



PA 21-90—sHB 6504
Environment Committee

AN ACT CONCERNING ANIMAL WELFARE

SUMMARY: This act generally requires a veterinarian, in order to practice veterinary medicine on an animal, to establish a veterinarian-client-patient relationship with the animal and the animal's owner or caretaker. It identifies the conditions that must be met to establish this relationship and allows the relationship to be maintained through veterinary telemedicine.

The act also makes a number of unrelated changes to animal-related statutes. Principally, it:

1. requires, when an animal control officer (ACO) seizes an animal that is neglected or cruelly treated and a veterinarian determines the animal is too injured or diseased to be treated, the ACO to have the animal humanely euthanized by a licensed veterinarian;
2. allows municipalities and regional animal control facilities to appoint a temporary ACO from another municipality or region for up to 90 days;
3. requires regional animal control facilities to meet the same construction, maintenance, and sanitation standards that municipal pounds must under state law and regulations;
4. requires animal shelters to have dogs and cats examined regularly by a licensed veterinarian and maintain records of veterinary services rendered, which existing law requires of animal importers, and revises fines for violations;
5. requires the agriculture commissioner to develop a process to allow an animal's owner to request a reduction, from six months to four months, in the rabies quarantine period under specified circumstances;
6. increases, from 10% to 20%, the maximum amount of the animal population control account funds that may be used for sterilizing and vaccinating feral cats under the agriculture department's animal population control program (APCP); and
7. updates the reimbursement amount paid to veterinarians participating in the APCP.

Lastly, the act makes technical and conforming changes.

EFFECTIVE DATE: Upon passage, except the veterinarian-client-patient relationship and veterinary telemedicine provisions are effective July 1, 2021, and the APCP provisions are effective October 31, 2021.

§ 1 — POULTRY DEFINITION

The act makes a minor change to align the definition of poultry in the dog and companion animal statutes with the definition of poultry in the poultry dealer

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statute. Under the poultry dealer statute, poultry is any game bird or domestic fowl raised for food production, breeding, exhibition, or sale (CGS § 22-326s).

§ 2 — SERVICE ANIMAL DEFINITION

The act adds a definition of “service animal” to the statutes concerning dogs and other companion animals. It defines “service animal” as (1) a dog that is individually trained to do work or perform tasks for a person with a disability (which is the definition in the federal Americans with Disabilities Act regulations) and (2) an animal in training to become a service animal.

§§ 3, 4 & 7 — ANIMAL CONTROL OFFICERS AND SEIZED ANIMALS

Under prior law, if an ACO took physical custody of an animal that the ACO believed was in imminent harm and was neglected or cruelly treated and the animal was so injured or diseased in the opinion of a licensed veterinarian that it should be destroyed immediately, then the ACO could humanely destroy it or cause it to be humanely destroyed. The act instead allows the ACO to have the animal humanely euthanized by a licensed veterinarian under those circumstances.

Under prior law, if a court involved in a case of animal neglect or cruelty determined that the animal was so injured or diseased that it should be destroyed, it could order that the animal be humanely destroyed. The act instead allows the court to order that the animal be humanely euthanized by a licensed veterinarian.

The act also makes minor, technical, and conforming changes, including replacing references to “the chief ACO, any ACO, and any municipal ACO” with references to ACOs appointed under state law.

§ 5 — TEMPORARY ACO APPOINTMENT

The act allows a municipality’s chief elected official or a regional animal control facility (presumably, the facility’s operator) to appoint an ACO from another municipality or region to act as the temporary ACO for the municipality or region for up to 90 days. It grants the temporary ACO the same powers and authority he or she has in the municipality or region from which he or she came.

Temporary appointments must be in writing and include information on the ACO’s compensation, insurance, and use of equipment, if any. The chief elected officials of the affected municipalities and the affected regional facilities must all approve of the temporary appointment. The agriculture commissioner must be notified in writing of a temporary appointment within five days after the appointment is made. (Presumably, the officials and facility operators provide this notice.)

§ 6 — REGIONAL ANIMAL CONTROL FACILITIES

By law, any two or more towns with populations of less than 50,000 may

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share a regional pound and be served by a regional ACO. Under prior law, the towns' legislative bodies had to approve the regional pound. The act instead specifies that if there is a board of selectmen or town council, then it approves the regional pound. Otherwise, approval lies with a town's governing body.

The act also requires regional pounds to meet the same construction, maintenance, and sanitation standards that municipal pounds must under state law and regulations, including standards for handling and transporting animals.

§ 8 — ANIMAL SHELTERS AND ANIMAL IMPORTERS

Veterinary Services Required

The act extends to animal shelter operators or maintainers the requirement that animal importers have dogs and cats examined by a licensed veterinarian within 48 hours of the animals entering the state and every 90 days thereafter until the animals are sold, adopted, or otherwise transferred. The shelter or importer cannot transfer an animal unless a veterinarian (1) examined it within 15 days before the transfer and (2) issued a written certificate of health that includes the shelter's or importer's name, address, and contact information.

