As Introduced

132nd General Assembly

Regular Session 2017-2018 H. B. No. 754

Representative Brinkman

Cosponsors: Representatives Becker, Gavarone, Romanchuk, Greenspan, LaTourette

A BILL

| То | amend sections 959.132 and 959.99 and to enact | 1 |
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| | section 959.30 of the Revised Code to prohibit | 2 |
| | an animal abuse offender from owning, | 3 |
| | possessing, having custody of, or residing with | 4 |
| | a companion animal for a specified time period. | 5 |

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

| Section 1. That sections 959.132 and 959.99 be amended and | 6 |
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| section 959.30 of the Revised Code be enacted to read as | 7 |
| follows: | 8 |
| Sec. 959.132. (A) As used in this section: | 9 |
| (1) "Companion animal" has the same meaning as in section | 10 |
| 959.131 of the Revised Code. | 11 |
| (2) "Impounding agency" means a county humane society | 12 |
| organized under section 1717.05 of the Revised Code, an animal | 13 |
| shelter, or a law enforcement agency that has impounded a | 14 |
| companion animal in accordance with this section. | 15 |
| (3) "Offense" means a violation of section 959.131 or | 16 |

959.30of the Revised Code or an attempt, in violation of17section 2923.02 of the Revised Code, to violate section 959.13118of the Revised Code.19

(4) "Officer" means any law enforcement officer, agent of
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a county humane society, or other person appointed to act as an
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animal control officer for a municipal corporation or township
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in accordance with state law, an ordinance, or a resolution.

(B) An officer may seize and cause to be impounded at an 24 25 impounding agency a companion animal that the officer has probable cause to believe is the subject of an offense. No 26 officer or impounding agency shall impound a companion animal 27 that is the subject of an offense in a shelter owned, operated, 28 or controlled by a board of county commissioners pursuant to 29 Chapter 955. of the Revised Code unless the board, by 30 resolution, authorizes the impoundment of such a companion 31 animal in a shelter owned, operated, or controlled by that board 32 and has executed, in the case when the officer is other than a 33 dog warden or assistant dog warden, a contract specifying the 34 terms and conditions of the impoundment. 35

(C) The officer shall give written notice of the seizure 36 and impoundment to the owner, keeper, or harborer of the 37 companion animal that was seized and impounded. If the officer 38 is unable to give the notice to the owner, keeper, or harborer 39 of the companion animal, the officer shall post the notice on 40 the door of the residence or in another conspicuous place on the 41 premises at which the companion animal was seized. The notice 42 shall include a statement that a hearing will be held not later 43 than ten days after the notice is provided or at the next 44 available court date to determine whether the officer had 45 probable cause to seize the companion animal and, if applicable, 46 to determine the amount of a bond or cash deposit that is needed47to provide for the companion animal's care and keeping for not48less than thirty days beginning on the date on which the49companion animal was impounded.50

(D) A companion animal that is seized under this section may be humanely destroyed immediately or at any time during impoundment if a licensed veterinarian determines it to be necessary because the companion animal is suffering.

(E) (1) Not later than ten days after notice is provided or at the next available court date, the court shall hold a hearing to determine whether the officer impounding a companion animal had probable cause to seize the companion animal. If the court determines that probable cause exists, the court shall determine the amount of a bond or cash deposit that is needed to provide for the companion animal's care and keeping for not less than thirty days beginning on the date on which the companion animal was impounded.

(2) If the court determines that probable cause does not 64 exist, the court immediately shall order the impounding agency 65 to return the companion animal to its owner if possible. If the 66 companion animal cannot be returned because it has died as a 67 result of neglect or other misconduct by the impounding agency 68 or if the companion animal is injured as a result of neglect or 69 other misconduct by the impounding agency, the court shall order 70 the impounding agency to pay the owner an amount determined by 71 72 the court to be equal to the reasonable market value of the companion animal at the time that it was impounded plus 73 statutory interest as defined in section 1343.03 of the Revised 74 Code from the date of the impoundment or an amount determined by 75 the court to be equal to the reasonable cost of treatment of the 76

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injury to the companion animal, as applicable. The requirement
established in division (E)(2) of this section regarding the
payment of the reasonable market value of the companion animal
shall not apply in the case of a dog that, in violation of
section 955.01 of the Revised Code, was not registered at the
time it was seized and impounded.

