Unofficial Copy E1

13 BY repealing14 Article 27 - Crimes and Punishments

2001 Regular Session (1lr1451)

ENROLLED BILL

-- Judicial Proceedings/Judiciary --

Introduced by Senators Jimeno, Collins, DeGrange, Frosh, Jacobs, Neall,
Stone, and Teitelbaum Teitelbaum, Colburn, Lawlah, McCabe, and Van
Hollen

Read and Examined by Proofreaders:	
Proofrea	ader.
Proofree Sealed with the Great Seal and presented to the Governor, for his approval this day of at o'clock,M.	nder.
Presid	lent.
CHAPTER	
1 AN ACT concerning	
2 Crimes - Aggravated Cruelty to Animals	
FOR the purpose of establishing as the felony of aggravated cruelty to animals certain acts relating to the mutilation, torture, killing, or beating of an animal, certain actions relating to dogfighting and cockfighting, and certain injuries to animals owned or used by law enforcement units under certain circumstances; allowing a court to order certain psychological counseling for persons convicted of certain crimes involving cruelty to animals; establishing a certain exception for research ectivities under certain circumstances; repealing certain provisions relating to animal cruelty; establishing that the District Court has jurisdiction that is concurrent with a circuit court in felony cases involving cruelty to animals; making stylistic changes; and generally relating to animal cruelty.	

33

(b)

(1)

2	SENATE BILL 356				
1 2 3	Section 59 Annotated Code of Maryland (1996 Replacement Volume and 2000 Supplement)				
4 5 6 7 8	BY adding to Article 27 - Crimes and Punishments Section 59 Annotated Code of Maryland (1996 Replacement Volume and 2000 Supplement)				
9 10 11 12 13	BY repealing and reenacting, with amendments, Article - Courts and Judicial Proceedings Section 4-301(b)(13) and (14) and 4-302(a) and (d)(1) Annotated Code of Maryland (1998 Replacement Volume and 2000 Supplement)				
14 15 16 17 18	BY adding to Article - Courts and Judicial Proceedings Section 4-301(b)(15) Annotated Code of Maryland (1998 Replacement Volume and 2000 Supplement)				
19 20	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
21	Article 27 - Crimes and Punishments				
22	[59.				
25 26 27 28 29 30	(a) Any person who (1) overdrives, overloads, deprives of necessary sustenance, tortures, torments, or cruelly beats; (2) causes, procures or authorizes these acts; or (3) having the charge or custody of an animal, either as owner or otherwise, inflicts unnecessary suffering or pain upon the animal, or unnecessarily fails to provide the animal with nutritious food in sufficient quantity, necessary veterinary care, proper drink, air, space, shelter or protection from the weather; or (4) uses or permits to be used any bird, fowl, or cock for the purpose of fighting with any other animal, which is commonly known as cockfighting; or (5) knowingly attends a				
	deliberately conducted dogfight as a spectator, is guilty of a misdemeanor punishable by a fine not exceeding \$1,000 or by imprisonment not to exceed 90 days, or both.				

34 or causes, procures, or authorizes the cruel killing or intentional mutilation of an

35 animal; or (ii) uses or permits a dog to be used in or arranges or conducts a dogfight; 36 or (iii) except in the case of self-defense, intentionally inflicts bodily harm, disability, 37 or death on an animal used by a law enforcement unit, is guilty of a misdemeanor

Any person who (i) intentionally mutilates or cruelly kills an animal,

1 punishable by a fine not exceeding \$5,000 or by imprisonment not to exceed 3 years,

2	or both.						
			As a condition of sentence for a person convicted under paragraph (1) ourt may order the person to participate in psychological e paid for by the person.				
8 9 10 11 12 13 14 15 16	Customary and normal veterinary and agricultural husbandry practices including but not limited to dehorning, castration, docking tails, and limit feeding, are not covered by the provisions of this section. In the case of activities in which physical pain may unavoidably be caused to animals, such as food processing, pest elimination, animal training, and hunting, cruelty shall mean a failure to employ the most humane method reasonably available. It is the intention of the General Assembly that all animals, whether they be privately owned, strays, domesticated, feral, farm, corporately or institutionally owned, under private, local, State, or federally funded scientific or medical activities, or otherwise being situated in Maryland shall be protected from intentional cruelty, but that no person shall be liable for criminal prosecution for normal human activities to which the infliction of pain to an animal is purely incidental and unavoidable.]						
18	59.						
19 20	(A) PROTECTE		IE INTENT OF THE GENERAL ASSEMBLY THAT ALL ANIMALS BE INTENTIONAL CRUELTY IF THEY ARE:				
21		(1)	PRIVATELY OWNED;				
22		(2)	STRAYS;				
23		(3)	DOMESTICATED;				
24		(4)	FERAL;				
25		(5)	FARM ANIMALS;				
26		(6)	CORPORATELY OR INSTITUTIONALLY OWNED;				
27 28	SCIENTIFI	(7) C OR MI	IN PRIVATELY, LOCALLY, STATE, OR FEDERALLY FUNDED EDICAL ACTIVITIES; OR				
29		(8)	OTHERWISE LOCATED IN THE STATE.				
30	(B)	(1)	A PERSON MAY NOT:				
31			(I) OVERDRIVE OR OVERLOAD AN ANIMAL;				
32			(II) DEPRIVE AN ANIMAL OF NECESSARY SUSTENANCE;				
33 34		M (II) OF	(III) CAUSE, PROCURE, OR AUTHORIZE AN ACT PROHIBITED IN ITEM THIS PARAGRAPH;				

