SENATE BILL 660

E14lr2829 **CF HB 667** By: Senator Gladden Senators Gladden and Brochin Introduced and read first time: January 31, 2014 Assigned to: Judicial Proceedings Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 8, 2014 CHAPTER AN ACT concerning Crimes Relating to Animals – Unauthorized Surgical Devocalization of Cat or Dog - Penalties FOR the purpose of prohibiting a person from surgically debarking or silencing devocalizing a dog or cat; authorizing a certain veterinarian to surgically debark or silence devocalize a dog or cat under certain circumstances; defining a certain term; providing penalties for a violation of this Act; and generally relating to crimes relating to animals. BY adding to Article - Criminal Law Section 10-624 Annotated Code of Maryland (2012 Replacement Volume and 2013 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: Article - Criminal Law 10-624. "DEVOCALIZE" MEANS TO PERFORM A SURGICAL PROCEDURE (A) **(1)**

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

INVOLVING CUTTING, NOTCHING, PUNCHING, ABRADING, LASERING, SUTURING,

OR OTHERWISE PHYSICALLY ALTERING THE VOCAL APPARATUS OF A DOG OR



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1	CAT WITH THE INTENT OF ALTERING, REDUCING, OR ELIMINATING VOCAL
2	SOUNDS PRODUCED BY THE ANIMAL.
3	(2) "DEVOCALIZE" INCLUDES DEBARKING, DEVOICING
4	SILENCING, VENTRICULOCORDECTEMY, VOCAL CORDECTOMY, BARK
5	REDUCTION, AND BARK SOFTENING.
6	(A) (B) EXCEPT AS PROVIDED IN SUBSECTION (B) (C) OF THIS
7	SECTION, A PERSON MAY NOT SURGICALLY DEBARK OR SILENCE <u>DEVOCALIZE</u> A
8	DOG OR CAT.
9	(B) (C) A LICENSED VETERINARIAN MAY SURGICALLY DEBARK OR
10	SILENCE DEVOCALIZE A DOG OR CAT ONLY IF:
1	(1) ANESTHESIA IS ADMINISTERED TO THE ANIMAL DURING THE
12	PROCEDURE; AND
13	(2) THE VETERINARIAN PROVIDES THE OWNER OR KEEPER OF
L 4	THE ANIMAL A WRITTEN CERTIFICATION THAT:
15	(I) STATES THAT THE PROCEDURE ON THE ANIMAL WAS
16	MEDICALLY NECESSARY TO TREAT OR RELIEVE AN ILLNESS, A DISEASE, OR AN
L 7	INJURY, OR TO CORRECT A CONGENITAL ABNORMALITY THAT IS CAUSING OR
18	WILL CAUSE THE ANIMAL MEDICAL HARM OR PAIN; AND
19	(II) CONTAINS:
20	1. THE DATE AND DESCRIPTION OF THE
21	VETERINARIAN'S EXAMINATION AND EVALUATION;
22	2. SUPPORTING DIAGNOSES AND FINDINGS;
23	3. THE NAME AND CURRENT ADDRESS AND
24	TELEPHONE NUMBER OF THE ANIMAL'S OWNER OR KEEPER; AND
25	4. THE NAME AND CURRENT ADDRESS AND
26	TELEPHONE NUMBER, STATE LICENSE NUMBER, AND SIGNATURE OF THE
27	VETERINARIAN.

- 28 (C) (D) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A
 29 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO:
- 30 (1) FOR A FIRST OFFENSE, IMPRISONMENT NOT EXCEEDING 90 31 DAYS OR A FINE NOT EXCEEDING \$1,000 OR BOTH; AND

(2) FOR A SECOND OR SUBSEQUENT OFFENSE, IMPRISONMENT NOT EXCEEDING 1 YEAR OR A FINE NOT EXCEEDING \$2,000 OR BOTH.
SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2014.
Approved:
Governor.
President of the Senate.
Speaker of the House of Delegates.