UAPPEAL GENERAL ANIMAL LEGISLATION THAT BECAME LAW IN 2023

ALABAMA	SB147	Relating to livestock; to amend Section 3-5-2, Code of Alabama 1975,	Effective	Signed into law
	Act 2023-42	to provide that no municipal governing body may adopt or continue in	7/1/23	4/25/23
		effect any ordinance, rule, resolution, or directive that prohibits a	, ,	, ,
		person from permitting their livestock or animals to run at large on the		
		premises of another or public land which does not require the same		
		mens rea as state law; and to make nonsubstantive, technical revisions		
		to update the existing code language to current style.		
AFFECTED: Own	ers; Landowners S	PECIES: Livestock; Animals CLASSIFICATION: Limits municipal ordinance		
Prohibits mu	inicipal governing bo	dy from adopting or continuing an ordinance, rule, resolution, or directive	e that is inconsis	tent with the state
law regardin	g livestock or anima	s running at large on the premises of another or on public land, which is i	f it includes such	a ban without a
mental state	or an inconsistent n	nental state		
ALABAMA	SB162	Relating to the Alabama State Board of Veterinary Medical Examiners;	Effective	Signed into law
	Act 2023-467	to amend Section 34-29-67, Code of Alabama 1975, to increase the	9/1/23	6/14/23
		daily stipend for board members; and to authorize the board to		
		increase the amount of the daily stipend at its discretion by rule		
AFFECTED: Boar	d of Veterinary Med	ical Examiners SPECIES: N/A CLASSIFICATION: Pay change		
Changes the	daily pay for board i	members to \$400		

	ARIZONA	<u>SB1053</u> Chapter 124	veterinary medicine; electronic means	Effective 90 days after adjournment	Signed into law 5/8/23	
ŀ	appartment and apparent of the control of the contr					

- AFFECTED: Veterinarians, Owners SPECIES: N/A CLASSIFICATION: Electronic Veterinary Medicine
- Adds that sufficient knowledge of animal in relation to veterinarian client patient relationship includes real-time electronic exam using audiovideo based communication
- Allows establishing veterinarian client patient relationship through electronic means if vet 1) is licensed or has permit, 2) obtains informed consent from client kept for 3 years, 3) provides client with their name and contact and has alternative contact method if electronic is interrupted, 4) advises the client before exam that an in-person visit may be recommended, federal law prohibits certain drugs or medicines by electronic exams, and appointment may be terminated at any time, and 5) is able to recommend local vet that can do in-person visit and client has option to choose in-person
- Veterinarians may prescribe drugs or medicines after establishing veterinarian client patient relationship through electronic means except: 1) initial prescriptions may only be filled 14 days and renewed an additional 14 days with another electronic exam and then need in-person exam, 2) vet must notify client that some drugs and medicines may be filled at the pharmacy and forward prescription to the pharmacy if requested, 3) vet does NOT prescribe controlled substance except with in-person exam or visit to premises where animal lives, and 4) vet must prescribe all medicines and drugs according to state and federal law
- Electronic veterinary services are subject to practice of veterinary medicine rules

ARIZONA	SB1060	animal owners; definition	Effective 90	Signed into law
	Chapter 115		days after	5/8/23
			adjournment	

AFFECTED: Owners SPECIES: N/A CLASSIFICATION: Redefines

• Adds that animal owner does NOT include someone who keeps an animal at the request of an animal shelter

ARIZONA	<u>SB1067</u>	study committee; animal control standards	Effective 90	Signed into law
	Chapter 116		days after	5/8/23
			adjournment	

AFFECTED: All SPECIES: N/A CLASSIFICATION: Creates Committee

- Creates the joint study committee on statewide animal control standards
 - Comprised of 2 members of Senate appointed by president of senate with 1 chair, 2 members of House of Representatives appointed by Speaker of the House with 1 vice chair, Director of Maricopa County Department of Animal Care and Control Services or designee, Director of Pima County Animal Care Department or designee, 4 members of animal control agencies all from different counties in counties with less than 800,000 people (2 appointed by Senate and 2 by House), 4 members of humane animal organizations from different organizations that provide animal control to cities or counties without shelters (2 appointed by House and 2 by Senate), 1 veterinarian who is faculty at accredited veterinary college appointed by AZ state veterinary medical examining board
 - Majority constitutes quorum and meets as often as chair determines
 - Committee must research and report on need for statewide consistency of animal control and submit report to leaders of House and Senate and Governor by 12/31/23
 - Committee may use legislative staff for administrative and operational services
 - Requires state agency or political subdivision to provide services, equipment, documents, personnel and facilities to committee without cost upon request
 - Repeals section on 6/30/24

ARIZONA	SB1194 Chapter 132	state veterinarian; certified rabies vaccinator	Effective 90 davs after	Signed into law 5/11/23
	onapter 101		adjournment	3, 11, 13

AFFECTED: Veterinarians, Rabies Vaccinators, Owners SPECIES: N/A CLASSIFICATION: Vaccine Administration

- Allows rabies vaccine to be administered by certified rabies vaccinator
- Adds that certified rabies vaccinator is not considered practicing veterinary medicine
- Allows veterinarian to appoint non-veterinarian as certified rabies vaccinator to administer rabies vaccines on animal shelter or rescue premises in county with less than 400,000 or census county division of less than 50,000 in county of 400,000+ if no licensed veterinarian
- Requires veterinarian to provide training and to certify in writing that demonstrated skills and knowledge to administer vaccines
- Certification lasts 1 year and must be renewed for 2 years
- Requires rabies vaccinator to maintain records of vaccines for 3 years and report adverse events to the veterinarian
- Veterinarian is not liable for actions of rabies vaccinator administering vaccines

ARKANSAS	HB1293 Act 206	TO MAKE TECHNICAL CORRECTIONS TO TITLE 25 OF THE ARKANSAS CODE CONCERNING STATE GOVERNMENT; AND TO REPEAL THE SUBCHAPTER CONCERNING RULES PERTAINING TO MILK AND CATTLE PRODUCTION.	Effective 90 days after adjournment	Signed into law 3/6/23		
AFFECTED: Milk F	AFFECTED: Milk Producers SPECIES: Cattle CLASSIFICATION: Repeals Rule					
Poposis rulo r	rogarding milk and c	attle production				

Repeals rule regarding milk and cattle production

ARKANSAS	<u>HB1319</u>	TO PROVIDE FOOD AND MEDICAL CARE TO A CANINE RETIRED FROM	Effective 90	Signed into law			
	Act 113	THE DIVISION OF ARKANSAS STATE POLICE IN CERTAIN	days after	2/21/23			
		CIRCUMSTANCES; AND TO CREATE RINO'S LAW.	adjournment				
AFFECTED: Canine Handlers SPECIES: Police Canines CLASSIFICATION: Payment for Medical							
Requires Department of Public Safety to provide up to \$2500/year for food, flea and tick medication and veterinarian bills for canine that retires from AR Division of State Police and is adopted by a handler							
ARKANSAS	<u>HB1420</u>	REGARDING EMOTIONAL SUPPORT ANIMALS.	Effective 90	Signed into law			
	Act 268		days after	3/13/23			
			adjournment				
A EEECTED: Drovid	fore and Mondors of	Emotional Support Animals SPECIES: Emotional Support Animals CI	ACCIEICATION: Do	auires Natification			

AFFECTED: Providers and Needers of Emotional Support Animals SPECIES: Emotional Support Animals CLASSIFICATION: Requires Notification

- Requires supplier of emotional support dog to provide written notice to recipient that dog does not have training to qualify as service animal, that it is not entitled to rights of service animals, and misrepresentation of a service animal is a misdemeanor
- Requires person or business providing certificate, identification, tag, vest, leash, or harness for an emotional support animal to provide notice to recipient that the item does not entitle an emotional support animal the rights of service dogs and misrepresentation of a service animal is a misdemeanor
- Requires notice to be 12-point type on receipt or separate piece of paper
- Requires healthcare provider providing documentation of need of emotional support dog to 1) have active license and provide effective date, license number, jurisdiction, and type of license, 2) be licensed to provide professional services, 3) have client-provider relationship at least 30 days except homeless, 4) complete annual clinical evaluation, 5) provide verbal or written notice that misrepresentation of service animal is misdemeanor, and 6) annually renew documentation – violation may subject them to discipline by licensing board
- Violation of knowingly and fraudulently representing or selling dog as having rights of service dog OR violating written notice for recipients is civil penalty with \$500 for 1st offense, \$1000 for 2nd offense, and \$2500 per additional
- Law does not affect right to reasonable accommodation or right to equal access to housing

ARKANSAS	HB1566	TO MODIFY THE COLLABORATIVE PRACTICE AGREEMENT ESTABLISHED	Effective 90	Signed into law		
	Act 452	UNDER ACT 161 OF 2023; AND TO PROHIBIT A VETERINARY	days after	4/4/23		
		TECHNICIAN SPECIALIST FROM RECEIVING COMPENSATION FOR	adjournment			
		PERFORMING SPECIALIZED VETERINARY TECHNOLOGY.				
AFFECTED, Votaginary Took missing CDFC/FC, N/A CLASSIFICATION, Limits Companyation						

AFFECTED: Veterinary Technician SPECIES: N/A CLASSIFICATION: Limits Compensation

- Prohibits a veterinary technician from receiving compensation for performing specialized veterinary technology except for salary or compensation paid by veterinary clinic, veterinary practice or veterinarian for which they are employed
- No longer allows collaborative practice agreement to include protocols for prescriptive authority

ARKANSAS	HB1591	TO CLARIFY THE APPLICABILITY OF THE ARKANSAS RETAIL PET STORE	Effective 90	Signed into law	
	Act 730	CONSUMER PROTECTION ACT OF 1991; AND TO PREEMPT CERTAIN	days after	4/12/23	
		LAWS CONCERNING RETAIL PET STORES.	adjournment		
AFFECTED: Retail	Pet Stores: Buvers:	Cattery; Kennel; Dealer; Local Governments SPECIES: N/A CLASSIFICA	•	Ban on Acquisition	
		of 1 st or 2 nd class, incorporated town or county) from passing a law that p			
		ennel or dealer OR selling such animal	nombits a retair	per store morn	
acquiring ann	mais morn cattery, Ki	erifier of dealer of selling such arithan			
ARKANSAS	HB1629	TO AMEND THE RABIES CONTROL ACT RELATED TO THE	Effective 90	Signed into law	
7	Act 522	CONFINEMENT OF AN ANIMAL WHEN A PERSON IS BITTEN TO ALLOW	days after	4/10/23	
	7100 322	AN OWNER TO CONFINE AN ANIMAL WHO HAS RECEIVED A CURRENT	adjournment	4/10/23	
		VACCINATION AGAINST RABIES.	aujourninent		
AFFECTED: Owne	ers SPECIES: Anima				
		•	it IF the enimal	has a surrent	
		It has bitten someone to confine the animal on their property and observe	e it ir the animai	nas a current	
rables vaccina	ation AND the owne	r provides proof			
ARKANSAS	HB1662	TO EXEMPT THE SALE OF VETERINARY DRUGS AND MEDICINE IF BASED	Effective	Signed into law	
	Act 591	ON A PRESCRIPTION OF A LICENSED VETERINARIAN FROM THE	Immediately	4/11/23	
		LICENSURE REQUIREMENTS FOR A PHARMACIST AND A PHARMACY;	,	.,,	
		AND TO DECLARE AN EMERGENCY.			
ΔΕΕΕCTED: Veter	inarians; Drug Distri				
		license for pharmacist for sale or shipment of veterinary medical use anti	hiotics and micro	objals directly from	
		y, or farm store to a client if there is a veterinary prescription with a veteri		•	
	·			entrelationship	
		quiring a prescription for medically important antibiotics starting June 202			
ARKANSAS	<u>HB1676</u>	TO AMEND THE LAW REGARDING CERTAIN DIAGNOSTIC SERVICES AND	Effective 90	Signed into law	
	Act 593	TESTING RELATED TO ANIMALS; TO AMEND THE LAW CONCERNING	days after	4/11/23	
		LIVESTOCK AND POULTRY DIAGNOSTIC SERVICES; AND TO AMEND THE	adjournment		
		LAW CONCERNING CANINE BRUCELLOSIS.			
AFFECTED: Owne	ers SPECIES: Dogs	CLASSIFICATION: Additional Testing			
Requires own	ers of dogs that test	t positive for canine brucellosis to report the results to the Department of	Agriculture (was	Livestock and	
Poultry Comn	nission)				
Requires posi	tive dog that has be	en spayed or neutered to have negative test before leaving premises			
	-				
ARKANSAS	<u>HB1677</u>	TO AMEND THE LAW REGARDING LIVESTOCK; TO AMEND THE LAW	Effective 90	Signed into law	
	Act 594	REGARDING LIVESTOCK RUNNING AT LARGE; TO AMEND THE LAW	days after	4/11/23	
		REGARDING FENCING; AND TO REPEAL THE LAW REGARDING FENCING	adjournment		
		DISTRICTS.			
AFFECTED: Owne	rs SPECIES: Livest	cock CLASSIFICATION: Revises			
Makes severa	al revisions to the lav	w regarding livestock escapes and fencing			