Under prior law, an animal importer who violated these requirements was subject to a fine of up to \$500 for each animal in violation. The act instead subjects an animal importer or animal shelter operator or maintainer to a \$250 fine per animal for a first violation and \$500 fine per animal for each subsequent violation.

Record Maintenance

The act also requires animal shelter operators or maintainers to keep records of veterinary services rendered to each dog or cat it imported into the state for three years. Existing law requires the same of animal importers.

Under prior law, an animal importer who did not maintain the records as required was subject to a \$500 fine. The act instead subjects an animal importer or animal shelter operator or maintainer who violates this provision to a \$250 fine for a first violation and \$500 fine for each subsequent violation.

§ 9 — WAIVER FOR A RABIES QUARANTINE PERIOD REDUCTION

The act requires the agriculture commissioner to develop a waiver request process and form for an animal's owner, keeper, or veterinarian to request a reduction of a rabies quarantine period from six months to four months. This applies to an animal that was attacked and potentially exposed to rabies and only if the owner, keeper, or veterinarian submits proof with the request that the animal was vaccinated against rabies within 96 hours after the attack. The commissioner must post the waiver request process and form on the agriculture department's website and make them publicly available and accessible, as well as known to veterinarians in Connecticut.

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§§ 10 & 11 — ANIMAL POPULATION CONTROL PROGRAM (APCP)

The Department of Agriculture’s APCP (1) provides low-income Connecticut residents discounted sterilization and vaccination options for their dogs and cats and (2) assists registered nonprofit rescue groups with the sterilization and vaccination of feral cats. The agriculture commissioner uses an established animal population control account for the program’s costs. The account funds come from a surcharge on dog licenses, certain animal adoption fees for pounds’ unsterilized cats and dogs, and proceeds from commemorative “Caring for Pets” license plates.

The act increases, from 10% to 20%, the maximum amount of the animal population control account funds that may be used for sterilizing and vaccinating feral cats under the APCP.

It also updates the reimbursement amount paid to veterinarians participating in the APCP. Under prior law, a veterinarian received, per sterilization, \$120 for a female dog, \$100 for a male dog, \$70 for a female cat, and \$50 for a male cat. The act instead requires the agriculture commissioner to establish a reimbursement rate that is up to 75% of the market rate or fee charged by veterinarians in Connecticut as of October 31, 2021. When services to be performed include both sterilization and vaccination, the act requires the reimbursement to be the amount designated for sterilization plus \$30, instead of \$20 as under prior law.

§ 12 — VETERINARIAN PRACTICE

Veterinarian-Client-Patient Relationship

The act requires a Connecticut-licensed veterinarian, in order to practice veterinary medicine on an animal, to establish a veterinarian-client-patient relationship with the animal and the animal’s owner or caretaker. However, it allows a licensed veterinarian, in good faith, to provide emergency or urgent care to an animal without having this relationship if the animal’s owner or caretaker is unidentifiable.

Under the act, a veterinarian establishes a veterinarian-client-patient relationship when the following conditions occur:

1. the veterinarian has assumed the responsibility of making medical judgements about the animal’s health and the need for providing medical care or treatment to the animal, and has provided instruction to the animal’s owner or caretaker on the same;
2. the veterinarian has sufficient knowledge of the animal to make a preliminary or general diagnosis;
3. the animal’s owner or caretaker has agreed to follow the veterinarian’s recommendations about the animal’s medical care or treatment;
4. the veterinarian is available for follow-up evaluation of the animal or has arranged for (a) emergency or urgent care or (b) continuing treatment by another licensed veterinarian who can access the animal’s medical records or provide reasonable and appropriate care;

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5. the veterinarian oversees the animal's medical care or treatment; and
6. the veterinarian has performed a physical examination of the animal or is personally acquainted with the keeping and care of the animal by providing care to another animal kept at the same location.

The act specifies that a veterinarian-client-patient relationship may not be established solely through veterinary telemedicine.

Veterinary Telemedicine

The act defines "veterinary telemedicine" as the exchange of medical information about an animal's health or delivery of a medical diagnosis, care, or treatment of an animal through electronic means, including by telephone, video, mobile apps, or a web-based platform.

Once a veterinary-client-patient relationship is established, the act allows the veterinarian to maintain that relationship through veterinary telemedicine between medically necessary examinations of the animal or timely visits by the veterinarian to where the animal is kept.

If there is no veterinarian-client-patient relationship, the act permits a veterinarian to provide only general advice using electronic means and prohibits him or her from providing specific advice, including a diagnosis or recommended care or treatment, for the animal.