Sixty-second Legislative Assembly of North Dakota

SENATE BILL NO. 2365

Introduced by

Senator Dotzenrod

Representatives Hawken, Mock, Mueller, Wall

1 A BILL for an Act to create and enact eight new sections to chapter 36-21.1 of the North Dakota

- 2 Century Code, relating to the humane treatment of animals; to amend and reenact sections
- 3 36-21.1-01, 36-21.1-02, 36-21.1-03, 36-21.1-03.1, 36-21.1-04, 36-21.1-05, 36-21.1-06,
- 4 36-21.1-07, 36-21.1-08, 36-21.1-09, 36-21.1-10, 36-21.1-11, 36-21.1-12, 36-21.1-13,
- 5 36-21.1-14, and 36-21.1-15 of the North Dakota Century Code, relating to the humane
- 6 treatment of animals; and to provide a penalty.

7 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

8 SECTION 1. AMENDMENT. Section 36-21.1-01 of the North Dakota Century Code is

9 amended and reenacted as follows:

10 **36-21.1-01. Definitions.**

- 11 In this chapter, unless the context otherwise requires:
- 12 1. "Abandoned animal" means an animal that is or reasonably appears to have been
- 13 deserted by its owner or keeper. The term may include an animal that is running loose
- 14 on property other than that of its owner or the owner's agent if the animal bears no-
- 15 identification indicating the owner or the owner's agent and the owner or owner's agent
- 16 is not known to the sheriff, police officer, licensed veterinarian, or investigator taking-
- 17 custody of the animal under this chapter.
- 18 2. "Adequate care" means normal and prudent attention to the needs of an animal,
- 19 including wholesome food, clean water, shelter, and health care, as necessary to-
- 20 maintain good health in a specific species of animal.
- 21 3. "Animal" includes every living animal except the human race.
- 22 4. "Commissioner" means the agriculture commissioner.

1	5.	"Cruelty" or "torture" means any act, omission, or neglect whereby unnecessary or			
2		unjustifiable pain, suffering, or death is caused or permitted. The term does not-			
3		include:			
4		a. Any activity that requires a license or permit under chapter 20.1-03;			
5		b. Any activity that is usual and customary practice in production agriculture;			
6		c. Any scientific research conducted at a public or private facility or laboratory by or			
7		under the direction of a qualified researcher;			
8		d. Any show, fair, competition, performance, or parade;			
9		e. A rodeo;			
10		f. A wagon or buggy ride;			
11		g. Trail or pleasure riding; or			
12		h. Any activity that involves the training or teaching of animals.			
13	6.	"Investigator" means any person approved by the board to determine whether there-			
14		has been a violation of this chapter., "neglect an animal" means to deprive an animal			
15		that is owned by or in a person's custody or control of:			
16	<u>1.</u>	Necessary food, water, or shelter;			
17	<u>2.</u>	Adequate facilities;			
18	<u>3.</u>	Adequate sanitation; or			
19	<u>4.</u>	Other care generally accepted to be reasonable, given the species, breed, physical			
20		condition, and type of animal.			
21	SEC	CTION 2. AMENDMENT. Section 36-21.1-02 of the North Dakota Century Code is			
22	amende	ended and reenacted as follows:			
23	36-2	21.1-02. Overworking, mistreating, or abandoning<u>Mistreatment of</u> animals <u>-</u>			
24	<u>Prohibi</u>	itions.			
25	1.	No person may overdrive, overload, torture, cruelly beat, neglect, or unjustifiably			
26		injure, maim, mutilate, or kill any animal, or cruelly work any animal when unfit for			
27		labor.			
28	2.	No person may deprive any animal over which the person has charge or control of			
29		necessary food, water, or shelter.			
30	3.	No person may keep any animal in any building, room, cage, or pen without adequate			
31		care.			