ARKANSAS	HB1706 Act 824	REGARDING LIQUID ANIMAL WASTE MANAGEMENT SYSTEMS; AND TO TRANSFER THE AUTHORITY RELATED TO LIQUID ANIMAL WASTE MANAGEMENT SYSTEMS FROM THE DEPARTMENT OF ENERGY AND ENVIRONMENT TO THE DEPARTMENT OF AGRICULTURE.	Effective 90 days after adjournment	Signed into law 4/13/23		
	e Management Syste	•				
systems inclu	 Grants Department of Agriculture in consultation with Division of Environmental Quality the authority of liquid animal waste management systems including the power to promulgate rules, issue and modify permits, approve design plans and site requirements, and take other necessary action 					
ARKANSAS	<u>HB1707</u>	TO AMEND THE ARKANSAS SOIL NUTRIENT APPLICATION AND	Effective 90	Signed into law		
	Act 530	POULTRY LITTER UTILIZATION ACT; AND TO PROVIDE THAT NUTRIENT	days after	4/10/23		
		MANAGEMENT PLANS AND POULTRY LITTER MANAGEMENT PLANS ARE NOT PUBLIC RECORDS.	adjournment			
AFFECTED: Poultr	ry Litter Managemer	nt Plans SPECIES: Poultry CLASSIFICATION: Exempts from Public Record	d			
Exempts poul	try litter manageme	nt plan from being a public record, from public inspection and from the Fo	OIA			
ARKANSAS	<u>SB338</u>	TO AMEND THE ARKANSAS EGG MARKETING ACT OF 1969; AND TO	Effective 90	Signed into law		
	Act 467	AMEND THE NUMBER OF HENS A RETAILER IS PERMITTED TO HAVE TO	days after	4/19/23		
		BE EXEMPT FROM THE ARKANSAS EGG MARKETING ACT OF 1969.	adjournment			
AFFECTED: Retail	ers, Owners SPEC	ES: Hens CLASSIFICATION: Exemption Change				
	• Increases the exemption for retailers of eggs from the Arkansas Egg Marketing Act of 1969 from those purchased from sellers that have less than 200 hens to those that have less than 700 hens					
ARKANSAS	<u>SB476</u>	TO CREATE THE RURAL VETERINARY STUDENT SCHOLARSHIP	Effective 90	Signed into law		
	Act 706	PROGRAM; TO CREATE THE AGRI SCHOLARSHIP PROGRAM TO BE	days after	4/11/23		
		ADMINISTERED BY THE DEPARTMENT OF AGRICULTURE; AND TO	adjournment			
		CREATE THE AGRI SCHOLARSHIP PROGRAM FUND WITHIN THE				
		DEPARTMENT OF AGRICULTURE.				
AFFECTED: Veter	inarians SPECIES:	N/A CLASSIFICATION: Scholarship				

- Makes Arkansas Plant Board civil penalty fees go to the Agri Scholarship Program
- Allows Department of Agriculture to offer scholarships to residents entering institute of higher learning that offers undergraduate program related to agriculture within the state OR post-graduate program for agriculture or veterinary medicine either within or outside the state
- Requires agreement to obtain degree within 6 years of obtaining scholarship AND work in state for 2 years after graduation and begin employment within 1 year – agreement must also include repayment for breach
- Creates Rural Veterinary Student Scholarship Program that encourages veterinarians to locate their practices in rural areas and receive special training to meet needs of livestock producers and rural communities
- Details requirements for the scholarship program

CALIFORNIA	<u>AB-357</u>	Animal test methods: alternatives.	Effective	Signed into law
	Chapter 430		1/1/24	10/8/23
AFFECTED D				

- AFFECTED: Research testing facilities SPECIES: Animals used in testing CLASSIFICATION: Revises Requirements
- Removes requiring alternative testing to be recommended by ICCVAM and adopted by federal agencies or programs
- Prohibits traditional animal testing or strategy if waiver has been granted by responsible agency
- Requires those using traditional animal testing starting January 1, 2027 to annually report to the Attorney General the number and species of
 animals used, type and number of alternative testing methods or strategies used, number of waivers used, and purpose and use of alternative
 testing or strategies or waivers used
- For civil action, replaces that civil action for injunctive relief is exclusive remedy with the Attorney General and others to that the section is enforced by a civil action for injunctive relief by them

CALIFORNIA	AB-1752 Chapter 854	Bees: pesticides: civil penalties.	Effective 1/1/24	Signed into law 10/13/23		
AFFECTED: All	AFFECTED: All SPECIES: Bees CLASSIFICATION: Replaces term					
Replaces dire	ector with secretary i	in the pesticide law relating to penalties				
CALIFORNIA	<u>SB-669</u>	Veterinarians: veterinarian-client-patient relationship	Effective	Signed into law		
	Chapter 882		1/1/24	10/13/23		

AFFECTED: Veterinarians; Veterinary Technicians; Owners SPECIES: Pets CLASSIFICATION: Authorizes action

- Allows veterinarian to authorize a veterinary technician to veterinarian-client-patient relationship to administer preventive or prophylactic vaccines or medications for internal or external parasites if:
 - done at veterinary facility with veterinarian present, or
 - if working at another premises, the veterinarian is in the general vicinity or available by phone
 - technician follows the veterinarian's written procedures and protocols that includes: obtaining animal history, physical exam, information from the history or exam that would make the vaccine or medicine impossible, criteria that disqualifies an animal from getting them, vaccine protocols per animal species, preventative parasite control, documentation of animal information
 - signed statement that veterinarian assumes all risks of the veterinary technician except for willful acts
 - signed statement that technician is agent of the veterinarian
 - veterinary technician informs client that they are acting as agent of veterinarian

COLORADO	HB23-1068	Pet Animal Ownership In Housing	Effective	Signed into law
			1/1/24	6/7/23
			1.0 .6	

AFFECTED: Landlords, Tenants with Pets; Officers; Insurers SPECIES: Pet Animals CLASSIFICATION: Ban Breed-Specific Legislation, Etc.

- Prohibits an insurer from refusing to issue, cancelling, refusing to renew, or increasing a premium or rate for homeowner's policy or dwelling
 fire insurance policy based on breed or mixture of breed of dog, BUT may be done if dog is known to be dangerous or is declared dangerous
 under the law
- Insurers may not ask about a dog's breed or mixture of breeds BUT may ask if it is known to be dangerous or is declared dangerous
- Officers issuing writ of execution must inspect the premises for pet animals AND give them to the tenant if present
- If owner is not present at time of inspection, custody of pet animals must be given to local animal control authority AND landlord must allow them to enter the property to remove the animals and give them the tenant's name and contact information along with post the name and contact information of the organization on the property
- Animals removed must not be left unattended
- Additional security deposits for pet animals may not be more than \$300 and must be refundable
- Limits landlord from requiring extra rent for pet animals of more than the greater of \$35 per month or 1.5 times the monthly rent
- Liens on tenant's personal property excludes pet animals

COLORADO	HB23-1264	Update Livestock Health Act	Effective	Signed into law		
			Immediately	5/18/23		
AFFECTED O CONTOUR IN A CHARGIFICATION AND A CHARGI						

AFFECTED: Owners SPECIES: Livestock CLASSIFICATION: Allows Investigations

- For livestock disease prevention and detection, inspection and testing, and quarantine sections, removes that it is under rules that the commission adopts
- Allows commissioner to investigate to ensure compliance with this article at reasonable times during business hours after consent of the owner or an administrative search warrant – may check all buildings, yards, pens, pastures, and other areas animals are kept, handled or transported
- Allows commissioner to administer oaths and take statements, issue administrative subpoenas on witnesses and documents, and compel witnesses to disclose all relevant facts
- If witness fails to follow subpoena, commissioner may petition the district to compel them to comply if they do not comply, it is contempt of court
- Investigations and records are kept from public record during the investigation except by court order
- For state livestock disease diagnostic laboratories: replaces rocky mountain regional animal health laboratory with animal health laboratory in the department
- For appraisers to determine value of animals to be condemned: removes the third appraiser and requires governor to determine appropriate appraisal within 90 days or commissioner value is used

COLORADO	HB23-1265	Born To Be Wild Special License Plate	Effective 90	Signed into law			
			days after	5/20/23			
			adjournment				
AFFECTED: Moto	rists SPECIES: Gr	ey Wolves CLASSIFICATION: New License Plate					
	orn to Be Wild" licen vehicles under 16,00	se plate designed by the department for motorcycles, passenger cars, true 10#	cks, and noncom	mercial and			
 Requires dep 	artment to issue the	em by 1/1/24 or as soon as available					
 Must pay the 	following additiona	I taxes and fees for the plate: 1) \$25 one-time fee for the highway users to	ax fund, 2) annua	I \$50 fee for the			
wildlife cash	fund, and one-time	special license fee					
 Wildlife cash 	fund fee is used for	nonlethal methods of mitigating and preventing contact with grey wolves					
May pay an a	dditional fee to pers	sonalize the plate – any old special license plate must be turned in					
Lists out the	purposes for which t	the wildlife cash fund fee is used					
COLORADO	HB23-1286	Increase Penalty Cruelty Police And Service Animals	Effective	Signed into law			
			Immediately	6/2/23			
AFFECTED: Violat	tors SPECIES: Polic	e and service animals CLASSIFICATION: Increases Penalty					
·	•	ger management or similar course for second or subsequent conviction of	crime that include	des cruelty or			
aggravated c	ruelty to service anir	mal, certified police working dog, or police working horse					
For restitutio	n for the owner, inc	ludes those who committed aggravated cruelty AND includes service anim	nals				
COLORADO	SB23-152	Sunset Continue Custom Processing Meat Animals	Effective 90	Signed into law			
			days after	4/28/23			
			adjournment				
AFFECTED: Meat	Producers SP	ECIES: Meat Animals CLASSIFICATION: Extends Regulation					
	-	processing of meat animals from 9/1/23 to 9/1/32					
	• •	ng to remove the 2016 stakeholder group meeting and report and just allo	wing the commis	ssioner to create a			
	stakeholder group						
Removes \$700 per violation civil penalty and makes penalties credited to general fund							
Violations of Article 33 is petty offense (was Class 2 misdemeanor)							

COLORADO	SB23-255	Wolf Depredation Compensation Fund		Effective	Signed into law
				Immediately	5/23/23
AFFECTED: Owners SPECIE		S: Livestock; Livestock Guard or Herding Animal	CLASSIFICATION: Cr	eates Fund	

- Creates the Wolf Depredation Compensation Fund to comply with law requiring compensation to owners whose livestock is attacked by wolves
- Transfers \$175,000 for fiscal year 2023-24 to the fund (repealed on 1/1/24)
- Requires \$350,000 transfer to fund starting 2024-25 and each fiscal year
- All interest and income from the money must go to the fund
- Money goes to owners of livestock or livestock guarding or herding animal that suffer damages due to wolf depredation
- Must have been killed or injured by at least 1 grey wolf AND claimant must be eligible under Gray Wolf Restoration and Management Plan
- Allows commission to create rules to implement including additional criteria to claim or additional criteria for indirect loss
- Any unexpended money over \$100,000 for 2023-24 and 2024-25 and amount expended to owners the preceding year plus 20% for 2025-26 or any other year must go to Gray Wolf Restoration and Management Plan
- Requires report by 1/31/25 and annually to committees of reference
- Compensation is not subject to taxes
- Protects claimant's information and compensation
- Appropriates \$175,000 to department from wolf depredation compensation fund which is reduced from their general appropriation

CONNECTICUT	HB05575	AN ACT REQUIRING THE DEPARTMENT OF AGRICULTURE TO REVISE	Effective	Signed into law
	Public Act 23-138	MUNICIPAL ANIMAL SHELTER REGULATIONS.	Immediately	6/26/23
			& 10/1/23	

AFFECTED: Municipal & Regional Dog Pounds SPECIES: Dogs; Cats CLASSIFICATION: Revises Requirements

Municipal and regional dog pounds must

- provide mechanical heating and cooling and maintain indoor temperatures between 55-80 degrees unless otherwise required by veterinarian
- not allow dogs to share primary enclosure except dams or foster dams and puppies
- Meet space requirements for primary enclosure in federal standards for cats
- Dogs and cats kept in groups: must keep female in heat from males, keep vicious or aggressive dispositions separate, keep puppies or kittens 4
 months or less away from adults except the dam or foster dam
- isolate ones with contagious disease and prevent nose-to-nose contact with healthy ones
- have ones with contagious disease examined, treated, and handled by veterinarian

