Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/17/05 S3/24/05 S3/29/05	5
2	85th General Assembly	A Bill	
3	Regular Session, 2005		SENATE BILL 1104
4			
5	By: Senator J. Jeffress		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT C	ONCERNING CRUELTY TO ANIMALS AN	ND RELATED
10	OFFENSES	; CONCERNING ANIMAL MANAGEMENT	PRACTICES;
11	AND FOR	OTHER PURPOSES.	
12			
13		Subtitle	
14	AN AC	T CONCERNING CRUELTY TO ANIMALS	S AND
15	RELAT	ED OFFENSES AND CONCERNING ANIM	1AL
16	MANAG	EMENT PRACTICES.	
17			
18			
19	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
20			
21	SECTION 1. Arkan	nsas Code Title 5, Chapter 62,	Subchapter l is amended
22	to add additional sect	ions to read as follows:	
23	<u>5-62-102. Aggrau</u>	vated cruelty to a dog, cat, or	horse.
24	<u>(a) A person con</u>	nmits the offense of aggravated	cruelty to a dog, cat,
25	<u>or horse if he or she l</u>	knowingly and intentionally tor	tures, mutilates, maims,
26	<u>burns, poisons, or star</u>	rves any dog, cat, or horse.	
27	<u>(b)(1) Aggravate</u>	ed cruelty to a dog, cat, or ho	orse is a Class A
28	<u>misdemeanor.</u>		
29	<u>(2) Any pe</u>	erson who pleads guilty or nolo	contendere to or is
30	found guilty of violat:	ing subsection (a) of this sect	ion for a second or
31	subsequent offense for	conduct which occurred within	the five (5) years
32	preceding the commission of the second or subsequent offense is guilty of a		
33	<u>Class D felony.</u>		
34	<u>(c)(l) In addit:</u>	ion to all other penalties prov	ided by law, the court
35	<u>may order any person wl</u>	no pleads guilty or nolo conten	dere to or is found
36	guilty of violating sul	bsection (a) or (b) of this sec	tion to receive a



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1	psychiatric or psychological evaluation, and if determined appropriate,
2	psychiatric or psychological counseling or treatment.
3	(2) The cost of any psychiatric or psychological evaluation,
4	counseling, or treatment may be ordered paid by the defendant up to the
5	jurisdictional limit of the court.
6	(d) If the person pleads guilty or nolo contendere to or is found
7	guilty of aggravated cruelty to a dog, cat, or horse, the court may assign
8	custody of the abused animal or animals to a society which is incorporated
9	for the prevention of cruelty to animals.
10	
11	<u>5-62-103. Exemptions.</u>
12	(a) Nothing in this subchapter shall be construed to prohibit the
13	following conduct:
14	(1) Protecting livestock and poultry as authorized by § 20-19-
15	<u>102; or</u>
16	(2) Engaging in practices lawful under the Arkansas Veterinary
17	Medical Practice Act, § 17-101-101 et seq.
18	(b)(1) Nothing in this subchapter shall be construed to prohibit a pet
19	breeder, his or her consignees, or his or her employees from performing
20	routine accepted management practices on animals belonging to the pet breeder
21	and produced for commerce.
22	(2) Routine accepted management practices include, but are not
23	limited to, the following:
24	(A) Removal of dew claws and tail docking, if performed
25	within seven (7) days of birth;
26	(B) Beyond seven (7) days of age, removal of dew claws and
27	tail docking if performed by or under the supervision of a veterinarian; and
28	(C) Ear cropping performed by or under the supervision of
29	<u>a veterinarian.</u>
30	
31	5-62-104. Animal research excluded.
32	This subchapter does not apply to research and education facilities:
33	(1) Regulated under the provisions of:
34	(A) The Animal Welfare Act, 7 U.S.C. 2131 et seq., as it
35	existed on January 1, 2005; or
36	(B) The Health Research Extension Act of 1985, Pub. L. No.

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1	<u>32 99-158; or</u>
2	(2) That have an institutional animal care and use committee
3	that reviews and approves research or maintenance protocols involving animals
4	in the facility.
5	
6	SECTION 2. Arkansas Code § 5-62-110(a)(1), concerning the definition
7	of animal, is amended to read as follows:
8	(1) "Animal" <del>or "dumb animal" includes every living creature</del>
9	means a domesticated living creature or wild living creature under the care
10	or control of any person when the care or control is outside the scope of
11	activities regulated by the Arkansas State Game and Fish Commission;
12	
13	SECTION 3. Arkansas Code § 5-62-112 is amended to read as follows:
14	5-62-112. Search warrant.
15	<u>(a)</u> Upon complaint under oath or affirmation to any magistrate <u>or</u>
16	judge authorized to issue warrants in criminal cases that the complainant has
17	any just and reasonable cause to suspect that any of the provisions of law
18	relating to or <del>in anywise</del> affecting animals are being, or about to be,
19	violated in any particular building or place, the magistrate or judge shall
20	immediately issue and deliver a warrant to <del>any person authorized by law to</del>
21	make arrests for such offenses authorizing him to enter and search such
22	building or place and to arrest any person there present found violating any
23	of the laws and to bring that person before the nearest magistrate of
24	competent jurisdiction, to be dealt with according to law a properly
25	certified agent of a society incorporated for the prevention of cruelty to
26	animals.
27	(b) The warrant issued shall authorize:
28	(1) Entry into and search of the building or place;
29	(2) Arrest of any person there present found violating any of
30	the laws; and
31	(3) Bringing that person before the nearest magistrate or judge
32	of a court of competent jurisdiction, to be dealt with according to law.
33	(c) When serving a warrant issued pursuant to this section, the agent
34	shall be accompanied by a certified law enforcement officer having
35	jurisdiction, and the search warrant shall be served by the certified law
36	enforcement officer.

