UNOFFICIAL COPY 23 RS HB 103/GA

1	AN	ACT relating to the torture of a dog or cat.
2	Be it enac	ted by the General Assembly of the Commonwealth of Kentucky:
3	→ S	ection 1. KRS 525.135 is amended to read as follows:
4	(1) As u	used in this section, unless the context otherwise requires:[,]
5	<u>(a)</u>	"Torture" means the intentional infliction of or subjection to extreme
6		physical pain or serious injury or death to a dog or cat, motivated by intent
7		or wanton disregard that causes, increases, or prolongs the pain or
8		suffering of the dog or cat, including serious physical injury or infirmity,
9		and does so while the dog or cat is restrained, which may include being:
10		1. Locked in a cage or kennel;
11		2. Sealed in a plastic bag or box;
12		3. Chained or tied down to restrict motion;
13		4. Pitched in a dumpster;
14		5. Abandoned in a building for three (3) days or more with no intention
15		of returning or having made provisions for the animal's care;
16		6. Physically restrained with tie wraps, rope, chains, or tape;
17		7. Intentionally injured to cause immobility so that the animal cannot
18		save itself from starvation, dehydration, physical impairment, serious
19		physical injury or infirmity, or death; or
20		8. Manually restrained; and
21	<u>(b)</u>	"Serious physical injury or infirmity" means physical injury or physical
22		infirmity that creates a substantial risk of death, protracted loss, or
23		impairment of the function of the limb or bodily organ caused by intent or
24		wanton disregard while restrained. As used in this paragraph:
25		1. "Physical infirmity" includes intentional starvation, dehydration,
26		hypothermia, hyperthermia, muscle atrophy, restriction of blood flow
27		to a limb or organ, mange or other skin disease or parasitic infestation

UNOFFICIAL COPY 23 RS HB 103/GA

1		that has been refused medical care, denial of life-saving medical care
2		or professional euthanasia while intentionally restraining with the
3		intent to cause or the wanton disregard for extreme physical pain,
4		serious injury, or death; and
5		2. "Physical injury" includes substantial physical pain, serious injury, or
6		death intentionally caused by fractures, cuts, burns, punctures, bruises
7		due to crushing, burning, drowning, beating, poisoning, suffocating,
8		hanging, impaling or skinning alive, physical disfigurement, loss of
9		function of a limb or body organ or other wounds or illnesses
10		produced by violence or a thermal or chemical agent while
11		intentionally restrained with the intent to cause or the wanton
12		disregard for extreme physical pain, serious injury, or death
13		["Torture" means the intentional infliction of or subjection to extreme physical pain
14		or injury, motivated by an intent to increase or prolong the pain of the
15		animal].
16	(2)	A person is guilty of torture of a dog or cat when he or she, without legal
17		justification, intentionally tortures a domestic dog or cat.
18	(3)	Torture of a dog or cat is a [Class A misdemeanor for the first offense and a]Class
19		D felony[for each subsequent offense if the dog or cat suffers physical injury as a
20		result of the torture, and a Class D felony if the dog or cat suffers serious physical
21		injury or death as a result of the torture].
22	(4)	Each act of torture of a dog or cat may constitute a separate offense.
23	<u>(5)</u>	Under recommendation of a veterinarian, a tortured dog or cat may be humanely
24		euthanized after it is seized if it is still alive but suffering from the intentional
25		torture that will lead to its death.
26	<u>(6)</u>	Nothing in this section shall apply to the killing or injuring of a dog or cat without
27		intent to cause, or without wanton disregard of, increasing or prolonging the

UNOFFICIAL COPY 23 RS HB 103/GA

pain, suffering, or death of the dog or cat:

1

2	(a)	In accordance with a license to hunt, fish, or trap;
3	(b)	For humane purposes;
4	(c)	For veterinary, agricultural, spaying or neutering, or cosmetic purposes or
5		breed-specific alterations such as cropping of ears, docking of tails, or
6		declawing of a cat, all done by a veterinarian;
7	(d)	For purposes relating to sporting activities including but not limited to
8		training for organized dog or cat shows, or other animal shows in which a dog
9		or a cat, or both, participate;
10	(e)	For bona fide animal research activities, using dogs or cats, of institutions of
11		higher education; or a business entity registered with the United States
12		Department of Agriculture under the Animal Welfare Act or subject to other
13		federal laws governing animal research;
14	(f)	In defense of self or another person against an aggressive or diseased dog or
15		cat;
16	(g)	In defense of a domestic animal against an aggressive or diseased dog or cat;
17	(h)	For animal or pest control; or
18	(i)	For any other purpose authorized by law.
19	<u>(7)</u> [(5)]	Activities of animals engaged in hunting, field trials, dog training other than
20	train	ing a dog to fight for pleasure or profit, and other activities authorized either by
21	a hu	nting license or by the Department of Fish and Wildlife Resources shall not
22	cons	titute a violation of this section.
23	<u>(8)</u> [(6)]	The acts specified in this section shall not constitute cruelty to animals under
24	KRS	5 525.125 or 525.130.