CONNECTICUT	HB06607	AN ACT CONCERNING THE NIGHTTIME LIGHTING OF STATE-OWNED	Effective	Signed into law			
	Public Act 23-143	BUILDINGS AT CERTAIN TIMES FOR THE PROTECTION OF BIRDS.	Immediately	6/27/23			
AFFECTED: State	Owned Buildings	SPECIES: Birds CLASSIFICATION: Ban - Lighting at Certain Times	}				
Requires all s	tate owned building	s to have non-essential lighting (not for safety or functionality) turned off	between 11:00 i	om and 6:00 am			
•	e Capitol building	7,	•				
•	,	and Code and Standards Committee to consider a lighting design change	to comply with t	his law for any			
•	g Code revision start						
CONNECTICUT	HB06714	AN ACT CONCERNING CRUELTY TO ANIMALS.	Effective	Signed into law			
	Public Act 23-129		10/1/23	6/27/23			
AFFECTED: Abuse	ers SPECII	ES: N/A CLASSIFICATION: New Crime					
 Creates crime 	e of sexual assault of	an animal with a penalty of a Class A misdemeanor and prohibition for 5	years of harborii	ng, owning,			
possessing, re	esiding with, adoptin	g, or serving as a foster placement of any animal or being employed by or	volunteering fo	r an entity in a			
position that	requires caring for c	r regular contact with an animal					
Allow law ent	forcement or animal	control office to seize an assaulted animal, who must immediately take it	to a shelter or v	eterinarian to be			
examined and	d preserve evidence						
 Requires vete 	erinarian that suspec	ts an animal has been harmed, neglected, or treated cruelly due to partic	pation in anima	fighting to report			
The state of the s	•	of animal, and date and time of discovery to a law enforcement or animal	•				
	n civil liability except	•					
Prohibits a per	erson convicted of ce	ertain animal cruelty from harboring, owning, possessing, residing with, ac	lopting, or servir	ng as a foster			
		employed by or volunteering for an entity in a position that requires cari		•			
animal for 5 y			0				
,							
CONNECTICUT	HB06725	AN ACT REVISING CERTAIN FARMING AND AQUACULTURE PROGRAMS	Effective	Signed into law			
	Public Act 23-184	OF THE DEPARTMENT OF AGRICULTURE.	Immediately	6/28/23			
			& 10/1/23				
AFFECTED: Farme	ers; Aquaculture Ope	erations SPECIES: Livestock; Shellfish CLASSIFICA	ATION: Ban – Ru	nning at Large			
 Changes nam 	e of State Veterinar	an from chief livestock health official to state animal health official					
State Veterin							
	, ,	ture to encourage development and expansion of new and existing aquac	culture for shellfi	sh			
·							
	biologic						

CONNECTICUT	HB06726	AN ACT CONCERNING THE REGULATION OF LIVESTOCK.		Effective	Signed into law
	Public Act 23-187			Immediately	6/28/23
AFFECTED: Livestock Facilities		SPECIES: Livestock	CLASSIFICATION: Revises Require	ments	

- Commissioner's deputy or agents no longer allowed to quarantine animals for disease, import violations, or kept in unsanitary conditions
- Quarantine may include banning movement of animals and includes mortalities
- Adds that livestock are generally used to produce food or fiber and are considered farm animals
- Allows orders to be sent by electronic means to those out of state if they approved it
- Allows notice of order or regulation to be sent by email to those who approved it
- Changes penalty for violation of regulation or order to \$500 per animal per day up to \$25,000
- Quarantine for livestock or poultry tested for disease or biological or chemical residue is for those known to be in the state AND test chart must be signed by a licensed accredited veterinarian as defined
- Commissioner may require TB testing for all livestock instead of just neat cattle and goats Goats, cattle, bison, and captive cervids must follow USDA Uniform Methods and Rules for Bovine Tuberculosis Eradication, other livestock must follow State Veterinarian requirements, or must follow USDA TB testing standards state is not liable for damages from such testing testing must be done by State Veterinarian, veterinarians of federal government, or accredited veterinarian
- Replaces provision allowing commissioner to euthanize domestic animal that is positive for TB (bovines after determining value) with allowing the euthanasia of all livestock after determining value value is only from commissioner, not owner value must be based on age, sex, grade, and purpose and commissioner can consult with livestock dealers, commission sales stables, and other to determine value premises must be disinfected during time specified by commissioner (was 15 days) makes an exception for compensation of animal with no real value or in state less than 3 months if born in the herd or imported according to this law
- Removes the appraisal limit of \$2000 for purebred bovine and \$1100 for grade bovine
- Replaces tagging of animal that reacted to the TB test with requiring identification of a tag, brand device, or marking approved by the commissioner for condemned livestock – prohibits condemned animal from being moved except under commissioner's direction
- Person aggrieved by order to condemn livestock may appeal to superior court of judicial district of Hartford within 7 days
- Replaces provision allowing commissioner to condemn herd of cattle if TB or brucellosis recurs within a 2 year period or if substantially
 affected WITH allowing the condemnation of any livestock under those circumstances or if substantially affected with any other infectious or
 contagious to prevent spread or public health
- Makes several other changes

CONNECTICUT	SB01069	AN ACT CONCERN	NING REVISIONS TO CERTAIN DOMESTIC ANIMAL	Effective	Signed into law
	Public Act 23-17	RELATED STATUTES.		Immediately	6/7/23
AFFECTED: Animal Control; Owners; Veterinarians		SPECIES: Domestic Animals; Animals	CLASSIFICATION: V	arious Revisions	

- Allows animal control officer to get court order to compel an animal owner to provide care in manner court finds necessary
- Removes option of surety bond for seized animals allows posting bond to agency's counsel of record increases cash bond from \$500 per animal to \$1000 per animal increases the per diem rates from \$15 to \$20 per animal per day (from \$25 to 30 for livestock and large animals)
- Municipal animal control officers must report their services monthly to the Commissioner of Agriculture and chief administrative officer of the town or region Commissioner shall prescribe the form for the report Deletes the payment method
- Replaces kennel license with local kennel license Must get if breed more than 5 litters of dogs per year (was 2) License fee must go to compensate municipal animal control officers or for their equipment, license certificates, tags, dog pounds, care of impounded animals, animal supplies, and veterinary care requires annual inspections and upon complaint and lists the requirements and allows suspension or revocation of license with cause and allows issuing orders for any issues Appeals must be in judicial district of municipality and must be made within 15 days Decreases penalty for having kennel without a license from Class B to Class D misdemeanor Changes penalty for failing to get license, not allowing inspections, or not correcting an order of infraction for 1st offense and a Class D misdemeanor for each additional offense Prohibits person or business entity with controlling interest in an entity from getting license if guilty of animal cruelty involving fighting animals, injury or death to police or search or rescue animal, sale or treatment of horses unable to work, or cruelty to poultry
- Allows commissioner to refuse to issue or renew a license or registration if the commercial kennel, animal shelter, pet shop, grooming facility, or training facility fails to comply with commissioner's orders or regulations or statutes and regulations relating to animals Prohibits license if guilty of animal cruelty involving fighting animals or injury or death to police or search and rescue animals
- Allows pet shop licensee to keep electronic or paper records of veterinary services and includes examinations Allows consumer to bring action in Superior Court if pet shop fails to reimburse or replace a dog or cat if it becomes ill or becomes ill and dies or has a congenital defect Removes additional fine for failure to reimburse
- Certificate of health for import dog or cat must be from veterinarian accredited by the USDA
- Rabies: Allows commissioner or designee to issue order requiring rabies testing or quarantine replaces destruction with humane euthanasia for quarantine, replaces with animal control officers, regional animal control officers, and municipal animal control officers suspected cases must be reported to State Veterinarian for making decisions about biting animals other than dog, cat, or ferret, requires considering the rabies vaccination status animal only needs diagnosed as rabid by licensed veterinarian or State Veterinarian (was 2 licensed vets) to be euthanized euthanized animal must be examined by CT Department of Public Health Laboratory or other approved laboratory and veterinarian must deliver head within 48 hours quarantined animals found healthy must be claimed within 5 days after the quarantine suspected rabies cases must be reported to State Veterinarian within 24 hours Penalty for failing to comply with order is \$250, if owner disobeys a quarantine order, animal may be seized and quarantined with owner liable for all costs
- Service animals: replaces guide dog with service animal and replaces blind, deaf, or mobility impaired person with person with disability deletes requirement that it must wear a harness or orange-colored leash and collar identifying it as a guide dog
- Kennels that violate the chapter for which no penalty is listed are given \$250 fine and/or 30-day imprisonment not just related to restraining and destroying dogs and cats limits prosecution of violations to chief animal control officer and animal control officers
- Reimbursement rate for veterinarians under the Animal Population Control Fund is determined biannually

DELAWARE	SB 37	AN ACT TO AMEND TITLE 29 OF THE DELAWARE CODE RELATING TO	Effective	Signed into law			
		THE STATE DOG.	Immediately	5/30/23			
AFFECTED: All	SPECIES	Rescue Dogs CLASSIFICATION: Official State Animal					
Designates re	Designates rescue dog as official state dog						
DELAWARE	<u>SB 70</u>	AN ACT TO AMEND TITLE 10 OF THE DELAWARE CODE RELATING TO	Effective	Signed into law			
		ANIMALS IN PROTECTION FROM ABUSE PROCEEDINGS.	Immediately	6/27/23			
AFFECTED: Abuse	ers; Owners	SPECIES: Companion Animals; Service Animals CLASSIFICATION	N: Protects Anima	als from Abuse			
 Includes in the definition of abuse in proceedings: 1) inflicting physical injury on companion or service animal, 2) engaging in course of alarming or distressing conduct regarding such animal, and 3) inflicting or attempting to inflect physical injury on a companion animal, engaging in conduct causing a person to fear the animal will be physically injured, and cruelty to a companion animal to coerce, control, punish, or intimidate person with close bond to it Allows court to grant petitioner for abuse protection order exclusive care, custody, or control of the companion animal owned, possessed, leased, kept, or held by the petitioner, respondent, or a minor child AND order the respondent to stay away from it 							
DELAWARE	<u>SB 71</u>	AN ACT TO AMEND TITLE 16 OF THE DELAWARE CODE RELATING TO	Effective	Signed into law			
4.555.075D		REPORTING SUSPECTED ANIMAL CRUELTY.	Immediately	6/27/23			
		; Department of Justice; Animal Owners SPECIES: Animals CLASSIFI					
•	•	es investigating child abuse or neglect and the Department of Justice impruelty to the Office of Animal Welfare	iementing a chiid	a protection system			
	erson who suspects a	animal cruelty to report it to the Office of Animal Welfare and makes then	n immune from l	iability including			
DELAWARE	SB 109	AN ACT TO AMEND TITLE 16 OF THE DELAWARE CODE RELATING TO	Effective	Signed into law			
		IMPOUNDMENT OF ANIMALS.	Immediately	8/24/23			
AFFECTED: Owne	ers SPE	CIES: Impounded Animals CLASSIFICATION: Changes Time to Pa	y Care Costs				
• Decreases the 15 days	Decreases the time to pay care costs of an impounded animal involved in cruelty or fighting after the monthly bill is received from 30 days to						
DELAWARE	<u>SB 117</u>	AN ACT TO AMEND TITLE 16 OF THE DELAWARE CODE RELATING TO	Effective	Signed into law			
		THE MEDICAL CARE OF POLICE DOGS INJURED IN THE LINE OF DUTY.	Immediately	8/10/23			
AFFECTED: Param	nedic or EMS Provide	ers; Handlers SPECIES: Police Dogs CLASSIFICATION: A	Ilows EMS Treat	ment & Transport			
Allows transp							

- Makes such paramedic or EMS provider immune from civil liability for treating it except for causing injury or death through willful, wanton, or recklessness or gross negligence
- Prohibits providing care if it would interfere with an individual getting services

DELAWARE	SB 129		AN ACT TO AMEND TITLE 16 OF TH	AN ACT TO AMEND TITLE 16 OF THE DELAWARE CODE RELATING TO		
			ANIMAL SHELTERS.	Immediately	8/17/23	
AFFECTED: Animal Shelters SPE		SPE	CIES: Dogs; Cats; Other Animals	CLASSIFICATION: Revises Requirem	ents	

Updates animal shelter requirements:

- Requires behavioral enrichment protocol AND requires it and the veterinary care protocol to be updated annually
- Requires administering the required vaccines for dogs and cats admitted overnight by noon the next day
- Requires evaluation of animals at intake for infectious disease or illness or injury requiring emergency care
- Requires full examination within 48 hours and before adoption (was 72 hours)
- Requires annual veterinary exam for animals held more than a year
- Animals directly exposed to highly contagious disease must be guarantined
- All dogs and cats of age must have rabies vaccine or exemption before adoption or return to field those in quarantine for rabies or dangerous dog hold must be vaccinated before release from the shelter
- Animals must be fed daily with the proper food listed except when otherwise medically required AND must have fresh, clean water except as otherwise determined by veterinarian Food and water bowls must be durable and cleaned and sanitized food preparation and storage areas must be easily sanitized and kept clean food must be stored properly
- Shelters must hold animals at least 3 business days (was 72 hours) to allow owner to reclaim removes that wild animals may be rehabilitated
- If owner is found, shelter must wait 5 business days to reclaim (was 5 days)
- Requires animals for adoption to be microchipped
- Revises record information no longer requires euthanasia rate, number of adoptions, number reclaimed, number transferred, number that
 died, and number of cats returned to field replaces intake rate with intake and outtake data number of animals must include beginning and
 end numbers spays/neuters must include in shelter and public ones information must be available upon request by department (was
 authorities)
- Adds new facility, primary enclosure, and sanitation requirements

