As Introduced

135th General Assembly

Regular Session 2023-2024

H. B. No. 351

Representative Young, T.

Cosponsors: Representatives Brennan, Carruthers

A BILL

1	959.99 of the Revised	and	959.131	sections	amend	То
2	of a companion animal	ouse	t the ak	o prohibi	Code	
3				e .	corps	

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

Section 1. That sections 959.131 and 959.99 of the Revised	4
Code be amended to read as follows:	5
Sec. 959.131. (A) As used in this section:	6
(1) "Companion animal" means any animal that is kept	7
inside a residential dwelling and any dog or cat regardless of	8
where it is kept, including a pet store as defined in section	9
956.01 of the Revised Code. "Companion animal" does not include	10
livestock or any wild animal.	11
(2) "Cruelty," "torment," and "torture" have the same	12
meanings as in section 1717.01 of the Revised Code.	13
(3) "Residential dwelling" means a structure or shelter or	14
the portion of a structure or shelter that is used by one or	15
more humans for the purpose of a habitation.	16
(4) "Practice of veterinary medicine" has the same meaning	17

as in section 4741.01 of the Revised Code.	18
(5) "Wild animal" has the same meaning as in section	19
1531.01 of the Revised Code.	20
(6) "Federal animal welfare act" means the "Laboratory	21
Animal Act of 1966," Pub. L. No. 89-544, 80 Stat. 350 (1966), 7	22
U.S.C.A. 2131 et seq., as amended by the "Animal Welfare Act of	23
1970," Pub. L. No. 91-579, 84 Stat. 1560 (1970), the "Animal	24
Welfare Act Amendments of 1976," Pub. L. No. 94-279, 90 Stat.	25
417 (1976), and the "Food Security Act of 1985," Pub. L. No. 99-	26
198, 99 Stat. 1354 (1985), and as it may be subsequently	27
amended.	28
(7) "Dog kennel" means an animal rescue for dogs, a	29
boarding kennel, or a training kennel.	30
(8) "Boarding kennel" and "animal rescue for dogs" have	31
the same meanings as in section 956.01 of the Revised Code.	32
(9) "Training kennel" means an establishment operating for	33
profit that keeps, houses, and maintains dogs for the purpose of	34
training the dogs in return for a fee or other consideration.	35
(10) "Livestock" means horses, mules, and other equidae;	36
cattle, sheep, goats, and other bovidae; swine and other suidae;	37
poultry; alpacas; llamas; captive white-tailed deer; and any	38
other animal that is raised or maintained domestically for food	39
or fiber.	40
(11) "Captive white-tailed deer" has the same meaning as	41
in section 1531.01 of the Revised Code.	42
(12) "Serious physical harm" means any of the following:	43
(a) Physical harm that carries an unnecessary or	44
unjustifiable substantial risk of death.	45

(b) Physical harm that involves either partial or total	46
permanent incapacity;	47
(c) Physical harm that involves acute pain of a duration	48
that results in substantial suffering or that involves any	49
degree of prolonged or intractable pain.	50
(B) No person shall knowingly torture, torment, needlessly	51
mutilate or maim, cruelly beat, poison, needlessly kill, or	52
commit an act of cruelty against a companion animal.	53
(C) No person shall knowingly cause serious physical harm	54
to a companion animal.	55
(D) No person who confines or who is the custodian or	56
caretaker of a companion animal shall negligently do any of the	57
following:	58
(1) Torture, torment, or commit an act of cruelty against	59
the companion animal;	60
(2) Deprive the companion animal of necessary sustenance	61
or confine the companion animal without supplying it during the	62
confinement with sufficient quantities of good, wholesome food	63
and water if it can reasonably be expected that the companion	64
animal would become sick or suffer in any other way as a result	65
of or due to the deprivation or confinement;	66
(3) Impound or confine the companion animal without	67
affording it, during the impoundment or confinement, with access	68
to shelter from heat, cold, wind, rain, snow, or excessive	69
direct sunlight if it can reasonably be expected that the	70
companion animal would become sick or suffer in any other way as	71
a result of or due to the lack of adequate shelter.	72
(E) No person who confines or who is the custodian or	73