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1	4.	No person may abandon any animal.
2	5.	A person shall reclaim an animal within forty-eight hours of the agreed-upon time for
3		termination of a boarding contract and pay all charges for boarding the animal.
4	6.	No person may allow any maimed, sick, infirm, or disabled animal of which the person-
5		is the owner, or of which the person has custody, to lie in any street, road, or other
6		public place for more than three hours after notice.
7	7.	No person may willfully instigate, or in any way further, any act of cruelty to any animal
8		or animals, or any act tending to produce such cruelty.
9	8.	No person may cage any animal for public display purposes unless the display cage is
10		constructed of solid material on three sides to protect the caged animal from the
11		elements, and unless the horizontal dimension of each side of the cage is at least four-
12		times the length of the caged animal. This subsection does not apply to the North
13		Dakota state fair association, to agricultural fair associations, to any agricultural-
14		display of caged animals by any political subdivision, or to district, regional, or national
15		educational livestock or poultry exhibitions. Zoos which have been approved by the
16		health district or the governing body of the political subdivision which has jurisdiction
17		over the zoos are exempt from this subsection.
18	<u>A pe</u>	erson may not:
19	<u>1.</u>	Willfully neglect an animal;
20	<u>2.</u>	Unjustifiably injure or kill an animal;
21	<u>3.</u>	Engage in any act or omission that causes an animal unjustifiable pain, suffering, or
22		death:
23	<u>4.</u>	Knowingly permit an act or an omission to continue if doing so causes an animal
24		unjustifiable pain or suffering;
25	<u>5.</u>	Knowingly have permitted an act or an omission to continue if doing so caused an
26		animal's death;
27	<u>6.</u>	Instigate an act or omission if that act would cause an animal unjustifiable pain,
28		suffering, or death;
29	<u>7.</u>	Confine an animal in an enclosure if the animal is denied adequate ventilation; or
30	<u>8.</u>	Willfully abandon or desert an animal.

- 1 **SECTION 3.** A new section to chapter 36-21.1 of the North Dakota Century Code is created
- 2 and enacted as follows:

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3	Caging of animals - Public display.				
4	<u>1.</u>	<u>A p</u>	A person may not cage an animal for public display unless:		
5		<u>a.</u>	The cage is constructed of solid material on three sides and affords the animal		
6			protection from the elements; and		
7		<u>b.</u>	The horizontal dimensions of the cage are at least equal to four times the length		
8			of the caged animal.		
9	<u>2.</u>	<u>Thi</u>	s section does not apply to:		
10		<u>a.</u>	The North Dakota state fair association;		
11		<u>b.</u>	An agricultural fair association;		
12		<u>C.</u>	A political subdivision;		
13		<u>d.</u>	A district, regional, or national educational livestock or poultry exhibition; and		
14		<u>e.</u>	A zoo that is approved by the political subdivision having jurisdiction.		
15	SEC	СТІО	N 4. AMENDMENT. Section 36-21.1-03 of the North Dakota Century Code is		
16	amended and reenacted as follows:				
17	36-21.1-03. Cruelty in transportation.				
18	NoA person may carry, not commercially transport an animal or cause an animal to be				
19	carried, any live animals upon any vehicle or otherwise, without providing suitable racks, cars,				
20	crates, or cages, or other proper carrying container, nor may a person carry an animal, or cause-				
21	an animal to be carried, in any other cruel mannercommercially transported unless that animal				
22	is crated, caged, or otherwise suitably confined in a manner that does not cause the animal				
23	unjustifiable pain, suffering, or death.				
24	SECTION 5. AMENDMENT. Section 36-21.1-03.1 of the North Dakota Century Code is				
25	amende	ed an	d reenacted as follows:		
26	36-21.1-03.1. Unattended dog or cat animal in motor vehicle.				
27	NoA person may not leave a dog or catan animal unattended in a stationary or parked				
28	motor vehicle in a manner that endangers the animal's health or, safety. Any person who-				
29	violates this section is guilty of an infraction, or well-being. A law enforcement officer may use				
30	reasonable means to remove an animal from a vehicle if the animal has been left in the vehicle				
31	in violation of this section.				