DELAWARE	SB 168	AN ACT TO AMEND 1	TITLE 24 OF THE DELAWARE CODE RELATING TO	Effective	Signed into law
		VETERINARY MEDICI	NE.	Immediately	9/21/23
AFFECTED: Veterinarians; Owners		SPECIES: N/A	CLASSIFICATION: Revises Requirements		

- Removes temporary permits
- Requires veterinarian-client-patient relationship to be established and maintained to practice veterinary medicine, which requires veterinarian to assume responsibilities of medical decisions and client follows instructions, have sufficient knowledge of patient to make general or preliminary diagnosis, readily available for follow-up or have emergency or continuing care, oversees treatment, compliance, and outcome, and has patient records – for facilities with multiple animals, can examine health, production, or laboratory records, consult with owners or staff, and maintain information of local epidemiology of diseases for the species
- Moves license exemptions to new section AND adds non-resident veterinarian or veterinary technician providing services during emergency or natural disaster if official declaration is made by governor or delegated state official, invitation was given by authority for coordinating animal or agricultural issues during emergencies, and complies with the Board
- Removes Board authority to censure a veterinarian license but lets them permanently revoke one or issue a penalty of \$2000 per violation
- Increases penalty for pretending to be licensed veterinarian when not for a 2nd or subsequent offense to \$1000-2000 removes the complaint and investigation process
- Removes the grandfathering for current veterinarians
- Veterinary technicians may obtain temporary license while waiting to pass the examination
- Removes Board authority to censure a veterinary technician license but lets them permanently revoke one or issue a penalty of \$500 per violation
- Increases penalty for pretending to be licensed veterinary technician when not to \$500-1000 per offense (was \$200-400) and for a 2nd or subsequent offense to \$1000-2000 - removes the complaint and investigation process

DELAWARE	<u>SB 176</u>	AN ACT TO AMEND TITLE 16 OF THE DELAWARE CODE RELATING TO	Effective	Signed into law
		RETIRED LAW-ENFORCEMENT CANINES.	Immediately	8/10/23

AFFECTED: Owners; Listed Departments

- Requires the Department (Department of Correction, Department of Safety and Homeland Security, Department of Natural Resources and Environmental Control, or State Fire Prevention Commission) that a retired law-enforcement canine assisted to reimburse the owner up to \$1500 annually for veterinary care expenses they paid
- Department must require documentation of such care
- Departments must create reimbursement process

FLORIDA	HB 719	Practice of Veterinary Medicine	Effective	Signed into law
	Ch 2023-208		7/1/23	6/9/23

AFFECTED: Out-of-State Veterinarians; Veterinarians

SPECIES: N/A

CLASSIFICATION: New Exemption

- Exempts from the requirements of practicing veterinary medicine any out-of-state veterinarians that perform dog and cat sterilization services or preventative health services during sterilization as unpaid volunteer under the supervision of a veterinarian
- Licensed veterinarian is responsible for the out-of-state veterinarian
- Such out-of-state veterinarian is ineligible for a premises permit

FLORIDA	<u>HB 959</u>	Dosage Fo	Dosage Form Animal Health Products			Signed into law
	Ch 2023-185				10/1/23	6/2/23
AFFECTED: Owners; Commercial Feed Entities			SPECIES: N/A	CLASSIFICATION: Revises Labeling		

Amends Commercial Feed Law

- Adds and defines dosage form animal product includes oils, tinctures, capsules, tablets, liquids, and chewables excludes 1) minerals or vitamins, 2) products as primary meal for the animal, 3) treats, 4) dental products, and 5) drugs, biologics, parasiticides, medical devices, or diagnostics to treat or administer to animals under FDA Federal Food, Drug, and Cosmetic Act, USDA Virus-Serum-Toxin Act, or EPA Federal Insecticide, Fungicide, and Rodenticide Act
- Requires labeling for feedstuff
- Exempts from guaranteed analysis any dosage form animal products that is guaranteed
- Requires labels for dosage form animal products to have accurate statement of net weight, name and address of registrant, brand and product name it is distributed under, manufacture or expiration date if sold at retail, amount of each active ingredient per serving, common or usual name of each inactive ingredient, statement how it supports structure or function of the animal, precautionary statements and warnings to ensure safe and effective use, recommended dose by animal weight, and "Not for human consumption."

FLORIDA	HB 1047	Offenses Against Certain Animals	Effective	Signed into law
	Ch 2023-110		10/1/23	5/23/23

AFFECTED: Police; Violators

SPECIES: Police Canine; Police Horse; Fire Canine; SAR Canine

CLASSIFICATION: Ban – Violence to Such Animals; Increases Penalties

- Under resisting officer with violence law: adds knowingly and willfully resisting, obstructing, or opposing a police dog or horse working with an officer by offering or doing violence to the crime AND creates penalty of felony of third degree
- Increases penalty for maliciously touching, striking, or causing bodily harm to police canine, fire canine, SAR canine, or police horse from 1st degree misdemeanor to a felony of the 3rd degree
- Increases penalty for intentionally or knowingly maliciously harassing, teasing, interfering with, or attempting to interfere with such animal above from 2nd degree misdemeanor to 1st degree misdemeanor
- Adjusts the Criminal Punishment Code to reflect the changes above

FLORIDA	SB 942	Authorization of	f Restrictions Cond	cerning Dogs	Effective	Signed into law
	Ch 2023-253				10/1/23	6/16/23
A EFFECTED. D. Iblia		O CF	SECIEC: Dame	CLACCIFICATION: Allacce maliains		

AFFECTED: Public Housing Authorities; Owners SPECIES: Dogs CLASSIFICATION: Allows policies

- Revises Dangerous Dog law by allowing public housing authorities to adopt a policy to address attacks on persons or domestic animals, place further restrictions on dogs that bite people or domestic animals, and develop criteria to implement the act if it does not discriminate on breed, weight, or size
- Removes exemption for local ordinances adopted before 10/1/1990

FLORIDA	SR 1732	Path of the Panther Day		Adopted 4/11/23					
AFFECTED: All	SPECIES: Florida	Panther CLASSIFICATION: Official Day							
		e Panther Day to highlight recovery of Florida panther and celebrate Florid	da Wildlife Corri	dor					
GEORGIA	SB 68 Act 91	Racketeer Influenced and Corrupt Organizations; offense of dogfighting as racketeering activity; include	Effective 7/1/23	Adopted 5/1/23					
AFFECTED: Dog F		S: Dogs CLASSIFICATION: Dogfighting is Racketeering	7/1/23						
	•	ing activity in relation to racketeer influenced and corrupt organizations							
HAWAII	HB972 Act 215	RELATING TO THE ANIMAL INDUSTRY SPECIAL FUND.	Effective Immediately	Signed into law 7/5/23					
AFFECTED: All SPECIES: N/A CLASSIFICATION: Allows additional income source									
Branch as a s	ource of income for	surveillance, and other work fees from Industry Division Veterinary Labora the animal industry special fund rements to laboratory capabilities and operations	atory and Anima	l Disease Control					
IDAHO	<u>H0095</u>	Animal remedies, hemp	Effective	Signed into law					
AFFECTED	Chapter 28	O CRECIES D. L. C. L. I. D. L. E. L. CLASSIFICATION F. I.	7/1/23	3/15/23					
Excludes fron		rs, Owners SPECIES: Pets, Special Pets, Equine CLASSIFICATION: Exclusion commercial feed any animal remedies from industrial hemp for pets, special terated							
IDAHO	<u>H0349</u>	Stray livestock, herd district	Effective	Signed into law					
	Chapter 261		Immediately	4/3/23					
AFFECTED: Herd	Districts SPECIES:	Livestock CLASSIFICATION: Removes grandfathering							
 Removes the 	exemption for herd	districts or ordinances on 1/1/1990 from the authority of the county com	missioners						
Corrects ever	y instance of the wo	rd inclosed with enclosed							
ILLINOIS	HB 1049 Public Act 103-0011	DOG BREED INS PROTECTION ACT	Effective Immediately	Signed into law 6/9/23					
SPECIES: Dogs	eowner's and Renter Ban – Breed-Specifi	's Insurance Policy Companies; Owners							

- Prohibits a homeowner's or renter's insurance policy insurer from refusing to issue or renew, cancelling, charging or imposing increased premium or rate, or excluding, limiting, restricting, or reducing coverage based solely on breed or mixture of breeds
- May cancel or refuse to issue or renew or increase premium for dangerous or vicious dog under Animal Control Act

ILLINOIS	HB 2500 Public Act 103-0434	ANIMAL ADOPTION-FEE WAIVER	Effective 1/1/24	Signed into law 8/4/23				
AFFECTED: Animal Shelter; Animal Control Facilities; Veterans SPECIES: Dogs; Cats CLASSIFICATION: Waives Adoption Fee								
word "vetera	n" on it or an ID card	l control facility to waive adoption fee for a veteran with a IL driver's licen d under the Veterans Identification Card Act of 2015 and either an IL drive ption to one every 2 years						
ILLINOIS	SB 1499	COMPANION ANIMAL-FORFEITURE	Effective	Signed into law				
	Public Act		Immediately	8/4/23				
	103-0490							
AFFECTED: Owne	rs SPECIES: Com	npanion Animals CLASSIFICATION: Allows Additional Seizure						

Amends Humane Care for Animals Act

- Adds to crimes for which an animal can be seized if the owner is convicted: depiction of animal cruelty; teasing, striking or tampering with police animals, service animals, accelerant detection dogs, or search and rescue dogs; injuring or killing police animals, service animals, accelerant detection dogs, or search and rescue dogs; poisoning domestic animals; and attacking a guide, hearing, or support dog
- Current law allows court to order a person convicted of a listed crime for which an animal can be seized to forfeit the animals that are the basis of the crime now they can be ordered to forfeit them if placed on supervision violation of order makes animal subject to immediate forfeiture and civil and criminal contempt of court with a penalty of a \$2500 fine and/or 90 days imprisonment

ILLINOIS	SB 1882 Public Act 103-0238	DOG & CAT TESTING RE	STRICTIONS	Effective Immediately	Signed into law 6/30/23
AFFECTED: Testin	g Facilities SPEC	CIES: Dogs; Cats	CLASSIFICATION: Ban – Animal Testing		

- Creates Protection of Dogs and Cats from Unnecessary Testing Act
- Bans canine and feline toxicological experiments by testing facilities except for 1) medical research, 2) comply with federal requirements for a
 medical device, 3) drug testing required by FDA under the Federal Food, Drug, and Cosmetic Act or Section 351 of the Public Health Service Act
 which does not allow alternative testing, 4) biologic testing requirement of USDA under Virus-Serum-Toxin Act or related regulations for which
 no waiver for an alternative exists, 5) pesticide testing requirement of EPA under Federal Insecticide, Fungicide, and Rodenticide Act or
 relevant regulation, or 6) requirement under Toxic Substances Control Act
- Attorney General or State's attorney in county may bring action to enforce it and may bring action to restrain such practice through permanent or preliminary injunction
- If the AG or state attorney wins, they may recover \$5000 per day of violation plus court costs and attorney fees
- Exempts testing to develop, manufacture, or market a product beneficial to dogs and cats

INDIANA	HB 1354	Service animals.	Effective	Signed into law
	Public Law 52		7/1/23	5/4/23

AFFECTED: Handlers SPECIES: Service Animals CLASSIFICATION: Re-defines

- Redefines service animal from hearing animal, guide animal, assistance animal, seizure alert animal, mobility animal, psychiatric service animal or autism service animal to dog or miniature horse trained to do work or perform tasks for an individual with a disability
- Requires public accommodation to make reasonable modifications to policies, practices and procedures to allow miniature horse for individual with disability
- Requires public accommodation to consider size, type and weight of horse and whether facility can accommodate it, whether handler has sufficient control, whether horse is housebroken, and whether presence in certain facility compromises legitimate safety requirements for safe operation
- Removes that person who is blind, deaf or has physical or mental disability must be allowed to be accompanied by service animal without charge
- For penalties for those who refuse accommodation or charge extra fees, replaces person who is blind, deaf or has physical or mental disability to individual with a disability
- Requires public accommodation to make reasonable modifications to policies, practices and procedures to allow service animal for individual with disability
- Public accommodation may ask person with disability to remove animal if it is out of control and handler does not take effective action to control it OR if it is not housebroken must allow handler to obtain goods, services or accommodations without the animal
- Allows public accommodation to charge handler for damages if they normally charge individuals for damages they cause
- Service animal must be under control of handler at all times AND must have harness, leash or tether unless the handler is unable to because of the disability or it will interfere with the animal's work
- Public accommodation is not responsible for care or supervision of the service animal
- Prohibits public accommodation from asking about nature or extent of disability but may ask whether animal is required because of a disability and what work or task the animal was trained to perform may not make inquires if readily apparent may not require documentation of certification, training or licensing
- Allows service animal in all areas of public accommodation including where members of public, program participants, clients, customers, patrons and invitees are allowed may not charge a fee or make requirements that others don't comply with