1	(d) When any arrest is made in conjunction with the service of a	
2	warrant issued pursuant to this section, the arrest shall be made by the	
3	certified law enforcement officer who has accompanied the agent.	
4	(e) No animal seized under this section shall be physically or	
5	surgically altered without:	
6	(1) Authorization of a licensed veterinarian, as needed for the	
7	animal's health;	
8	(2) Consent of the owner; or	
9	(3) An order of a magistrate or judge of competent jurisdiction.	
10		
11	SECTION 4. Arkansas Code § 5-62-113 is amended to read as follows:	
12	5-62-113. Authority to make arrests Agents of society - Training.	
13	(a) The agents <u>An agent</u> of any society <del>which is</del> incorporated for the	
14	prevention of cruelty to animals, upon being appointed by the president of	
15	the society in any county of this state <del>,</del> and upon proper certification as	
16	<u>required by this section</u> may <del>within the county, make arrests and</del> bring before	
17	any court or magistrate having jurisdiction, any offenders person found	
18	violating the provisions of <del>this act</del> § 5-62-101, et seq.	
19	(b)(1) The Arkansas Law Enforcement Training Academy shall promulgate	
20	rules and regulations concerning the proper training and certification of the	
21	agent described in subsection (a) of this section.	
22	(2) Training requirements shall include a minimum of:	
23	(A) Twenty (20) hours of basic animal health and animal	
24	husbandry; and	
25	(B) Twenty (20) hours of legal training, to include, but	
26	not be limited to:	
27	(i) Laws on search and seizure;	
28	(ii) Warrants; and	
29	(iii) Report writing.	
30	(3) The costs of obtaining training and certification shall be	
31	paid by the agent or society seeking to obtain the certification.	
32	(4) The requirement for certification shall become effective on	
33 24	<u>July 1, 2006.</u>	
34 25	SECTION 5 Arkanaga Code 8 5 62 114 is smalled to used to follow	
35 26	SECTION 5. Arkansas Code § 5-62-114 is amended to read as follows:	
36	5-62-114. Authority to take charge of animals and vehicles of arrested	

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1	person.
2	When any person arrested by a law enforcement officer is, at the time
3	of arrest, in charge of any vehicle drawn by or containing any animal, <del>any</del>
4	agent of a society for the prevention of cruelty to animals the law
5	enforcement officer may take charge of the animal and the vehicle and its
6	contents and deposit them in a safe place of custody, or deliver them into
7	the possession of the police or sheriff of the county or place wherein the
8	arrest was made <del>, who</del> or a society that is incorporated for the prevention of
9	cruelty to animals that shall thereupon assume the custody thereof.
10	
11	SECTION 6. Arkansas Code § 20-19-102 is amended to read as follows:
12	20-19-102. Injuries to domesticated animals <u>or persons</u> by dogs <u>or other</u>
13	animals.
14	(a)(l) "Domesticated As used in this section, "domesticated animals"
15	includes, means any animal living in captivity and relying on humans for
16	survival, including, but is not limited to, dogs, cats, sheep, goats, cattle,
17	swine, <u>horses,</u> and poultry.
18	(2) Any person owning or having in possession or under control
19	any dog or other animal shall be liable in damages to the owner or owners of
20	any domesticated animals killed or injured by the dog <u>or other animal</u> in the
21	full value of the domesticated animal killed or injured.
22	(b)(1) Any person engaged in raising domesticated animals or owning
23	any domesticated animals who shall sustain any loss or damages to his or
24	their <u>her</u> domesticated animals by any dog <u>or other animal</u> shall have a right
25	of action against the owner, person, or controller of the dog.
26	(2) Any person having reason to believe that a dog or other
27	animal may be a threat, to any domesticated animal or person, shall have the
28	right to kill the dog or other animal.
29	(3) Any person knowing that any dog <u>or other animal</u> has killed
30	or is about to catch, injure, or kill any domesticated animal shall have the
31	right to kill the dog <u>or other animal</u> , without in any way being liable to the
32	owner of the dog in any courts of this state.
33	(4) Any person who kills a dog or other animal pursuant to
34	subdivision (b)(2) or (b)(3) of this section shall not be liable to the owner
35	of the dog or other animal in any court of this state.
36	(c) The person sustaining loss or damage as mentioned in this section

19

and desiring remuneration therefor may go before some justice of the peace of the county wherein the loss or damage occurred and make oath of the character of the loss or damage sustained, the value of the loss or damage, the dog or dogs, and the owner, possessor, or controller of the dog and file the same with the justice, who shall issue a summons stating the nature of the plaintiff's claim, the amount claimed, and the cost accrued, which shall be served and returned as in ordinary actions.

8 (d)(1) If the defendant shall pay to the officer serving the summons 9 the amount of damages claimed, the costs endorsed, and a further fee to the 10 officer of twenty-five cents (25¢) for making the return, the summons shall 11 be returned satisfied, and no further proceedings had.

12 (2) If the defendant fails, neglects, or refuses to pay that 13 amount, the justice shall try the cause as in other ordinary actions and give 14 judgment in favor of plaintiff for the amount proved in the cause, for which 15 the defendant may be liable by the provisions of this section.

(e) In a second suit and recovery by any plaintiff against the same
defendant on account of killing or injury done by the same dog, the justice
shall render judgment for double the amount of damages proven.

/s/ J. Jeffress