1	SEC	TION 6. AMENDMENT. Section 36-21.1-04 of the North Dakota Century Code is			
2	amended and reenacted as follows:				
3	36-2	21.1-04. Poisoning animals.			
4	No <u>A</u>	person may not unjustifiably administer a poisonous substance or noxious drug to an			
5	<u>animal,</u>	directly or indirectly, or expose anyan animal to a known poisonous substance or			
6	noxious	drug, whether mixed with meat or other food or not, which may be eaten by any-			
7	domesti	c animaldirectly or indirectly.			
8	SEC	CTION 7. AMENDMENT. Section 36-21.1-05 of the North Dakota Century Code is			
9	amende	d and reenacted as follows:			
10	36-2	21.1-05. Animal with infectious disease.			
11	No <u>A</u>	person owning or having charge of anywho owns or has custody of an animal,			
12	knowing	and knows that the animal to have anyhas an infectious or contagious disease, or to-			
13	have <u>kno</u>	ows the animal recently has been exposed theretoto an infectious or contagious			
14	<u>disease,</u> may <u>not</u> knowingly permit such<u>the</u> animal to run at large or come into contact with				
15	another				
16	<u>1.</u>	Another animal ,: or with another			
17	<u>2.</u>	Another person, without the that person's knowledge and permission.			
18	SECTION 8. AMENDMENT. Section 36-21.1-06 of the North Dakota Century Code is				
19	amende	d and reenacted as follows:			
20	36-2	21.1-06. Exposure of animals - Authority of officerslaw enforcement officer and			
21	<u>veterina</u>	arian.			
22	1.	Any sheriff, police officer, licensed veterinarian, or investigator may take custody of			
23		and care for any animal unjustifiably exposed to cold or inclement weather or not			
24		properly fed and watered. Any sheriff or police officer may use reasonable means to-			
25		enter a motor vehicle and remove an animal that has been left in the vehicle in-			
26		violation of section 36-21.1-03.1.			
27	2.	A sheriff, police officer, licensed veterinarian, or investigator may care for the animal-			
28		until it is redeemed by the owner or authorized agent of the owner and when-			
29		necessary may deliver the animal to another person or facility to be sheltered, cared			
30		for, and furnished suitable food and drink.			

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1	3.	If the owner or the owner's agent is known, the individual must be immediately
2		notified. If the owner or the owner's agent is unknown, notice must be given by
3		publication in the manner prescribed by law. The notice must inform the owner or the
4		owner's agent that the animal may be sold, or otherwise disposed of, pursuant to court
5		order if the animal is not redeemed within five days from the date of the notice.
6	4.	The sheriff, police officer, licensed veterinarian, investigator, or whoever has custody
7		of the animal has a lien on the animal and that lien is superior to any other claim or-
8		lien, for the animal's care and keeping, the reasonable value of the food and drink-
9		furnished, and the expenses of notifying the owner or the owner's agent. If the lien is
10		not discharged and satisfied by the owner or the owner's agent within five days after
11		receipt of the notice, the person holding the claim may apply to the district court for an
12		order to sell the animal and discharge the lien.
13	5.	Upon order of the court, the animal may be sold at a public market to pay the charges
14		for its keeping, and the title to the animal passes by the sale.
15	6.	The court may award costs and reasonable attorney's fees to the person bringing the
16		action to enforce the lien, arrange for the adoption of the animal, or arrange for the
17		destruction and disposal of the animal if no market exists for the animal or if the animal
18		is a companion animal.
19	7.	If the animal is sold, the lienholder is entitled to the proceeds of the sale to the extent
20		of the lien and the remainder, if any, must be paid over to the owner or the owner's
21		agent, if known. If the owner or the owner's agent is not known, the remainder must be
22		deposited in the county general fund. If no purchaser is found, the animal, at the
23		discretion of the commissioner, may be offered for adoption or disposed of consistent
24		with the law.
25	8.	Before the animal is returned to its owner, the court shall determine whether the owner-
26		or the owner's agent can provide adequate care for the animal. The court has ten days-
27		within which to make this determination. The owner shall pay the cost of taking the
28		animal into custody before the animal is released to the owner or the owner's agent.
29	<u>A lav</u>	w enforcement officer or a licensed veterinarian may take custody and control of an
30	animal if	there is reasonable cause to believe that the animal has been subjected to an activity
31	prohibite	d by this chapter.

