound agency 17 including a public animal shelter, licensed boarding facility, or 18 veterinarian's clinic, pending final disposition of the alleged violation of 19 this section. The owner shall be IS liable for the total cost of board and 20 care for a dog placed pursuant to this subsection (4).

21 SECTION 4. In Colorado Revised Statutes, 35-42-113, amend
22 (1) as follows:

35-42-113. Animal protection fund - creation. (1) There is
hereby created an animal protection fund. Any donations collected for
animal protection, any net proceeds from the sale of an animal pursuant
to section 18-9-202.5 (1) (c) (4), C.R.S., and any moneys from restitution
ordered for the expenses of the department of agriculture in selling and

1 providing for the care of and provision for animals AN ANIMAL disposed 2 of under the animal cruelty laws in accordance with part 2 of article 9 of 3 title 18, C.R.S., or this article shall be transmitted to the state treasurer, 4 who shall credit the same MONEYS to the animal protection fund. The 5 general assembly shall make annual appropriations from such THAT fund 6 to the department of agriculture to aid in carrying out the purposes of this 7 article; EXCEPT THAT NO such appropriations shall not MAY be made for 8 personal services.

9 SECTION 5. Act subject to petition - effective date -10 **applicability.** (1) This act takes effect September 1, 2012; except that, 11 if a referendum petition is filed pursuant to section 1 (3) of article V of 12 the state constitution against this act or an item, section, or part of this act 13 within the ninety-day period after final adjournment of the general 14 assembly, then the act, item, section, or part will not take effect unless 15 approved by the people at the general election to be held in November 16 2012 and, in such case, will take effect on the date of the official 17 declaration of the vote thereon by the governor.

18 (2) The provisions of this act apply to animals impounded on or19 after the applicable effective date of this act.