INDIANA	SB 423	Animal impoundment.	Effective	Signed into law
	Public Law 52		7/1/23	4/20/23
VEEECTED: CD	ECIES: CLASSIEICA	ATION:		

- CLASSIFICATION
- Defines impound agency and reasonable expenses
- Requires impound agency to make reasonable attempt to identify and notify the owner of an impounded animal that it was impounded and the bond requirement
- Requires providing bond to impound agency (was animal shelter caring for it) within 10 BUSINESS days (was just 10 days) and requires amount to be reasonable expenses
- Makes 10 business day period begin on day of impoundment without court order
- Makes animal forfeited to impound agency (was shelter) if bond expires OR is not posted
- Euthanasia by impound agency requires a veterinarian to determine animal presents serious threat to other animals or people OR is in best interest of welfare of animals (was just those suffering extreme pain) - must notify owner with reason within 10 business days AFTERWARDS exempts vet from civil liability – unused bond must be returned to owner

IOWA	HF 317	A bill for an a	A bill for an act relating to taking certain animals that are deemed a			Signed into law
		nuisance.			7/1/23	4/28/23
AFFECTED: Owner/Tenant of Agriculture Property SPECIES: Raccoon, Opossum, Skunk CLASSIFICATION: E						

- Adds that prior permission is not required to shoot, trap or ensnare a fur-bearing animal when it is an owner or tenant of agriculture property or associated residence outside city limits when taking, capturing by cage-trap or dog-proof trap, shooting or temporarily possessing to destroy or dispose of a raccoon, skunk or opossum deemed a nuisance
- Excludes federal Endangered Species Act species or state endangered species

IOWA	<u>SF 315</u>	A bill for an act relating to raw milk, by providing for the production of	Effective	Signed into law
		raw milk at certain dairies, the manufacture of products using raw	7/1/23	5/11/23
		milk, and the labeling and distribution of raw milk and manufactured		
		products, and making penalties applicable.(Formerly SSB 1107.)		
AEEECTED: Dainy	Producore & Manua	acturors SDECIES: Dainy Animals CLASSIEICATION: Povisos		

AFFECTED: Dairy Producers & Manufacturers SPECIES: Dairy Animals CLASSIFICATION: Revises

- Allows department to require records by raw milk producer that includes coliform count and standard plate count of dairy animals at raw milk dairy owned or operated by them and administration of antibiotic drugs to dairy animals
- Prohibits home food processing establishment from selling or distributing raw milk
- Requires raw milk dairy where raw milk is produced, processed, labeled, marketed or distributed along with raw milk product is manufactured to comply with chapter 195 - prohibits department from regulating it except where expressly allowed
- Prohibits food establishment or farmers market from selling or distributing raw milk or raw milk manufactured product
- Requires labeling of raw milk or manufactured raw milk product with specific wording requirements
- Regulates distribution of raw milk products

IOWA	<u>SF 473</u>	A bill for an act relating to livestock health, by providing for the	Effective	Signed into law			
		livestock health advisory council and livestock disease research fund.	7/1/23	4/28/23			
AFFECTED: Owne		S: Livestock CLASSIFICATION: New member					
		ry council supports livestock disease research by college of veterinary me	dicine				
 Adds Iowa tu 	rkey farmer appoint	ed by Iowa turkey federation to membership					
 Adds membe 	rs are appointed by	member organizations					
 Adds that me 	mbers cannot get ex	rpenses for doing their duties or compensation					
 Requires coul 	Requires council to make recommendations for expenditures in fund to be made at beginning of fiscal year and requires such						
	recommendation before expending it						
 Adds that mo 	ney from livestock of	lisease research fund is for college of veterinary medicine to conduct rese	earch on livestock	diseases			
KENTUCKY	<u>HB 39</u>	AN ACT relating to the Kentucky Horse Park.	Effective 90	Became law w/o			
			days after	signature 3/29/23			
AFFECTED IV.	al Harris Bard CB	ECIEC III and CIACCIFICATION MALE and the control of the control o	adjournment				
	cky Horse Park SP						
	• ,	and "solely for administrative purposes"					
		ip from 15 to 18 and adds secretary of the Tourism, Arts and Heritage Cal net or designee, Commissioner of Agriculture or designee, mayor of Lexing	_	•			
		dean of the University of Kentucky College of Agriculture, Food and Envir	•	•			
	to 3 consecutive	deal of the offiversity of kentucky college of Agriculture, 1000 and Envir	offinerit of design	icc			
		ember and vice chair is voting member unless performing chair duties					
·	_	original appointment					
			l nublic agency A	ND attaches it to			
Makes Kentucky Horse Park independent, de jure municipal corporation and political subdivision of KY and public agency AND attaches it to							
	Tourism, Arts and Heritage Cabinet for administrative purposes						
Tourism, Arts							
Tourism, Arts Replaces exec	cutive director with	et for administrative purposes president and makes them responsible for records instead of secretary					
Tourism, Arts Replaces exec	cutive director with						
Tourism, Arts Replaces exec	cutive director with		Effective 90	Signed into law			
Tourism, Arts Replaces exec Makes other	cutive director with changes	president and makes them responsible for records instead of secretary	Effective 90 days after	Signed into law 4/4/23			
Tourism, Arts Replaces exec Makes other	cutive director with changes HB 115	president and makes them responsible for records instead of secretary					
Tourism, Arts Replaces exec Makes other	cutive director with changes HB 115 Chapter 169	president and makes them responsible for records instead of secretary AN ACT relating to service animals.	days after				

KENTUCKY	HB 167	AN ACT relating to veterinarian licensing and making an appropriation	Effective 90	Signed into law
	Chapter 95 therefor.		days after	3/24/23
			adjournment	

AFFECTED: Veterinarians, Veterinary Technologists, Veterinary Facilities, AAHP Facilities, Animal Control

SPECIES: N/A

CLASSIFICATION: Creates Licensing

- Allows telehealth for veterinary practice and lists requirements
- Requires veterinarians and AAHP to maintain medical records which are property of client and available for 5 years after last contact with client and details the process for releasing them and when they are confidential or required to be released
- Details requirements for renewal of veterinary technician license and animal euthanasia specialist and animal control certificates and requirements if not renewed in time
- Requires national and state criminal background check for licenses and certificate holders
- Makes other changes

LOUISIANA	HB579	INSURANCE: Provides relative to pet insurance	Effective	Signed into law
	Act 94		1/1/24	6/6/23

AFFECTED: SPECIES: CLASSIFICATION:

- Defines the following terms: chronic condition, congenital anomaly or disorder, hereditary disorder, orthopedic, pet insurance, preexisting conditions, renewal, veterinarian, veterinary expenses, waiting period, wellness program
- Requires any pet insurance policy that uses ones of the terms above to use the definitions provided in the act within the policy and on a link on the main page of the pet insurer's website or pet insurer's program administrator's website
- Act does not limit or prohibit types of exclusions
- Pet insurers must disclose to customers 1) whether the policy excludes coverage due to preexisting condition, hereditary disorder, congenital anomaly or disorder or chronic condition, 2) if any other exclusions, must include the listed statement, 3) whether coverage is limited due to a waiting or affiliation period, deductible, coinsurance, or annual or lifetime policy limit, 4) where coverage is reduced or premiums increased based on claim history, age of pet, or change in geographic location, and 5) whether underwriting company is different from the brand name
- Allows the insured to examine the policy and return it within 15 days of receipt and have premium refunded if not satisfied unless a claim was made
- Must include the listed statement on the first page of the policy with return instructions
- Requires insurer to disclose a summary of the basis or formula to determine claims before issuing it and have a link on the website
- If a benefit schedule is used, insurer must disclose the schedule in the policy and provide all benefit schedules on a link on the website
- If usual and customary fees are used, insurer must include the methodology and application in the policy and on the website
- If medical exam is required to start coverage, insurer must disclose the aspects of the exam before purchase and that exam may result in preexisting condition exclusion
- Insurer must disclose waiting periods and requirements before purchase
- Policies must include summary of all disclosures required in "Insurer Disclosure of Important Policy Provisions" and must put on website
- Insurer may exclude coverage based on preexisting conditions if disclosed with insurer having burden of proof

- Insurer may impose waiting periods up to 30 days for illnesses or orthopedic conditions not for an accident (prohibits waiting for accident) may be waived with medical exam paid for by policyholder may not require waiting period for renewals
- Prohibits requiring veterinary exam to renew a policy
- Prescriptive, wellness, or noninsurance benefits if used must be in policy
- Prohibits requiring a wellness program to purchase policy
- Prohibits pet insurers and producers from marketing wellness program as pet insurance if they sell a wellness program it must not be a
 requirement for the insurance, costs and terms and conditions shall be separate, products and coverage must not duplicate insurance,
 advertising must not be misleading, and must disclose that wellness programs are not insurance, address and customer service number of
 insurer/broker/producer, department's address, toll-free number, and website
- Insurance producers must be licensed in major line of authority and have the listed training

misurance producers must be need see in major line or ductionly and have the instead duffining									
MAINE	HP 160	An Act to Establish the Pink-edged Sulphur as the State Butterfly	Effective	Signed into law					
	Chapter 88		Immediately	5/15/23					
AFFECTED: All SPECIES: Pink-edged Sulphur CLASSIFICATION: Official State Animal									
 Designates p 	Designates pink-edged sulphur as official state butterfly								
MAINE	<u>HP0261</u>	An Act to Reclassify Certain Offenses Under the Inland Fisheries and	Effective	Signed into law					
	Chapter 431	Wildlife Laws and Increase the Efficiency of the Criminal Justice System	Immediately	7/26/23					
AFFECTED: Hunt	ers with Dogs SPE	CIES: Hunting Dogs CLASSIFICATION: Changes Penalties							
 Adds a penal 	lty for hunting bear v	vith dogs near another's bait site of Class E crime							
 Changes pen 	alty for using beagle	or rabbit hound outside season from Class E crime to civil violation							
Changes pen	alty for holding field	trials without a license from Class E crime to civil violation							
MAINE	HP 336	An Act to Add Gray Squirrels to the Species List for the Open Training	Effective	Signed into law					
	Chapter 134	Season for Hunting Dogs	Immediately	6/8/23					
AFFECTED: Train	ers SPECIES: Hunt	ing Dogs CLASSIFICATION: Adds Additional Species to Train With							
 Adds gray an 	nd red squirrels to sp	ecies a person may train dogs for from July 1st to Mar 31st							
Adds gray an	 Adds gray and red squirrels to ban on possessing firearm while training dogs outside open season on certain species 								
MAINE	HP0352	An Act to Amend the Hunting Laws as They Pertain to the Training of	Effective	Signed into law					
	Chapter 172	Dogs	Immediately	6/15/23					
AFFECTED: Train	ers SPECIES: Huntii	ng Dogs CLASSIFICATION: Expands Training Area							
Allows reside	ents to train up to 6 o	dogs to hunt bear from July 1^{st} to 4 days before the open season on huntir	ng bear from Wa	shington County					

• Exception expires and section is repealed 5/1/25

Must get permission for lands used for wild blueberry production

and Hancock County south of Route 9

MAINE	<u>HP0375</u>	An Act to Require a Vehicle Operator to Notify an Owner or Law	Effective	Became Law w/o					
	Chapter 302	Enforcement Officer of an Accident Involving a Dog, a Cat or Livestock	Immediately	Signature 6/25/23					
AFFECTED: Vehic	le Operators; Owner	rs SPECIES: Dogs; Cats; Livestock CLASSIFICATION: Requires Notification	on of Accident						
 Includes injur 	y or death to a dog,	cat, or livestock to the definition of property damage for which a vehicle of	operator must n	otify the owner for					
 Adds that if a 	ccident involves inju	ry or death to a dog, cat, or livestock, owner cannot be located, and accid	ent report is not	t required, the					
vehicle owne	r must immediately	notify a law enforcement or animal control officer in the municipality or re	egion						
MAINE	HP0814	An Act to Amend the Maine Producer Licensing Act to Authorize	Effective	Became Law w/o					
	Chapter 225	Licensure as a Pet Insurance Producer	Immediately	Signature 6/18/23					
AFFECTED: Insura	ance Producers SI	PECIES: Pets CLASSIFICATION: Allows Selling Pet Insurance							
 Allows anyon 	e licensed in proper	ty, accident and health and sickness, or personal line insurance to sell, soli	icit, and negotia	te pet insurance					
,									
MAINE	<u>SP0263</u>	An Act to Require Major Substantive Rulemaking for the Companion	Effective	Signed into law					
	Chapter 484	hapter 484 Animal Sterilization Fund Immediately							
AFFECTED: Owne	AFFECTED: Owners; Veterinary Providers; Administrator SPECIES: Companion Animals CLASSIFICATION: Creates Sterilization Program								
D. Connection Follows I.									