- 1 **SECTION 9.** A new section to chapter 36-21.1 of the North Dakota Century Code is created
- 2 and enacted as follows:

3	Seizure of animal - Warrant - Court order.					
4	<u>1.</u>	A law enforcement officer may seize an animal, without a warrant or court order, if:				
5		<u>a. (1)</u>	There is reasonable cause to believe that the animal has been subjected to			
6			an activity prohibited by this chapter; and			
7		<u>(2)</u>	During the time normally required to obtain a warrant or a court order, the			
8			animal would be subjected to extreme suffering; or			
9		<u>b.</u> <u>Otl</u>	ner exigent circumstances exist.			
10	<u>2.</u>	<u>A law er</u>	nforcement officer seizing an animal without a warrant or court order, in			
11		accorda	nce with subsection 1, shall show cause for the action thereafter. If the court			
12		<u>finds su</u>	fficient cause, the court shall issue an order ratifying the seizure of the animal.			
13		If the co	urt finds insufficient cause, the court shall order the return of the animal to its			
14		owner o	r order any other appropriate remedy.			
15	SEC	TION 10	. A new section to chapter 36-21.1 of the North Dakota Century Code is			
16	created	and enac	ted as follows:			
17	<u>Noti</u>	fication	of owner.			
18	<u>1.</u>	If the ov	vner of an animal seized under section 9 of this Act is known to the law			
19		enforce	ment officer or to a veterinarian, the law enforcement officer or veterinarian			
20		<u>shall im</u>	mediately notify the animal's owner.			
21	<u>2.</u>	If the ov	vner of an animal seized under section 9 of this Act is not known to the law			
22		enforce	ment officer or to a veterinarian, the law enforcement officer or veterinarian			
23		<u>shall pu</u>	blish a notice in the manner required by law and indicate that the animal may			
24		be sold	or otherwise disposed of pursuant to a court order if the animal is not claimed			
25		<u>within fi</u>	ve days from the date of the notice.			
26	SEC	TION 11	A new section to chapter 36-21.1 of the North Dakota Century Code is			
27	created	and enac	ted as follows:			
28	<u>Lier</u>	<u>ı on anin</u>	nal.			
29	<u>The</u>	law enfo	rcement officer or veterinarian having custody and control of an animal seized			
30	<u>under se</u>	ection 9 o	f this Act has a lien on the animal for the reasonable value of the animal's care			

1	and shelter, and for any expenses incurred in notifying the animal's owner. This lien is superior				
2	to any other claim or lien.				
3	SEC	SECTION 12. A new section to chapter 36-21.1 of the North Dakota Century Code is			
4	created	and enacted as follows:			
5	Sale	e of seized animal.			
6	<u>1.</u>	A court may order that an animal seized under section 9 of this Act be sold to pay for			
7		any expenses incurred as a result of its seizure. Title to the animal passes to the			
8		purchaser at the time of the sale.			
9	<u>2.</u>	A court may award costs and reasonable attorney's fees to the person bringing the			
10		action to enforce the lien, arrange for adoption of the animal, or arrange for destruction			
11		and disposal of the animal if no market exists for the animal or if it is a companion			
12		animal.			
13	<u>3.</u>	If the animal is sold, the lienholder is entitled to the proceeds of the sale, to the extent			
14		of the lien. Any remaining amount must be paid to the owner, if known. If the owner is			
15		not known, the remainder must be deposited in the county general fund.			
16	<u>4.</u>	If a purchaser is not found for the animal, the agriculture commissioner shall determine			
17		whether the animal is to be offered for adoption or destroyed and disposed of in			
18		accordance with law.			
19	SECTION 13. A new section to chapter 36-21.1 of the North Dakota Century Code is				
20	created	and enacted as follows:			
21	Return of animal to owner.				
22	If the owner of an animal seized under section 9 of this Act asks the court to return the				
23	animal, the court shall require the owner to demonstrate to the satisfaction of the court, within				
24	ten days	s, that the owner can and will continue to care for the animal in a manner that is not in			
25	violation of this chapter. Before the court returns the animal to its owner, the owner shall pay all				
26	costs associated with the animal's seizure.				
27	SEC	CTION 14. A new section to chapter 36-21.1 of the North Dakota Century Code is			
28	created	and enacted as follows:			
29	Conviction - Prohibition or restriction of ownership.				
30	In addition to any other sentence imposed, a court may:				

