Second Regular Session Sixty-fourth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 04-0646.01 Stephen Miller

HOUSE BILL 04-1279

HOUSE SPONSORSHIP

Stafford, and Rose

Hillman, and Kester

SENATE SPONSORSHIP

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

A BILL FOR AN ACT

101 **CONCERNING LIABILITY REGARDING THE BEHAVIOR OF DOGS.**

Bill Summary

(Note: This summary applies to this bill as introduced and does not necessarily reflect any amendments that may be subsequently adopted.)

Specifies that negligence is the primary liability standard in civil actions for bodily injury, serious bodily injury, or death caused to persons by dogs. Defines "bodily injury" and "serious bodily injury". Disregards the viciousness or dangerous propensities of the dog or the dog owner's knowledge thereof. Imposes strict liability in cases in which the dog owner had knowledge of the dog's viciousness or dangerous propensities. Permits a court to enter a euthanasia order in strict liability cases.

Exempts dog owners from liability under certain circumstances. Clarifies the general assembly's intent not to abrogate any provision of the

HOUSE Amended 2nd Reading March 29, 2004 "Colorado Governmental Immunity Act".

Establishes an affirmative defense to a criminal charge brought under the cruelty to animals statute involving injury or death to a dog that the dog was worrying livestock and was on the property where the livestock were being kept at the time of the dog's injury or death. Prohibits a municipality from adopting a rule or law for the control of dangerous dogs that is specific to breed. Prohibits a county from adopting a resolution for the control of dangerous dogs that is specific to breed.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** Part 1 of article 21 of title 13, Colorado Revised 3 Statutes, is amended BY THE ADDITION OF A NEW SECTION to 4 read: 5 13-21-122. Civil actions against dog owners. (1) AS USED IN 6 THIS SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES: (a) "BODILY INJURY" MEANS ANY PHYSICAL INJURY THAT RESULTS 7 8 IN SEVERE BRUISING, MUSCLE TEARS, OR SKIN LACERATIONS REQUIRING 9 PROFESSIONAL MEDICAL TREATMENT OR ANY PHYSICAL INJURY THAT 10 REQUIRES CORRECTIVE OR COSMETIC SURGERY. 11 (b) "DOG" MEANS ANY DOMESTICATED ANIMAL RELATED TO THE 12 FOX, WOLF, COYOTE, OR JACKAL. (c) "DOG OWNER" MEANS A PERSON, FIRM, CORPORATION, OR 13 14 ORGANIZATION OWNING, POSSESSING, HARBORING, KEEPING, HAVING 15 FINANCIAL OR PROPERTY INTEREST IN, OR HAVING CONTROL OR CUSTODY 16 OF, A DOG. (d) "SERIOUS BODILY INJURY" HAS THE SAME MEANING AS SET 17 18 FORTH IN SECTION 18-1-901 (3) (p), C.R.S. 19 (2) A PERSON OR A PERSONAL REPRESENTATIVE OF A PERSON WHO 20 SUFFERS SERIOUS BODILY INJURY OR DEATH FROM BEING BITTEN BY A DOG

WHILE LAWFULLY ON PUBLIC OR PRIVATE PROPERTY, SHALL BE ENTITLED 1 2 TO BRING A CIVIL ACTION TO RECOVER ECONOMIC DAMAGES AGAINST THE 3 DOG OWNER REGARDLESS OF THE VICIOUSNESS OR DANGEROUS 4 PROPENSITIES OF THE DOG OR THE DOG OWNER'S KNOWLEDGE OR LACK OF 5 KNOWLEDGE OF THE DOG'S VICIOUSNESS OR DANGEROUS PROPENSITIES. 6 (3) IN ANY CASE DESCRIBED IN SUBSECTION (2) OF THIS SECTION 7 IN WHICH IT IS ALLEGED AND PROVED THAT THE DOG OWNER HAD 8 KNOWLEDGE OR NOTICE OF THE DOG'S VICIOUSNESS OR DANGEROUS 9 PROPENSITIES, THE COURT, UPON A MOTION MADE BY THE VICTIM OR THE 10 PERSONAL REPRESENTATIVE OF THE VICTIM, MAY ENTER AN ORDER THAT

11 THE DOG BE EUTHANIZED BY A LICENSED VETERINARIAN OR LICENSED12 SHELTER AT THE EXPENSE OF THE DOG OWNER.

(4) FOR PURPOSES OF THIS SECTION, A PERSON SHALL BE DEEMED
TO BE LAWFULLY ON PUBLIC OR PRIVATE PROPERTY IF HE OR SHE IS IN THE
PERFORMANCE OF A DUTY IMPOSED UPON HIM OR HER BY LOCAL, STATE OR
FEDERAL LAWS OR REGULATIONS OR IF HE OR SHE IS ON PROPERTY UPON
EXPRESS OR IMPLIED INVITATION OF THE OWNER OF THE PROPERTY OR IS
ON HIS OR HER OWN PROPERTY.