- Defines cat as Felis catus
- Amends Companion Animal Sterilization Fund:
 - Makes it nonlapsing fund
 - Fund is to be used for the new program (was spaying and neutering companion animals for which the owner meets income limit and all feral cats), for costs of department and a new administrator, and implementing and overseeing program (was managing fund)
 - Administration of fund is done by Administrator (is still an animal welfare organization)
 - Deletes provision that commissioner determines eligibility standards of such subsidiaries and standards for payments
 - Adds that distribution of funds must consider whether there is an overpopulation of cats or dogs and apportion the funds between them, but if one is overpopulated and not the other, the underpopulated one is limited to 10% of funds if none is overpopulated, it is based on requests with priority given to the geographic areas with most need
- Creates the Companion Animal Sterilization Program to provide sterilization procedures to reduce stray and unwanted dogs and cats, cat and
 dog euthanasia rates, dog bites, feral cats, threats to public health and safety from diseases, costs of community and state animal control, and
 areas without veterinary care
 - Eligibility criteria for voucher are: 18+ and not a dependent for taxes; state resident; companion animal owner or stray animal or feral cat keeper; AND EITHER have companion animal or stray animal and have income less than 133% of the federal poverty level (may be 150% if funds available), have companion animal or stray animal and participate in income-based governmental public assistance program, or have a feral cat with any income
 - Requires owner or keeper to submit copayment to administrator or veterinary provider in amount determined by the Department excludes feral cats amount determined annually may be waived for financial hardship
 - Participating veterinary providers must sign annual agreement with department must agree to sterilization fees established by department and other program requirements may EITHER get single or multiple prepayments by filing application for sterilizations to be completed within 6 months, and if given multiple ones, must be conditioned of providing 75% of sterilizations OR submit invoice and voucher to get reimbursed

- Voucher reimbursement rate determined by department in consultation with statewide association of veterinarians includes presterilization exam, sterilization, and rabies vaccination MAY include feline viral rhinotracheitis, feline calicivirus and feline panleukopenia vaccinations; distemper, hepatitis, parainfluenza and parvovirus vaccinations; flea and tick treatment; pain management; and device to prevent animal from reaching surgical site
- Administrator (animal welfare organization) must have adequate resources and staff or plans for more staff to administer the program must not have direct or indirect pecuniary interest in or receive any benefit from the program other than administrative costs
- Administrator must: 1) issue unique identifying code to eligible person with type of animal; 2) issue vouchers to veterinary provider to use at spay and neuter events that are good for up to 120 days unless extended, 3) have phone line and voice mail system and return calls within 10 business days; 4) obtain veterinary provider reimbursement agreements; 5) keep list of participating veterinary providers; 6) verify owner or keeper eligibility; 7) establish process for spay and neuter events to ensure owner or keeper eligibility; 8) disburse payments to veterinary providers; 9) collect and review veterinary provider progress statements with specific vouchers redeemed, fund expenditures, money left in fund, changes for additional funding installments, and accounting for copayments; and 10) quarterly reporting to commissioner including funding reconciliation, vouchers issued and redeemed, participating veterinary provider's progress; number of applications, number and type of sterilizations, geographic distribution of owners and keepers, funds disbursed, and fund balance
- Appropriates funds

MAINE <u>SP0266</u> Chapter 376		An Act to Promote Water Conservation and Water Quality and Create Habitat for Wildlife, Including Pollinator Species, by Protecting Low-	Effective Immediately	Became Law w/o Signature 7/2/23			
		impact Landscaping					
AFFECTED Descrit O and CDECIES ARTHUS CLASSIFICATION Allege Contributions							

AFFECTED: Property Owners SPECIES: Wildlife CLASSIFICATION: Allows Certain Landscaping

- Prohibits unreasonable limitations on low-impact landscaping (conserve water, lower maintenance costs, prevent pollution, and create wildlife habitat) on a condominium or real estate subject to common ownership that is not common ownership and owner has exclusive use
- Excludes reasonable design and aesthetic guidelines including type, number, and location AND restriction on historic property on or eligible for National Register of Historic Places

MARYLAND	<u>HB0102</u>	HB0102 Real Property - Actions for Possession - Pet Protections		Signed into law
	Chapter 488		6/1/23	5/8/23

AFFECTED: Landlords, Complainants, Pet Owners SPECIES: Domesticated Cats or Dogs CLASSIFICATION: Removal of pets from real property

- Applies to action for possession of real property filed after 11/1/23 by landlord against a tenant or complainant against person holding possession of real property
- Requires Department of Agriculture to develop and publish on its website by 10/1/23 a fact sheet on how a person may care for and protect
 any pets in the event of an eviction or loss of property must include state and local resources including shelters and rescues must update
 on regular basis
- Requires landlord executing a lease on or after 11/1/23 to include a link to the DOA fact sheet above within the lease if landlord knows the tenant has a pet
- Requires Maryland Judiciary to include link to fact sheet with any warrant issued on and after 11/1/23
- When possession of real property is given to landlord or complainant, the sheriff, constable or other official must inspect the property for pets and provide the tenant or person who had the property with the pet
- If tenant or person who held property is not present at time property is delivered, the sheriff, constable or official must contact an animal shelter or rescue to take the pet, provide the tenant or person who held it with name and contact information where pet was taken and provide the shelter or rescue with the name and contact information of the owner
- Prohibits leaving removed pet on public property or a public right-of-way

MARYLAND	HB0325	Provision of Veterinary Services – Practice of Veterinary Medicine and	Effective	Signed into law
	Chapter 588	Rabies Vaccines	10/1/23	5/8/23
	SB0390			
	Chapter 589			

AFFECTED: Veterinarians, Animal Control Facility SPECIES: N/A CLASSIFICATION: New License

- Allows board to issue license to animal control facility to administer drugs to sedate and/or euthanize animals AND rabies vaccines owner
 must apply for and be issued license 1 individual must be designated to administer them annual fee is \$100
- Board may reject an application for animal control authority or revoke or suspend a license for failure to comply with regulations
- Animal control facility must comply with training requirements and must allow inspections
- Moves provision allowing Board to authorize practice of health occupation on animal by health care practitioner from section 304(e) to 305.1
- Requires board to establish expedited process to allow veterinary practitioner licensed to practice in another state or jurisdiction to become licensed in the state
- Requires Secretary of Health to provide system that allows a veterinary technician, clinical staff who work in or for an animal shelter, or animal control facility to administer rabies vaccine IF 1) the shelter or facility is licensed to administer drugs, 2) animal is under custody or control of animal shelter or facility, 3) veterinary practitioner that signs certificate ensured individual administering it was properly trained, and 4) individual administering it is identified on certificate
- Requires State Board of Veterinary Medical Examiners to report to General Assembly by 12/1/23 the status of the expedited process to license veterinarians licensed in other states along with any financial support needed

MARYLAND	HB0608	Human Relations - Housing Discrimination - Service Dogs	Effective	Signed into law				
	Chapter 211		10/1/23	4/24/23				
	SB0535							
	Chapter 212							

- Defines service dog as dog trained to do work or perform tasks for an individual with a disability and excludes animals meant to deter crime or provide emotion support, well-being, comfort or companionship
- Bans discrimination in the sale or rental or otherwise make unavailable or deny a dwelling to an individual with a disability who has or obtains a service dog or keeps their former service dog after retirement from service
- Makes a person who has, obtains or retains a service dog is exempt from provision of a leasing or rental agreement banning dogs and from additional rent or fee for the dog, may keep a retired dog for its life, and is liable for damages by the dog

MARYLAND	<u>HB0626</u>	Animal Testing and Research - Human-Relevant Research Funding and	Effective	Signed into law
	Chapter 447	Animal Testing and Research Contributions	7/1/23	5/8/23
	SB0560			
	Chapter 448			

AFFECTED: Researchers SPECIES: Research Animal CLASSIFICATION: Creates Fund & Board; Requires Payment

- Creates Human-Relevant Research Fund to promote state-funded research that develops human-relevant alternatives to using non-human animals in medical and product testing
- Fund is administered by Corporation, is nonlapsing, and is separate
- Fund consists of revenue distributed to it, state budget appropriations, interest earnings, and other sources and is used to award grants and loans to those above and pay administrative costs
- Corporation shall create grant and loan program for state-funded human-relevant research with human-relevant alternatives recipients must enter into memorandum of understanding establishing scope of state's ownership in commercialization and benefits of results of research and reflects intellectual property policies
- Requires corporation to contract with independent scientific review board to become Human-Relevant Research Review Board
- Requires Board to review, evaluate, rank and rate research proposals based on Corporation procedures and guidelines that consider scientific, medical and ethical implications AND then make recommendations for grants and loans
- Board members may NOT receive a grant and are subject to conflict of interest standards at least as strict as Federal National Institutes of Health
- Requires annual report from Corporation and Board by Jan 1 to Governor and General Assembly on research progress funded by grants with each recipient, amount of money and description of research
- Requires research facilities required to submit APHIS form 7023 to by Jan 15 each year to pay contribution to Department of \$5000 for 100 animals, \$10,000 for 101-500 animals, \$55,000 for 501-5000 animals, and \$75,000 for 5001+ animals based on the APHIS form Requires Secretary to distribute funds to Human-Relevant Research Fund Failure to pay is civil penalty up to \$1000/day

MARYLAND	AND <u>HB0676</u> Cemeteries -		- Interment – Pet Remains	Effective	Signed into law
	Chapter 591			10/1/23	5/8/23
AFFECTED: Owners SPECIES: Deceased Page 1		ereased Pets	CLASSIFICATION: Revises net internment		

- Adds that internment includes pet remains including those cremated
- Preneed burial contract must include name of pet if applicable
- If preneed burial contract has 2 or more pets for which preneed goods or services of trust apply, sellers may designate consideration paid for each pet
- Registered cemeterian, registered crematory operator, or permit holder with business that operates cemetery, crematory, or burial goods that sells public cremation services, burial lots and burial rights for pet remains which perpetual care is stated or implied owes duty of perpetual care

MARYLAND	SB0910	Maryland Veterans	s Service Animal Program – Definitions – Therapy	Effective	Signed into law
	Chapter 758	Horse		10/1/23	5/16/23
AEEECTED: Handlers SDECIES: Therapy Horses		any Horses CLAS	SIEICATION: Pavisas Dafinitions		

AFFECTED: Handlers SPECIES: Therapy Horses CLASSIFICATION: Revises Definitions

 Redefines therapy horse to no longer require Professional Association of Therapeutic Horsemanship International member centers to be premier accredited

MICHIGAN	IGAN HB 4988 of 2023 Agriculture: animals; livestock licensing fees; modify		Effective	Signed into law
	PA 128'23		Immediately	9/29/23

AFFECTED: Dealers; Brokers; Agents; Truckers; Auctions; Buying Stations; Collection Points SPECIES: Livestock CLASSIFICATION: Requires License

- Requires license to be livestock auction, dealer, broker, agent, trucker, buying station, or collection point that must include nature of business, address of applicant, address of business operations, and if they are a livestock yard
- Fees are nonrefundable and through 10/1/27 are: \$400 for Class I (auction), \$250 for Class II (buying station), \$50 for Class III (dealer, broker, agent, collection point), and \$25 for Class IV (trucker)
- Creates late fee for renewal applications postmarked or received after October 1 of \$10 per business day late fee for new applications for which the person is operating a business is \$10 per business day Maximum late fee is \$100
- All administrative and noncriminal fines and license fees must go to agriculture licensing and inspection fees fund
- If buying or selling by weight, must employ a weighmaster
- Department must issue a license within 60 days of receipt if application is incomplete, must notify applicant within 30 days of receipt and the 60 days starts after information is received
- If not issued within 60 days, department must return fees and provide 15% off the next renewal application department may not discriminate against such applications in processing them
- Applications and any applicable bonding or other security requirements must be submitted by October 1 each year
- Livestock auctions and buying stations need surety bond or other security bond must be state-registered company to indemnify persons from whom livestock is bought and sold amount must be approved by director and must equal gross dollar volume in average week of prior license year and at least \$1500, except that if gross volume was over \$25,000, it must be increased \$1000 for every \$5000 over exempt if paid a bond for a federal act in an equivalent amount