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1	<u>1.</u>	<u>Pro</u>	Prohibit or restrict a person found guilty of violating this chapter from owning or having		
2		<u>cus</u>	custody of an animal during the term of sentence, including any period of probation;		
3		anc	1		
4	<u>2.</u>	Red	quire that a person found guilty of violating this chapter:		
5		<u>a.</u>	Immediately deliver any animal owned by or in the custody of the person to a		
6			designated shelter or other entity for adoption or destruction and lawful disposal;		
7			<u>or</u>		
8		<u>b.</u>	Demonstrate to the court that the person no longer has ownership or custody of		
9			an animal.		
10	SE	СТІО	N 15. AMENDMENT. Section 36-21.1-07 of the North Dakota Century Code is		
11	amende	ed an	d reenacted as follows:		
12	36-3	21.1-	07. Cockfights, dogfights, and other exhibitions prohibited - PenaltiesAnimal		
13	<u>fights -</u>	Proh	nibition - Penalty.		
14	1.	<u>a.</u>	NoA person may not engage in or be employed at cockfighting, dogfighting,		
15			bearbaiting, <u>or the</u> pitting <u>of</u> one animal against another , or any other similar		
16			cruelty, such as bear fighting, kangaroo boxing, or similar activity, to animals; nor		
17			may a.		
18		<u>b.</u>	<u>A person may not receive money for the admission of any personanother</u> to any		
19			place used, or about to be used, for any such<u>a</u> purpose, nor may a <u>prohibited by</u>		
20			this subsection.		
21		<u>C.</u>	A person that owns, manages, or occupies property may not willfully permit		
22			anyoneanother person to enter or use , <u>that property</u> for any such purpose,		
23			premises of which that person is the owner, agent, or occupant; nor may a		
24			prohibited by this subsection.		
25		<u>d.</u>	<u>A</u> person <u>may not</u> use, train, or possess a dog or other<u>an</u> animal for the<u>any</u>		
26			purpose of maltreating any domestic animalprohibited by this subsection.		
27		<u>e.</u>	Any person who violates violating this subsection is guilty of a class C felony.		
28	2.	No <u>/</u>	<u>A</u> person may <u>not</u> knowingly purchase a ticket of admission to,<u>f</u>or or be present at ,		
29		or v	vitness the activitiesany activity prohibited by subsection 1. Any person who-		
30		viol	atesviolating this subsection is guilty of a class A misdemeanor.		

1	SECTION 16. AMENDMENT. Section 36-21.1-08 of the North Dakota Century Code is				
2	amended and reenacted as follows:				
3	36-21.1-08. Artificially colored animals<u>animal</u> - Sale.				
4	No <u>A</u>	person may not sell or offer for sale or sell, raffle, offer, or giveuse as a prize, premium,			
5	or adver	tising device, or display in any store, shop, carnival, or other public place,publicly a			
6	chick, du	ckling, gosling, or rabbit which has been dyed or otherwise artificially colored.			
7	SEC	TION 17. AMENDMENT. Section 36-21.1-09 of the North Dakota Century Code is			
8	amende	d and reenacted as follows:			
9	36-2	1.1-09. Use of certain birds as advertising devices - Use of live beef or dairy			
10	cattle as	s raffle prizes - Gifts of animals.			
11	1.	NoA person may sell, not offer for sale or sell to an individual, raffle, offer, or giveuse			
12		as a prize, premium, or use as an advertising device, chicks, ducklings, or goslings			
13		younger than four weeks of age in quantities of less than twelve birds to an individual			
14		person. Persons engaging. This subsection does not apply to a person engaged in the			
15		business of selling chicks, ducklings, or goslings for agricultural or wildlife purposes			
16		are exempt from the provisions of this section, but only when selling for such			
17		purposes, provided the activities are conducted as a part of that business.			
18	2.	An eligible organization authorized to conduct games of chance under chapter 53-06.1			
19		may raffle live beef or dairy cattle, bison, sheep, horses, and pigs, provided each raffle			
20		ticket contains a statement that the person who wins the animal may convert that prize			
21		to a cash prize. The animal to be raffled may be donated to or purchased by the			
22		organization. The donor or seller of the animal shall determine the market value of the			
23		animal. If the person who wins the animal desires a cash prize instead of the animal,			
24		the organization shall pay the player a cash prize that must equal the lesser of the			
25		market value of the animal or the maximum single cash prize amount allowed under			
26		section 53-06.1-10.1.			
27	3.	A person may not give away any live animal, other than those authorized under			
28		subsections 1 and 2, as:			
29		a. A prize for, or as an inducement to enter any contest, game, or other competition;			
30		b. An inducement to enter a place of amusement; or			