SENATE BILL 356

(IV) WITH THE CHARGE OR CUSTODY OF AN ANIMAL, AS OWNER OR 2 OTHERWISE: 1. INFLICT UNNECESSARY SUFFERING OR PAIN ON THE 4 ANIMAL; OR UNNECESSARILY FAIL TO PROVIDE THE ANIMAL WITH 6 NUTRITIOUS FOOD IN SUFFICIENT QUANTITY, NECESSARY VETERINARY CARE, 7 PROPER DRINK, AIR, SPACE, SHELTER, OR PROTECTION FROM THE WEATHER; OR KNOWINGLY ATTEND A DELIBERATELY CONDUCTED (V) 9 DOGFIGHT AS A SPECTATOR. 10 A PERSON WHO VIOLATES THIS SUBSECTION IS GUILTY OF A 11 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO: 12 (I) IMPRISONMENT NOT EXCEEDING 90 DAYS OR A FINE NOT 13 EXCEEDING \$1,000 OR BOTH; AND PSYCHOLOGICAL COUNSELING, AS A CONDITION OF 14 (II)15 SENTENCING, THAT IS TO BE PAID FOR BY THE DEFENDANT. 16 (C) A PERSON MAY NOT: (1) 17 (I) INTENTIONALLY MUTILATE, TORTURE, CRUELLY BEAT, OR 18 CRUELLY KILL AN ANIMAL; 19 CAUSE, PROCURE, OR AUTHORIZE AN ACT DESCRIBED IN ITEM (II)20 (I) OF THIS PARAGRAPH; 21 (III)USE OR ALLOW A DOG TO BE USED IN OR ARRANGE OR 22 CONDUCT A DOGFIGHT; USE OR ALLOW TO BE USED A BIRD, FOWL, OR COCK TO FIGHT 23 (IV) 24 WITH ANOTHER ANIMAL, COMMONLY KNOWN AS COCKFIGHTING; OR 25 (V) EXCEPT IN THE CASE OF SELF-DEFENSE, INTENTIONALLY 26 INFLICT BODILY HARM, PERMANENT DISABILITY, OR DEATH ON AN ANIMAL OWNED 27 OR USED BY A LAW ENFORCEMENT UNIT. A PERSON WHO VIOLATES THIS SUBSECTION IS GUILTY OF THE 29 FELONY OF AGGRAVATED CRUELTY TO ANIMALS AND ON CONVICTION IS SUBJECT 30 TO: 31 (I) IMPRISONMENT NOT EXCEEDING 3 YEARS OR A FINE NOT 32 EXCEEDING \$5,000 OR BOTH; AND 33 PSYCHOLOGICAL COUNSELING, AS A CONDITION OF (II)34 SENTENCE, THAT IS TO BE PAID FOR BY THE DEFENDANT. THIS SECTION DOES NOT APPLY TO: 35 (D) (1)

SENATE BILL 356

	(<u>I</u>) CUSTOMARY AND NORMAL VETERINARY AND AGRICULTURAL HUSBANDRY PRACTICES, INCLUDING, <u>BUT NOT LIMITED TO</u> , DEHORNING, CASTRATION, DOCKING TAILS, OR LIMIT FEEDING; <u>OR</u>
6	(II) RESEARCH CONDUCTED IN ACCORDANCE WITH PROTOCOLS APPROVED BY AN ANIMAL CARE AND USE COMMITTEE, AS REQUIRED UNDER THE FEDERAL ANIMAL WELFARE ACT OR THE FEDERAL HEALTH RESEARCH EXTENSION ACT.
10	(2) WHEN ACTIVITIES IN WHICH PHYSICAL PAIN MAY UNAVOIDABLY BE CAUSED TO ANIMALS, AS IN FOOD PROCESSING, PEST ELIMINATION, ANIMAL TRAINING, OR HUNTING, "CRUELTY" MEANS A FAILURE TO EMPLOY THE MOST HUMANE METHOD REASONABLY AVAILABLE.
	(3) A PERSON MAY NOT BE HELD LIABLE FOR CRIMINAL PROSECUTION FOR NORMAL HUMAN ACTIVITIES IN WHICH THE INFLICTION OF PAIN TO AN ANIMAL IS PURELY INCIDENTAL AND UNAVOIDABLE.
15	Article - Courts and Judicial Proceedings
16	<u>4-301.</u>
	(b) Except as provided in § 4-302 of this subtitle, the District Court also has exclusive original jurisdiction in a criminal case in which a person at least 18 years old or a corporation is charged with:
20	(13) Violation of Article 27, § 388A of the Code; [or]
21 22	(14) <u>Violation of Title 11, Subtitle 5 of the Financial Institutions Article;</u> OR
23 24	(15) VIOLATION OF ARTICLE 27, § 59 OF THE CODE, WHETHER FELONY OR MISDEMEANOR.
25	<u>4-302.</u>
	(a) Except as provided in § 4-301(b)(2), (6), (7), (8), (9), (10), (11), (12), (13), [and] (14), AND (15) of this subtitle, the District Court does not have jurisdiction to try a criminal case charging the commission of a felony.
29 30	(d) (1) Except as provided in paragraph (2) of this subsection, the jurisdiction of the District Court is concurrent with that of the circuit court in a criminal case:
31 32	(i) In which the penalty may be confinement for three years or more or a fine of \$2,500 or more; or
33 34	(ii) Which is a felony, as provided in § 4-301(b)(2), (6), (7), (8), (9), (10), (11), (12), (13), [and] (14), AND (15) of this subtitle.

- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 2 October 1, 2001.