(3) If the court determines that probable cause exists and 83 determines the amount of a bond or cash deposit, the case shall 84 continue and the owner shall post a bond or cash deposit to 85 provide for the companion animal's care and keeping for not less 86 than thirty days beginning on the date on which the companion 87 animal was impounded. The owner may renew a bond or cash deposit 88 by posting, not later than ten days following the expiration of 89 the period for which a previous bond or cash deposit was posted, 90 a new bond or cash deposit in an amount that the court, in 91 consultation with the impounding agency, determines is 92 sufficient to provide for the companion animal's care and 93 keeping for not less than thirty days beginning on the date on 94 which the previous period expired. If no bond or cash deposit is 95 posted or if a bond or cash deposit expires and is not renewed, 96 97 the impounding agency may determine the disposition of the companion animal unless the court issues an order that specifies 98 otherwise. 99

(F) If a person is convicted of committing an offense, thecourt may impose the following additional penalties against theperson:

(1) A requirement that the person pay for the costs
incurred by the impounding agency in caring for a companion
animal involved in the applicable offense, provided that the
costs were incurred during the companion animal's impoundment. A

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bond or cash deposit posted under this section may be applied to 107 the costs. 108

(2) An order permanently terminating the person's right to
possession, title, custody, or care of the companion animal that
was involved in the offense. If the court issues such an order,
the court shall order the disposition of the companion animal.

(G) If a person is found not guilty of committing an 113 offense, the court immediately shall order the impounding agency 114 to return the companion animal to its owner if possible and to 115 return the entire amount of any bond or cash deposit posted 116 under division (E) of this section. If the companion animal 117 cannot be returned because it has died as a result of neglect or 118 other misconduct by the impounding agency or if the companion 119 animal is injured as a result of neglect or other misconduct by 120 the impounding agency, the court shall order the impounding 121 agency to pay the owner an amount determined by the court to be 122 equal to the reasonable market value of the companion animal at 123 the time that it was impounded plus statutory interest as 124 defined in section 1343.03 of the Revised Code from the date of 125 the impoundment or an amount determined by the court to be equal 126 to the reasonable cost of treatment of the injury to the 127 companion animal, as applicable. The requirements established in 128 this division regarding the return of a bond or cash deposit and 129 the payment of the reasonable market value of the companion 130 animal shall not apply in the case of a dog that, in violation 131 of section 955.01 of the Revised Code, was not registered at the 132 time it was seized and impounded. 133

(H) If charges are filed under section 959.131 of the
Revised Code against the custodian or caretaker of a companion
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animal, but the companion animal that is the subject of the
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| charges is not impounded, the court in which the charges are | 137 |
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| pending may order the owner or person having custody of the | 138 |
| companion animal to provide to the companion animal the | 139 |
| necessities described in division (D)(2), (D)(3), (E)(2), (E) | 140 |
| (3), (F)(2), or (F)(3) of section 959.131 of the Revised Code | 141 |
| until the final disposition of the charges. If the court issues | 142 |
| an order of that nature, the court also may authorize an officer | 143 |
| or another person to visit the place where the companion animal | 144 |
| is being kept, at the times and under the conditions that the | 145 |
| court may set, to determine whether the companion animal is | 146 |
| receiving those necessities and to remove and impound the | 147 |
| companion animal if the companion animal is not receiving those | 148 |
| necessities. | 149 |
| Sec. 959.30. (A) As used in this section: | 150 |
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| "Companion animal" has the same meaning as in section | 151 |
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| 959.131 of the Revised Code. | 152 |
| 959.131 of the Revised Code. "Felony animal abuse offense" means any felony violation | 152 153 |
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| "Felony animal abuse offense" means any felony violation of Chapter 959. of the Revised Code. | 153 154 |
| "Felony animal abuse offense" means any felony violation of Chapter 959. of the Revised Code. "Misdemeanor animal abuse offense" means any misdemeanor | 153 154 155 |
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| animal for one of the following time periods commencing upon the | 166 |
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| release date: | |
| (1) Five years; | 168 |
| (2) If the offender has previously been convicted of or | 169 |
| pleaded guilty to a misdemeanor or felony animal abuse offense, | 170 |
| fifteen years. | 171 |
| (C) No person who is convicted of or pleads guilty to a | 172 |
| felony animal abuse offense committed on or after the effective | 173 |
| date of this section shall knowingly own, possess, have custody | 174 |
| of, or reside in a residence with any companion animal for one | 175 |
| of the following time periods commencing upon the release date: | 176 |
| (1) Fifteen years; | 177 |
| (2) If the offender has previously been convicted of or | 178 |
| pleaded guilty to a misdemeanor or felony animal abuse offense, | 179 |
| the lifetime of the offender. | 180 |
| Sec. 959.99. (A) Whoever violates section 959.18 or 959.19 | 181 |
| of the Revised Code is guilty of a minor misdemeanor. | 182 |
| (B) Except as otherwise provided in this division, whoever | 183 |
| violates section 959.02 of the Revised Code is guilty of a | 184 |
| misdemeanor of the second degree. If the value of the animal | 185 |
| killed or the injury done amounts to three hundred dollars or | 186 |
| more, whoever violates section 959.02 of the Revised Code is | 187 |
| guilty of a misdemeanor of the first degree. | 188 |
| (C) Whoever violates section 959.03, 959.06, 959.12, or | 189 |
| 959.17 or division (A) of section 959.15 of the Revised Code is | 190 |
| guilty of a misdemeanor of the fourth degree. | 191 |
| (D) Whoever violates division (A) of section 959.13 or | 192 |
| section 959.21 of the Revised Code is guilty of a misdemeanor of | 193 |