- Requires records of purchases and sales for the purpose of determining bond that must be available upon request livestock auctions with no prior activity have bond based on probable sales
- If bond is less than required due to increase in sales or out-of-state claim, department may require additional bond and license may be suspended or revoked if not paid if bond or security is cancelled, then license is automatically suspended with opportunity for hearing
- Must notify department 60 days before cancelling a bond
- Dealer or broker may conduct business at business site
- Person engaged in business of transporting livestock or negotiating or soliciting such transport but does not buy, sell, resell, exchange, negotiate, or solicit sale, resale or exchange of livestock must be licensed but is exempt from bonding
- Dealer, broker, agent, or trucker must notify director of address change within 5 days
- Change in ownership of livestock auction must be reported in 5 days
- Dealer and broker must file by January 1 a sworn statement of average weekly sales and statement of number and species purchased and sold the prior year
- Fees are waived for honorably discharged veterans

Ī	MICHIGAN	SB 0148 of 2023	Animals: research facilities; reporting requirements and penalties for		Effective	Signed into law
		PA 314'23	noncompliance; provide for.		Immediately	12/13/23
ſ	AFFECTED: Research Facilities SPECIES: Research Dogs & Cats			CLASSIFICATION: Requires Reporting, Cr	eates Penalties	

- Requires research facilities to submit annual report by March 31 with attestation of compliance with the act
- Creates penalties for research facilities:
 - 1) violation of 8a (requiring adoption of animals) after notice and opportunity for hearing is administrative fine up to \$1000 for 1 animal, up to \$2000 for 2-3 animals, up to \$3000 for 4-9 animals or prior violation, up to \$5000 for 10-24 animals or 2 prior violations, and up to \$10000 for 25+ animals or 3 or more prior violations may be warning instead of fine one year after law takes effect
 - 2) civil fine up to \$2500 for failure to submit report
 - 3) misdemeanor for all other violations
- Creates laboratory animal fund and deposits the administrative fines into the fund

PA 315'23 Jahoratory animals for adoption before euthanization: require Immediately 12/13/23	MICHIGAN SB 0149 of 2023 Animals: research facilities; certain research facilities to offer certain		Effective	Signed into law	
177 515 25 Idebtratory driminals for adoption before editional requires infinite diacety 127 157 25		PA 315'23	laboratory animals for adoption before euthanization; require.	Immediately	12/13/23

AFFECTED: Research Facilities, Dealers SPECIES: Dogs & Cats CLASSIFICATION: Requires adoption of animals

- Requires research facilities and dealers to maintain records of purchase, sale, transportation, and handling of dogs and cats AND keep the records and the report under SB 148 for 5 years
- Requires department to keep a list of all research facilities in MI on its website
- Requires research facility to offer animal directly to employees or MI animal protection shelter before euthanizing it if veterinarian determines it suitable for adoption
- Allows research facility to enter into agreement with animal protection shelter stating that the shelter assumes all risks with the animal's behavior
- Requires animal protection shelter to enter into agreement with adopter with acknowledgement that it was a research animal and may require adopter to accept all risk

	Т					
MISSISSIPPI	<u>SB2228</u>	Pet insurance; establish provisions for the sale and renewal of policies.	Effective 7/1/23	Signed into law 3/10/23		
AFFECTED: Pet Ir	nsurers, Owners S	PECIES: Pets CLASSIFICATION: Adds disclosure and training	77-7-0	0, 20, 20		
 Requires pet insurers to disclose 1) if the policy excludes coverage due to a preexisting condition, hereditary disorder, congenital anomaly or disorder or chronic condition, 2) "Other exclusions may apply. Please refer to the exclusions section of the policy for more information" if any other exclusions, 3) whether coverage is limited due to waiting or affiliation period, deductible, coinsurance or annual or lifetime policy limit, 4) whether it decreases coverage or increases premiums due to claim history, age of pet, or change in geographic location, and 5) whether underwriting company differs from brand name sold under Allows person licensed in major line of authority and appointed by pet insurer to sell, solicit or negotiate a pet insurance Allows commissioner to require training for insurance producers which may be met by training in another state Allows commissioner to create rules regarding policy disclosures, policy conditions, sales practices for selling wellness programs, and penalties for violations, among other things 						
MONTANA	HB 44 Chapter 3	Revise duties of state stock inspectors and deputy stock inspectors	Effective 7/1/23	Signed into law 2/16/23		
AFFECTED: Stock	•	ES: Livestock CLASSIFICATION: Removes triplicate permit requirement	, , -	, -, -		
·	Replaces one copy with a copy in regards to state stock inspectors or deputy stock inspectors Removes requirement for market consignment permit or transportation permit to be in triplicate					
MONTANA	HB 59 Chapter 20	Extend sunset date for livestock loss board funding and statutory appropriations	Effective Immediately	Signed into law 2/28/23		
AFFECTED: Lives	tock Loss Board SF	PECIES: Livestock CLASSIFICATION: Extends sunset date				
• Extends termination of the funding of programs contingency, statutory appropriation of funds in the livestock loss mitigation restricted account, statutory appropriation of funds in the predatory animal special revenue account to 6/30/2029						
MONTANA	HB 66 Chapter 120	Revise penalties and interest for livestock per capita fee	Effective 10/1/23	Signed into law 4/18/23		
AFFECTED: Impo	rters SPECIES: Live	estock CLASSIFICATION: Import Reporting; Per capita fee				
AFFECTED: Importers SPECIES: Livestock CLASSIFICATION: Import Reporting; Per capita fee Revises requirement to complete livestock reporting form from immediately after crossing state lines to March 1 of the following year Changes per capita fee due date from May 31 to March 1 Applies to tax years after 12/31/2023						

MONTANA HB 84 Generally revise laws related to treatment of garbage fed to swine		Effective	Signed into law			
	Chapter 126		10/1/23	4/18/23		
AFFECTED, Overeign Fooders - CDFCIFC, Covings Agricular - CLASCIFICATION, Dana conhect fooding						

- Excludes waste products that do not include animal products from the term garbage
- Bans feeding garbage to swine or other animals and no longer issues licenses except household garbage to own animals and adds that they must be under their ownership
- Removes authority to create rules regarding garbage feeding since it is banned
- Removes authority to inspect airports for garbage disposal methods
- Repeals no longer relevant sections

MONTANA	HB 100	Require livestock containment for required animal disease testing	Effective	Signed into law			
	Chapter 130		Immediately	4/18/23			
AFFECTED: Owners; Inspectors SPECIES: Livestock CLASSIFICATION: Requires Containment							
Requires lives	Requires livestock to be contained for animal disease testing and inspections						
Allows depart	Allows department to provide chute or alley to complete it						
MONTANA HB 153 Generally revise laws related to livestock markets Effective Signed into law							
	Chapter 37		Immediately	3/2/23			

AFFECTED: Livestock Markets SPECIES: Livestock CLASSIFICATION: Revises

- for definition of custodial account, replaces "market agency or a satellite video livestock" with "livestock market or livestock video"
- Redefines livestock dealer as buying or selling livestock in commerce on person's own account or as employee or agent of vendor or purchaser AND adds that it does not include livestock market
- Redefines livestock market as person in the business of buying or selling livestock in commerce on a commission basis, a person in the business of furnishing stockyard services, or a livestock video auction
- Replaces satellite video livestock auction market with livestock video auction
- Application for a certificate of public convenience no longer requires location of other livestock markets within 200 mile radius NOR anticipated revenue from inspection

MONTANA	HB 159	Repeal Livestock Crimestoppers Act	Effective	Signed into law
	Chapter 99		10/1/23	4/18/23

AFFECTED: Livestock Crimestoppers Commission SPECIES: Livestock CLASSIFICATION: Repeals Commission

- Repeals the Livestock Crimestoppers Commission
- Deletes that department may consider the commission's recommendations and take action
- Adds that department shall recommend to board of livestock the names of individuals to be rewarded for providing information in detecting and combating livestock-related crimes, the amount of reward, and means for promoting program
- Repeals sections related to repealed Livestock Crimestoppers Commission

MONTANA	<u>HB 388</u>	Increase penalty for uninspected livestock	Effective	Signed into law			
	Chapter 194		10/1/23	4/20/23			
AFFECTED: Impor	AFFECTED: Importers SPECIES: Livestock CLASSIFICATION: Increases Penalty						
• Increases penalty for importing livestock without a health certificate, permit or documentation from a maximum of \$500 to greater of \$500 per animal or \$5000							
MONTANA HB 703 Generally revise laws related to service animals and emotional support Effective Signed into law							
	Chapter 284	animals	10/1/23	4/27/23			
AFFECTED: Tenants, Landlords SPECIES: Service Animals; Emotional Support Animals CLASSIFICATION: Allow emotional support animals							

- Allows tenant with disability or disability-related need for emotional support animal to request and be approved for such animal as reasonable accommodation in housing
- Allows landlord to deny request if animal poses direct threat to safety or health of others or direct threat of physical damage to property that cannot be reduced by another accommodation
- Allows landlord to request need for such animal if not apparent that includes information from healthcare provider of specific assistance or therapeutic emotional support along with any other reliable source
- Allows landlord to require proof of compliance with state and local licensure and vaccination requirements
- Prohibits landlord from requesting information on diagnosis or severity of tenant's disability or medical records
- Requires landlord to issue written determination after receiving information
- Adds that emotional support registration is not proof of need for such animal
- Makes tenant liable for damages to premises or another person on the property caused by the animal
- Makes health care provider subject to disciplinary action by licensing board for violation
- Excludes service animals from law

MONTANA	<u>HB 767</u>	Generally revise livestock laws	Effective	Signed into law
	Chapter 217		10/1/23	4/20/23

AFFECTED: Owners SPECIES: Livestock CLASSIFICATION: Revises Brand Law

- Allows Department to consider applications for characters and images within a proposed mark or brand not recorded with the department
- No longer requires Department to keep records of marks or brands in a book

MONTANA	<u>HB 941</u>	Establish a dog training and socialization program in the state prison	Effective	Signed into law
	Chapter 766		10/1/23	6/5/23
		0.50 5 0.400.50.50.50.50.50.50.50.50.50.50.50.50.5		<u>- </u>

AFFECTED: Prisoners; Rescues SPECIES: Dogs CLASSIFICATION: Creates prison dog program

- Creates the dog training and socialization program at the Montana state prison or state-owned or contracted prison facility
- Requires partnering with local organizations to get dogs within the state in need of basic obedience training or socialization, developing and following policies and procedures that promote safety of inmates and dogs, and engaging eligible inmates to participate using best practices under a certified professional dog trainer
- Inmates must have no animal cruelty record, comply with required treatment, and meet any additional requirements
- Dogs must have current rabies and Bordetella vaccines, be in good health, not pose an obvious risk to inmates or other dogs, and meet any additional requirements
- Program may be offered to the public, and they may charge a fee
- Requires department to develop policies and procedures for the program including other eligibility requirements

MONTANA	<u>SB 78</u>	Revise reimbursement values for registered livestock	Effective	Signed into law
	Chapter 427		10/1/23	5/4/23

AFFECTED: Owners

SPECIES: Livestock, Guard Animals

CLASSIFICATION: Double fair market value for livestock loss

- Limits coverage of livestock loss mitigation program from livestock guard animals to livestock guard DOGS
- Livestock Loss Board must keep names, addresses and personally identifiable information of claimants confidential and not release it
- Changes fair market value of registered sheep and registered cattle to twice the average value of commercial sheep or cattle of the same age and sex changes FMV of unlisted registered livestock to twice the value of commercial-grade animals of the same breed, age, and sex

MONTANA	SB 280	Revise bird dog training laws	Effective	Signed into law
	Chapter 668		Immediately	5/19/23

- Requires a Class D-5 license to train bird hunting dogs with game birds not raised in captivity
- License fee for those 18 or older or turning 18 during the season is \$5 for residents and \$10 for nonresidents AND may be issued for free to those 12-18 years old
- Excludes training dogs to hunt captive game birds from license
- Captive game birds must be tagged or marked before release and must come from game bird farm or other approved source
- Replaces department may adopt rules to implement with commission shall adopt rules including limiting Class D-5 licenses