caretaker of a companion animal shall recklessly deprive the	74
companion animal of necessary sustenance or confine the	75
companion animal without supplying it during the confinement	76
with sufficient quantities of good, wholesome food and water.	77
(F) No owner, manager, or employee of a dog kennel who	78
confines or is the custodian or caretaker of a companion animal	79
shall knowingly do any of the following:	80
(1) Torture, torment, needlessly mutilate or maim, cruelly	81
beat, poison, needlessly kill, or commit an act of cruelty	82
against the companion animal;	83
(2) Deprive the companion animal of necessary sustenance	84
or confine the companion animal without supplying it during the	85
confinement with sufficient quantities of good, wholesome food	86
and water if it is reasonably expected that the companion animal	87
would die or experience unnecessary or unjustifiable pain or	88
suffering as a result of the deprivation or confinement;	89
(3) Impound or confine the companion animal without	90
affording it, during the impoundment or confinement, with access	91
to shelter from heat, cold, wind, rain, snow, or excessive	92
direct sunlight if it is reasonably expected that the companion	93
animal would die or experience unnecessary or unjustifiable pain	94
or suffering as a result of or due to the lack of adequate	95
shelter.	96
(G) No owner, manager, or employee of a dog kennel who	97
confines or is the custodian or caretaker of a companion animal	98
shall negligently do any of the following:	99
(1) Torture, torment, or commit an act of cruelty against	100
the companion animal;	101
(2) Deprive the companion animal of necessary sustenance	102

or confine the companion animal without supplying it during the	103
confinement with sufficient quantities of good, wholesome food	104
and water if it can reasonably be expected that the companion	105
animal would become sick or suffer in any other way as a result	106
of or due to the deprivation or confinement;	107
(3) Impound or confine the companion animal without	108
affording it, during the impoundment or confinement, with access	109
to shelter from heat, cold, wind, rain, snow, or excessive	110
direct sunlight if it can reasonably be expected that the	111
companion animal would become sick or suffer in any other way as	112
a result of or due to the lack of adequate shelter.	113
(H) No person, except as authorized by law, shall	114
knowingly treat a companion animal corpse in a way that would	115
outrage reasonable community sensibilities.	116
(I) Divisions (B), (C) , (D) , (E) , (F) , and (G) to (H) of	117
this section do not apply to any of the following:	118
(1) A companion animal used in scientific research	119
conducted by an institution in accordance with the federal	120
animal welfare act and related regulations;	121
(2) The lawful practice of veterinary medicine by a person	122
who has been issued a license, temporary permit, or registration	123
certificate to do so under Chapter 4741. of the Revised Code;	124
(3) Dogs being used or intended for use for hunting or	125
field trial purposes, provided that the dogs are being treated	126
in accordance with usual and commonly accepted practices for the	127
care of hunting dogs;	128
(4) The use of common training devices, if the companion	129
animal is being treated in accordance with usual and commonly	130
accepted practices for the training of animals;	131

(5) The administering of medicine to a companion animal	132
that was properly prescribed by a person who has been issued a	133
license, temporary permit, or registration certificate under	134
Chapter 4741. of the Revised Code.	135
$\frac{(I)}{(J)}$ Notwithstanding any section of the Revised Code	136
that otherwise provides for the distribution of fine moneys, the	137
clerk of court shall forward all fines the clerk collects that	138
are so imposed for any violation of this section to the	139
treasurer of the political subdivision or the state, whose	140
county humane society or law enforcement agency is to be paid	141
the fine money as determined under this division. The treasurer	142
to whom the fines are forwarded shall pay the fine moneys to the	143
county humane society or the county, township, municipal	144
corporation, or state law enforcement agency in this state that	145
primarily was responsible for or involved in the investigation	146
and prosecution of the violation. If a county humane society	147
receives any fine moneys under this division, the county humane	148
society shall use the fine moneys either to provide the training	149
that is required for humane society agents under section	150
1717.061 of the Revised Code or to provide additional training	151
for humane society agents.	152
Sec. 959.99. (A) Whoever violates section 959.18 or 959.19	153
of the Revised Code is guilty of a minor misdemeanor.	154
(B) Except as otherwise provided in this division, whoever	155
violates section 959.02 of the Revised Code is guilty of a	156
misdemeanor of the second degree. If the value of the animal	157
killed or the injury done amounts to three hundred dollars or	158
more, whoever violates section 959.02 of the Revised Code is	159
guilty of a misdemeanor of the first degree.	160
(C) Whoever violates section 959.03, 959.06, division (C)	161