the second degree. In addition, the court may order the offender 194 to forfeit the animal or livestock and may provide for its 195 disposition, including, but not limited to, the sale of the 196 animal or livestock. If an animal or livestock is forfeited and 197 sold pursuant to this division, the proceeds from the sale first 198 shall be applied to pay the expenses incurred with regard to the 199 care of the animal from the time it was taken from the custody 200 of the former owner. The balance of the proceeds from the sale, 201 202 if any, shall be paid to the former owner of the animal.

(E)(1) Whoever violates division (B) of section 959.131 of the Revised Code is guilty of a misdemeanor of the first degree on a first offense and a felony of the fifth degree on each subsequent offense.

(2) Whoever violates division (C) of section 959.131 of207the Revised Code is guilty of a felony of the fifth degree.208

(3) Whoever violates section 959.01 of the Revised Code or division (D) of section 959.131 of the Revised Code is guilty of a misdemeanor of the second degree on a first offense and a misdemeanor of the first degree on each subsequent offense.

(4) Whoever violates division (E) of section 959.131 of213the Revised Code is guilty of a felony of the fifth degree.214

(5) Whoever violates division (F) of section 959.131 of(5) Whoever violates division (F) of section 959.131 of(5) 215(5) 216

(6) (a) A court may order a person who is convicted of or 217 pleads guilty to a violation of section 959.131 of the Revised 218 Code to forfeit to an impounding agency, as defined in section 219 959.132 of the Revised Code, any or all of the companion animals 220 in that person's ownership or care. The court also may prohibit 221 or place limitations on the person's ability to own or care for 222

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any companion animals for a specified or indefinite period of 223 time. 224

(b) A court may order a person who is convicted of or 225 pleads guilty to a violation of section 959.131 of the Revised 226 Code to reimburse an impounding agency for the reasonably 227 necessary costs incurred by the agency for the care of a 228 companion animal that the agency impounded as a result of the 229 investigation or prosecution of the violation, provided that the 230 costs were not otherwise paid under section 959.132 of the 231 Revised Code. 232

(7) If a court has reason to believe that a person who is 233 convicted of or pleads quilty to a violation of section 959.131 234 or 959.21 of the Revised Code suffers from a mental or emotional 235 disorder that contributed to the violation, the court may impose 236 as a community control sanction or as a condition of probation a 237 requirement that the offender undergo psychological evaluation 238 or counseling. The court shall order the offender to pay the 239 costs of the evaluation or counseling. 240

(F) Whoever violates section 959.14 of the Revised Code is guilty of a misdemeanor of the second degree on a first offense and a misdemeanor of the first degree on each subsequent offense.

(G) Whoever violates section 959.05 or , 959.20, or 959.30245of the Revised Code is guilty of a misdemeanor of the first246degree. A court shall order a person who is convicted of or247pleads guilty to a violation of section 959.30 of the Revised248Code to forfeit to an impounding agency, as defined in section249959.132 of the Revised Code, any or all of the companion animals250in that person's ownership or care.251

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more than ten thousand dollars.

(H) Whoever violates section 959.16 of the Revised Code is 252
guilty of a felony of the fourth degree for a first offense and 253
a felony of the third degree on each subsequent offense. 254
(I) Whoever violates division (B) or (C) of section 959.15 255
of the Revised Code is guilty of a felony and shall be fined not 256

Section 2. That existing sections 959.132 and 959.99 of 258 the Revised Code are hereby repealed. 259

Section 3. Section 959.99 of the Revised Code is presented 260 in this act as a composite of the section as amended by both 261 Sub. H.B. 60 and Sub. S.B. 331 of the 131st General Assembly. 262 The General Assembly, applying the principle stated in division 263 (B) of section 1.52 of the Revised Code that amendments are to 264 be harmonized if reasonably capable of simultaneous operation, 265 finds that the composite is the resulting version of the section 266 in effect prior to the effective date of the section as 267 presented in this act. 268