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1 An incentive to enter into any business agreement where the offer was for the C. 2 purpose of attracting trade. 3 4. The provisions of subsection 3 doSubsection 3 does not apply to a person or-4 organization that gives away an animal: 5 As a project for the promotion of <u>In order to promote</u> the equine and livestock a. 6 industry of North Dakota: 7 As a project for the promotion of In order to promote the conservation of animals b. 8 and wildlife in North Dakota; or 9 C. Which If the animal is intended for slaughter. 10 **SECTION 18. AMENDMENT.** Section 36-21.1-10 of the North Dakota Century Code is 11 amended and reenacted as follows: 12 36-21.1-10. Care of animals used as advertising devices. 13 EveryA person who sells, offers for sale or sells to the public, raffles, offers, or gives or uses 14 as a prize, premium, or advertising device, chicks, ducklings, or goslings to the public, shall 15 provide and operate brooders or other heating devices necessary to maintain the chicks. 16 ducklings, or goslings in good health, and shall keep adequate food and water available to the 17 birds at all times. 18 SECTION 19. AMENDMENT. Section 36-21.1-11 of the North Dakota Century Code is 19 amended and reenacted as follows: 20 36-21.1-11. Penalty. 21 AnyA person knowingly and willfully violating any rule adopted by the board or violating any 22 provision of this chapter for which a specific penalty is not provided is guilty of a class: 23 A class A misdemeanor; or <u>1.</u> 24 2. A class C felony for a second or subsequent offense within five years. 25 SECTION 20. AMENDMENT. Section 36-21.1-12 of the North Dakota Century Code is 26 amended and reenacted as follows: 27 36-21.1-12. Duties of State board and commissioner of animal health - Animal 28 importation - Restriction. 29 The state board shall adopt rules to effectuate this chapter. The board by rule of animal 1. 30 health may restrict the importation into thethis state, and restrict the sale or other-31 distribution within the state, of allany domestic animals or animals or wild by nature-

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1		whichanimal if the board may havehas reason to believe that the animal may be a
2		threat to the health and well-being of the human or animal population of thethis state,
3		or both, unless.
4	<u>2.</u>	Notwithstanding subsection 1, the state board of animal health may not restrict the
5		importation or sale of a domestic or wild animal if the importation or sale is for bona
6		fide scientific or educational purposes. The board shall establish reasonable-
7		qualifications for approved investigators and the commissioner shall maintain a current
8		listing of all approved investigators. Employees of the commissioner may be assigned
9		as investigators. The commissioner may by injunctive procedure without bond or other
10		undertaking proceed against any person or persons for a continuous violation of any
11		provision of this chapter. No liability may accrue to the board, the commissioner, or
12		any authorized representative in proceeding against any person or persons pursuant
13		to this section.
14	SEC	CTION 21. A new section to chapter 36-21.1 of the North Dakota Century Code is
15	created	and enacted as follows:
16	Inve	estigators - Assignment - Qualifications.
17	<u>1.</u>	The state board of animal health may establish qualifications for and authorize
18		individuals other than law enforcement officers to investigate violations of this chapter.
19	<u>2.</u>	The state board of animal health shall maintain a list of all authorized investigators.
20	<u>3.</u>	The commissioner may assign employees of the department of agriculture to serve as
21		investigators.
22	<u>4.</u>	The agriculture commissioner may by injunctive procedure, without bond or other
23		undertaking, proceed against any person for violating this chapter.
24	SEC	CTION 22. AMENDMENT. Section 36-21.1-13 of the North Dakota Century Code is
25	amende	ed and reenacted as follows:
26	36-2	21.1-13. Abandoned animalsanimal - Assumption of custody.
27	1.	Any sheriff, policeA law enforcement officer, licensed veterinarian, or investigator may
28		take custody of and care for anyand control an abandoned animal found abandoned.
29		The. An individual takingthat takes custody and control of an animal under this section
30		shall takemake a reasonable stepseffort to determine the ownership of the abandoned
31		animal.