of section 959.09, 959.12, or 959.17 or division (A) of section	162
959.15 of the Revised Code is guilty of a misdemeanor of the	163
fourth degree.	164
(D) Whoever violates division (A) of section 959.13 or	165
section 959.21 of the Revised Code is guilty of a misdemeanor of	166
the second degree. In addition, the court may order the offender	167
to forfeit the animal or livestock and may provide for its	168
disposition, including, but not limited to, the sale of the	169
animal or livestock. If an animal or livestock is forfeited and	170
sold pursuant to this division, the proceeds from the sale first	171
shall be applied to pay the expenses incurred with regard to the	172
care of the animal from the time it was taken from the custody	173
of the former owner. The balance of the proceeds from the sale,	174
if any, shall be paid to the former owner of the animal.	175
(E)(1) Whoever violates division (B) or (E) of section	176
959.131 of the Revised Code is guilty of a misdemeanor of the	177
first degree on a first offense and a felony of the fifth degree	178
on each subsequent offense.	179
(2) Whoever violates division (C) of section 959.131 of	180
the Revised Code is guilty of a felony of the fifth degree.	181
(3) Whoever violates section 959.01 of the Revised Code or	182
division (D) of section 959.131 of the Revised Code is guilty of	183
a misdemeanor of the second degree on a first offense and a	184
misdemeanor of the first degree on each subsequent offense.	185
(4) Whoever violates division (F) of section 959.131 of	186
the Revised Code is guilty of a felony of the fifth degree.	187
(5) Whoever violates division (G) of section 959.131 of	188
the Revised Code is guilty of a misdemeanor of the first degree.	189
(6)(a) (6) Whoever violates division (H) of section	190

959.131 of the Revised Code is guilty of a felony of the fifth	191
degree. In addition, if a person is convicted of or pleads	192
guilty to such a violation, the court shall impose a requirement	193
that the offender undergo psychological evaluation or counseling	194
in addition to any other criminal penalty. The court shall order	195
the offender to pay the costs of the evaluation or counseling.	196
(7)(a) A court may order a person who is convicted of or	197
pleads guilty to a violation of section 959.131 of the Revised	198
Code to forfeit to an impounding agency, as defined in section	199
959.132 of the Revised Code, any or all of the companion animals	200
in that person's ownership or care. The court also may prohibit	201
or place limitations on the person's ability to own or care for	202
any companion animals for a specified or indefinite period of	203
time.	204
(b) A court may order a person who is convicted of or	205
pleads guilty to a violation of division (A) of section 959.13	206
or section 959.131 of the Revised Code to reimburse an	207
impounding agency for the reasonable and necessary costs	208
incurred by the agency for the care of an animal or livestock	209
that the agency impounded as a result of the investigation or	210
prosecution of the violation, provided that the costs were not	211
otherwise paid under section 959.132 of the Revised Code.	212
$\frac{(7)}{(8)}$ If a court has reason to believe that a person who	213
is convicted of or pleads guilty to a violation of section	214
959.131 or 959.21 of the Revised Code has a mental or emotional	215
disorder that contributed to the violation, the court may impose	216
as a community control sanction or as a condition of probation a	217
requirement that the offender undergo psychological evaluation	218
or counseling. The court shall order the offender to pay the	219
costs of the evaluation or counseling.	220

(F) Whoever violates section 959.14 of the Revised Code is	221
guilty of a misdemeanor of the second degree on a first offense	222
and a misdemeanor of the first degree on each subsequent	223
offense.	224
(G) Whoever violates section 959.05 or 959.20 of the	225
Revised Code is guilty of a misdemeanor of the first degree.	226
(H) Whoever violates section 959.16 of the Revised Code is	227
quilty of a felony of the fourth degree for a first offense and	228
a felony of the third degree on each subsequent offense.	229
a relony of the third degree on each subsequent offense.	229
(I) Whoever violates division (B) or (C) of section 959.15	230
of the Revised Code is guilty of a felony and shall be fined not	231
more than ten thousand dollars.	232
Section 2. That existing sections 959.131 and 959.99 of	233
the Revised Code are hereby repealed.	234
Section 3. Section 959.99 of the Revised Code is presented	235
in this act as a composite of the section as amended by both	236
H.B. 281 and S.B. 164 of the 134th General Assembly. The General	237
Assembly, applying the principle stated in division (B) of	238
section 1.52 of the Revised Code that amendments are to be	239
harmonized if reasonably capable of simultaneous operation,	240
finds that the composite is the resulting version of the section	241
in effect prior to the effective date of the section as	242
presented in this act.	243