19 (5) A DOG OWNER SHALL NOT BE LIABLE TO A PERSON WHO
20 SUFFERS BODILY INJURY, SERIOUS BODILY INJURY, OR DEATH FROM BEING
21 BITTEN BY THE DOG:

(a) WHILE THE PERSON IS UNLAWFULLY ON PUBLIC OR PRIVATEPROPERTY;

(b) WHILE THE PERSON IS ON PROPERTY OF THE DOG OWNER AND
THE PROPERTY IS CLEARLY AND CONSPICUOUSLY MARKED WITH ONE OR
MORE POSTED SIGNS STATING "NO TRESPASSING" OR "BEWARE OF DOG";
(c) WHILE THE DOG IS BEING USED BY A PEACE OFFICER OR

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1	MILITARY PERSONNEL IN THE PERFORMANCE OF PEACE OFFICER OR
2	MILITARY PERSONNEL DUTIES;
3	(d) As a result of the person knowingly provoking the
4	DOG;
5	(e) IF THE PERSON IS A VETERINARY HEALTH CARE WORKER, DOG
6	GROOMER, HUMANE AGENCY STAFF PERSON, PROFESSIONAL DOG HANDLER,
7	TRAINER, OR DOG SHOW JUDGE ACTING IN THE PERFORMANCE OF HIS OR
8	HER RESPECTIVE DUTIES; OR
9	(f) While the dog is working as a hunting dog, herding dog,
10	OR PREDATOR CONTROL DOG ON THE PROPERTY OF OR UNDER THE
11	CONTROL OF THE DOG'S OWNER.
12	(6) NOTHING IN THIS SECTION SHALL BE CONSTRUED TO:
13	(a) AFFECT ANY OTHER CAUSE OF ACTION PREDICATED ON OTHER
14	NEGLIGENCE, INTENTIONAL TORT, OUTRAGEOUS CONDUCT, OR OTHER
15	THEORIES;
16	(b) AFFECT THE PROVISIONS OF ANY OTHER CRIMINAL OR CIVIL
17	STATUTE GOVERNING THE REGULATION OF DOGS; OR
18	(c) ABROGATE ANY PROVISION OF THE "COLORADO
19	GOVERNMENTAL IMMUNITY ACT", ARTICLE 10 OF TITLE 24, C.R.S.
20	SECTION 2. 18-9-202, Colorado Revised Statutes, is amended
21	BY THE ADDITION OF A NEW SUBSECTION to read:
22	18-9-202. Cruelty to animals - aggravated cruelty to animals
23	- neglect of animals - offenses - repeal. (2.5) IT SHALL BE AN
24	AFFIRMATIVE DEFENSE TO A CHARGE BROUGHT UNDER THIS SECTION
25	INVOLVING INJURY OR DEATH TO A DOG THAT THE DOG WAS FOUND
26	RUNNING, WORRYING, OR INJURING SHEEP, CATTLE, OR OTHER LIVESTOCK.
27	SECTION 3. 18-9-204.5(1) and (5), Colorado Revised Statutes,

1 are amended to read:

2 18-9-204.5. Unlawful ownership of dangerous dog. (1) The 3 general assembly hereby finds, determines, and declares that: 4 (a) Dangerous dogs are a serious and widespread threat to the 5 safety and welfare of citizens throughout the state because of the number 6 and serious nature of attacks by such dogs; AND 7 (b) THE REGULATION AND CONTROL OF DANGEROUS DOGS IS A 8 MATTER OF STATEWIDE CONCERN. 9 (5) (a) Nothing in this section shall be construed to prohibit a 10 municipality from adopting any rule or law for the control of dangerous 11 dogs; EXCEPT THAT ANY SUCH RULE OR LAW SHALL NOT REGULATE 12 DANGEROUS DOGS IN A MANNER THAT IS SPECIFIC TO BREED. 13 Nothing in this section shall be construed to abrogate a (b) 14 county's authority under part 1 of article 15 of title 30, C.R.S., to adopt 15 dog control and licensing resolutions and to impose the penalties set forth 16 in section 30-15-102, C.R.S.; EXCEPT THAT ANY SUCH RESOLUTION SHALL 17 NOT REGULATE DANGEROUS DOGS IN A MANNER THAT IS SPECIFIC TO 18 BREED. 19 **SECTION 4. Effective date - applicability.** This act shall take effect July 1, 2004, and shall apply to offenses, acts, and omissions 20 21 committed on or after said date. 22 **SECTION 5. Safety clause.** The general assembly hereby finds, 23 determines, and declares that this act is necessary for the immediate 24 preservation of the public peace, health, and safety.

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