1	2.	A s ł	A sheriff, policelaw enforcement officer, licensed veterinarian, or investigator who					
2		<u>take</u>	takes custody and control of an animal under this section may care for the animal until					
3		the	the animal is redeemed by the owner or the owner's agent or may deliver the animal to					
4		ano	ther p	erson or facility to be sheltered, cared for, and furnished suitable food and				
5		drin	k for tl	ne provision of care and shelter.				
6	3.	Noti	ice mi	ust be given by publication The person taking custody and control of an				
7		<u>anin</u>	nal ur	nder this section shall publish notice in the official newspaper of the				
8		juris	dictio	n. The notice must provide indicating that the animal is in the custody and				
9		<u>con</u> t	trol of	another and that it may be sold, placed for adoption, or otherwise disposed				
10		of if	the a	nimal is not redeemed within five days from the date of the notice.				
11	4.	<u>a.</u>	The	person having custody and control of the animal has a lien on the animal for				
12			the a	animal's care and keeping, the reasonable value of the food and drink				
13			furni	i shed,animal's care and shelter and the <u>for any</u> expenses of notifying the				
14			own	er or the owner's agentincurred in publishing the notice required by this				
15			<u>sect</u>	ion. The lien is superior to any other claim or lien.				
16		<u>b.</u>	If the	e lien is not discharged and satisfied by the owner or the owner's agentof the				
17			<u>anin</u>	nal within five days after publication of the notice, the person holding the				
18			clair	n may sell the animal and discharge the lien.				
19	5.	The	courf	t may award reasonable attorney's fees to the person bringing the action to				
20		enfo	enforce the lien and may award costs, which includeincluding the costs of arranging					
21		for t	for the adoption of the animal or the costs of theits destruction and disposal of the-					
22		animal.						
23	6.	If th	e anir	mal is sold, the lienholder is entitled to the proceeds of the sale to the extent				
24		of th	ne lier	n and the remainder, if any, must be deposited in the county general fund.				
25	<u>7.</u>	<u>For</u>	purpo	oses of this section, an abandoned animal includes an animal that is:				
26		<u>a.</u>	<u>Left</u>	in the care and custody of another person and not reclaimed within				
27			<u>forty</u>	-eight hours of an agreed-upon time;				
28		<u>b.</u>	<u>Left</u>	at a location without evidence that a person will return to provide care for it;				
29			<u>or</u>					
30		<u>C.</u>	<u>(1)</u>	Running loose;				
31			<u>(2)</u>	Without identification;				

1		(3) On public property or on private property without the consent of the property
2		owner; and
3		(4) <u>Unaccompanied by its owner or by a person having custody and control.</u>
4	SECTIO	N 23. AMENDMENT. Section 36-21.1-14 of the North Dakota Century Code is
5	amended and	d reenacted as follows:
6	36-21.1-	I4. Assumption of custody - Immunity from liability.
7	Any sher	iff, police <u>A law enforcement</u> officer, licensed veterinarian, investigator, or <u>and any</u>
8	other person	who has <u>or had</u> custody <u>and control</u> of an animal under this chapter and who is -
9	actingis immu	une from any civil or criminal liability for acts taken or omitted while attempting to
10	comply with t	his chapter, provided the person acted in an official or professional capacity and
11	makingmade	a good-faith effort to comply with this chapter is immune from any civil or criminal
12	liability for ac	ts taken or omitted while attempting to comply with this chapter.
13	SECTIO	N 24. AMENDMENT. Section 36-21.1-15 of the North Dakota Century Code is
14	amended and	d reenacted as follows:
15	36-21.1-	15. Applicability of chapter.
16	<u>1. This</u>	s chapter does not prohibit:
17	<u>a.</u>	The humane destruction of an animal for just cause;
18	<u>b.</u>	The use of practices in the production of livestock which are commonly accepted
19		in this state:
20	<u>C.</u>	Rodeos:
21	<u>d.</u>	Lawful animal racing:
22	<u>e.</u>	Livestock exhibitions:
23	<u>f.</u>	Livestock competitions:
24	<u>g.</u>	Lawful fishing, hunting, and trapping;
25	<u>h.</u>	Lawful wildlife management practices;
26	<u>i.</u>	Research or educational activities that involve the use of animals;
27	<u>j.</u>	The provision of medical services by a veterinarian;
28	<u>k.</u>	The lawful control of rodents and predators; or
29	<u>l.</u>	Lawful animal damage control activities.
30	<u>2.</u> This	s chapter does not apply to estrays covered under chapter 36-22.