	MONTANA	SB 375	Remove notice for killing animals runn	ning at large	Effective	Signed into law		
		Chapter 679	- Company of the Comp		7/1/23	5/19/23		
Al	FFECTED: Owne	rs; Others SPECIE	S: Animals Running At Large CLASSIF	ICATION: Removes Notice Require				
•	Notice of anir	mal running at large	must be given to owner and departmer	nt of livestock by written, verbal, o	r electronic mea	ns AND owner has		
		rain it or it may be k	•	, , ,				
•	Old law requi	red a specified notic	e to be signed by one or more taxpayer	s in the vicinity and posted at nea	rest post office a	nd 2 most public		
	places near w	here the animal wa	s seen and to be mailed to the owner or	person with control of the anima	l if known and ov	wner had 10 days of		
	the notice to	recapture it						
	MONTANA	SB 561	Create veterinary retail facility permits	S	Effective	Signed into law		
		Chapter 759	, , , , , , , , , , , , , , , , , , , ,		10/1/23	5/22/23		
Al	FFECTED: Veter	inary Dispensing Ted	chnicians; Veterinarian Retail Facilities	SPECIES: N/A CLASSIFICATION	N: New Permit &	Registration		
•	Adds definiti	ons						
•	Exempts vete	rinarians, veterinary	technicians, veterinary practices, phar	macists, pharmacy technicians, an	d pharmacies			
•	Requires ann	ual license from boa	rd of pharmacy for each veterinary reta	il facility owned and any change ir	n location, name,	or ownership		
•	Veterinary pr	escription drugs disp	pensed by veterinary retail facility with	a veterinarian prescription must be	e from licensed v	eterinary		
	dispensing te	chnician and only fo	r livestock					
•	Prohibits vete	erinary retail facility	employees and veterinary dispensing to	echnician from dispensing controlle	ed substances or	medication for		
		•	epackaging drugs for dispensing prescri	ption (except opening case where	individual ones a	are not opened), or		
		nting, or measuring						
•	•		chnician to complete academic or certif		•			
•	•		chnician to annually register with the b	•	•			
		-	ary dispensing technician at facility, and			•		
•		- '	pove is a misdemeanor with a conviction	n possibly leading to revocation of	permit or registr	ation		
•								
•	To straight temperary enteriors, and a second temperary and personal temperary							
•								
•	•	, , ,	· · · · · · · · · · · · · · · · · · ·			1 1 2 /2 /2 2		
	MONTANA	SR 26	Confirm governor's appointees for the	,		Adopted 2/3/23		
Al		of Veterinary Medi		N: Confirms appointees	: - :			
•	Just states th	at Senate concurs in	, or agrees with, the governor's appoint	ees for the Board of Veterinary M	ealcine			
	MONTANA	<u>SR 64</u>	Confirm governor's appointees for boo	ard of livestock		Adopted 3/31/23		
Al	AFFECTED: Board of Livestock SPECIES: N/A CLASSIFICATION: Confirms appointees							

• Just states that Senate concurs in, or agrees with, the governor's appointees for the Board of Livestock

NEBRASKA	<u>LB296</u>	Adopt the Pet	Adopt the Pet Insurance Act		Signed into law
				1/1/24	4/21/23
AFFECTED: Owners, Insurers SPECIES		SPECIES: Pets	CLASSIFICATION: Regulates Pet Insurance	_	

Creates Pet Insurance Act

- Includes insurance issued to state residents, those sold, solicited, negotiated or offered in the state and those delivered in the state
- Requires pet insurers that use the terms chronic condition, congenital anomaly or disorder, heredity disorder, orthopedic condition, pet insurance policy, preexisting condition, renewal, veterinarian, veterinary expenses, waiting period, or wellness program in their policy to use the definition given in the bill and include that definition in the policy along with in a clear and conspicuous link on main page on the insurer's website, pet insurer program's website or both does not limit exclusions insurers may use
- Requires pet insurer to disclose 1) any coverage excluded due to preexisting condition, heredity disorder, congenital anomaly or disorder or chronic condition, 2) "Other exclusions may apply. Please refer to the exclusions section of the policy for more information" if any other exclusions, 3) any coverage limited by waiting or affiliation period, deductible, coinsurance, or annual or lifetime policy limit, 4) whether coverage is reduced or premiums are increased based on claim history, age of pet, or change in geographic location, and 5) if underwriting company differs from brand
- Allows pet insurance applicant to examine and return the policy, certificate or rider within 30 days if they are unhappy for any reason as long as they have not filed a claim
- Requires pet insurance policies, certificates and riders to have instructions for completing a return on the first page or attachment with the information listed
- Pet insurers must clearly disclose a summary of the basis or formula used to determine claim payments in the policy and include it on the insurer's website, pet insurer program's website or both
- Requires pet insurer that uses benefit schedule to clearly disclose the schedule in the policy and disclose all benefit schedules through a clear link on the website
- If claims are based on usual and customary fees based on veterinary provider service charges, policy must include the limitation provision along with the basis in calculating it and disclose on the website
- If a medical examination is required, the insurer must disclose aspects of examination before issuance
- Insurer must disclose waiting periods and applicable requirements before purchase, provide summary of all provisions required in the law under a separate "insurer disclosure of important policy provisions.", post disclosure of these items on the website, provide copy of these provisions in 12-point type, a written disclosure with address and customer service number and statement advising customer to contact insurance producer for assistance
- Allows insurer to provide coverage exclusions based on preexisting conditions if disclosed
- Allows policies to include waiting periods up to 30 days for illness or orthopedic conditions not from an accident (bans waiting period on accidents or policy renewals) but must include provision allowing it to be waived after an examination by veterinarian that is paid for by policyholder unless insurance pays it can require reasonable elements of the exam
- Prohibits veterinary examination for renewals
- If policy includes prescriptive, wellness, or noninsurance benefits, then they are part of the policy subject to such laws
- Eligibility for insurance must not be based on participation in wellness program

- Prohibits insurers from marketing wellness program as pet insurance and marketing it during sale or solicitation of pet insurance and lists the restrictions of wellness programs
- Insurance producers must be licensed and trained to sell or solicit insurance
- Violation is unfair trade practice
- For telehealth, reimbursement must be comparable to in-person health care if provider has in-person health care services in physical location in NE or is employed or has privileges at licensed facility in NE that provides in-person
- Requires National Provider Identifier

NEVADA	<u>AB159</u>	Revises provisions governing crimes relating to cruelty to animals.	Effective	Signed into law
	Chapter 144		Immediately	5/31/23
AFFECTED: Animal Abusars - SDECIES: Companian Animals: Cats: Dags - CLASSIFICATION: Adds Evalusions				

- AFFECTED: Animal Abusers SPECIES: Companion Animals; Cats; Dogs CLASSIFICATION: Adds Exclusions
- Adds NRS 574.100 subsection 6 (willfully and maliciously torturing or unjustifiably maiming, mutilating, or killing a companion animal or dog or cat) to various laws:
 - Provision stating crimes for which prison credits may NOT be deducted from minimum term or minimum aggregate term of a sentence
 - Provision for which court may NOT defer judgment for a defendant
 - Provision making the maximum period of probation or suspension of sentence 60 months
 - Provision stating crimes for which a person may NOT be early discharged from probation
- Makes the provisions applicable only to crimes committed on or after the effective date

NEVADA	<u>SB269</u>	Revises provisions related to animal cruelty.	Effective	Signed into law
	Chapter 166		10/1/23	6/1/23
AFFECTED: Owne	rs: Rescue Oneratio	ns SPECIES: Dogs CLASSIFICATION: Revises Exemptions		

- Reduces the time for restraining a dog during a 24-hour period from 14 hours to 10 hours
- For exemptions for restraining dogs, 1) removes those being kept in a boarding facility, 2) replaces being kept in a shelter with being processed into a shelter, 3) replaces the temporarily being cared for by rescue operation in conjunction with bona fide nonprofit organization formed for animal welfare purposes WITH temporarily for less than a month either being cared for by a rescue operation in conjunction with an animal rescue organization or camping, and 4) adds being walked by a person on a leash

NEVADA	SB342 Chapter 445	Revises provisions relating to the study of veterinary medicine.	Effective Immediately & 7/1/23	Signed into law 6/13/23	
AFFECTED: Veterinarians SPECIES: N/A CLASSIFICATION: Exemption from Renaving Stinend					

- AFFECTED: Veterinarians SPECIES: N/A CLASSIFICATION: Exemption from Repaying Stipend
- Current law requires those participants who participated in Nevada Office program who receive stipend (financial assistance to attend in-state college or university) to practice in a health professional shortage area or area with medically underserved population Those who studied veterinary medicine are now exempt from the requirement
- Appropriates \$8 million to Interim Finance Committee for the Western Interstate Commission for Higher Education to enter into a contact with the University of Utah to implement a program to provide stipends for the out-of-state tuition of 70 residents earning a doctor of veterinary medicine degree at College of Veterinary Medicine at Utah State University from 7/1/24 to 6/30/34 Must be a resident a year
- Appropriation above must be committed for expenditure by 6/30/25 and must be spent by 9/19/25 or it reverts to the General Fund
- Appropriates \$79,719 for fiscal year 2023-24 and \$76,132 for 2024-25 for a Program Officer I to carry out the program above, which must be committed for expenditure by June 30 of the 2nd year listed and must be spent by 9/20/24 or 9/19/24 or it reverts to General Fund

NEW HAMPSHIRE	HB249 Chapter 149	AN ACT establishing regulatory standards for the pet insurance industry and allowing restaurant owners to keep their dog on the premises.	Effective 1/1/24	Signed into law 7/28/23
AFFECTED: Pet Insurers; Owners		SPECIES: Pets; Dogs CLASSIFICATION: Regulates Pet Insurance; Allows	dog in restaura	nt

Creates Pet Insurance Section

- Requires pet insurers that use the terms chronic condition, congenital anomaly or disorder, department, heredity disorder, pet insurance, preexisting condition, renewal, veterinarian, veterinary expenses, waiting period, orthopedic, or wellness program in their policy to use the definition given in the bill and include that definition in the policy along with in a clear and conspicuous link on main page on the insurer's or pet insurer program administrator's website
- Includes insurance issued to state residents, those sold, solicited, negotiated, or offered in the state and those delivered in the state
- Law does not prohibit or limit exclusions or require exclusions
- Requires pet insurer to disclose 1) any coverage excluded due to preexisting condition, heredity disorder, congenital anomaly or disorder or chronic condition, 2) "Other exclusions may apply. Please refer to the exclusions section of the policy for more information" if any other exclusions, 3) any coverage limited by waiting or affiliation period, deductible, coinsurance, or annual or lifetime policy limit, 4) whether coverage is reduced or premiums are increased based on claim history, age of pet, or change in geographic location, and 5) if underwriting company differs from brand
- Allows pet insurance applicant to examine and return the policy, certificate, or rider within 30 days if they are unhappy for any reason if they have not filed a claim
- Requires pet insurance policies, certificates, and riders to have instructions for completing a return on the first page or attachment with the information listed
- Pet insurers must clearly disclose a summary of the basis or formula used to determine claim payments in the policy and include it on the insurer's or pet insurer program administrator's website

- Requires pet insurer that uses benefit schedule to clearly disclose the schedule in the policy and disclose all benefit schedules through a clear link on the website
- If claims are based on usual and customary fees based on veterinary provider service charges, policy must include the limitation provision along with the basis in calculating it and disclose on the website
- If a medical examination is required, the insurer must disclose aspects of examination before issuance
- Insurer must disclose waiting periods and applicable requirements before purchase, provide summary of all provisions required in the law under a separate "insurer disclosure of important policy provisions.", post disclosure of these items on the website, provide copy of these provisions in 12-point type, a written disclosure with department's address and toll-free toll number and website, insurer/agent/broker's address and customer service number, and statement advising them to contact any agent or broker for assistance
- Allows insurer to provide coverage exclusions based on preexisting conditions if disclosed
- Allows policies to include waiting periods up to 30 days for illness or orthopedic conditions not from an accident (bans waiting period on accidents) but must include provision allowing it to be waived after an examination by veterinarian that is paid for by policyholder unless insurance pays it can require reasonable elements of the exam
- Prohibits veterinary examination for renewals
- If policy includes prescriptive, wellness, or noninsurance benefits, then they are part of the policy subject to such laws
- Eligibility for insurance must not be based on participation in wellness program
- Prohibits insurers from marketing wellness program as pet insurance and lists the restrictions of wellness programs

Dog Law:

• Allows restaurant owner to have their properly disciplined companion dog in the restaurant if not in food production or preparation areas and sign is displayed that dog is in restaurant and will be removed from a public area if service dog is present

NEW	<u>SB162</u>	relative to exemptions from rabies vaccinations for dogs, cats, and	Effective	Signed into law
HAMPSHIRE	Chapter 0101	ferrets.	7/1/23	6/20/23

AFFECTED: Owners; Veterinarians SPECIES: Dogs; Cats; Ferrets CLASSIFICATION: Renewals of Exemption from Vaccine

- Revises to make exemption good for 1 year (was 1 year from date of last signature)
- Must be annually recertified by a licensed veterinarian

NEW	<u>SB 268</u>	AN ACT allowing for pre-hospital treatment and transportation for	Effective	Signed into law
HAMPSHIRE	Chapter 0175	operational canines.	Immediately	7/28/23

AFFECTED: Handlers; Emergency Medical Service Providers SPECIES: Operational Canines CLASSIFICATION: Allows Ambulance Transport

- Operational Canine = canine used by law enforcement or fire department includes police canine, search and rescue canine, scent detection canine, comfort canine, other canine used by law enforcement
- Allows ambulance to transport operational canine to veterinary care facility if ill or injured during official duties if no person needs transport
- EMS may request law enforcement to secure them or accompany them
- Makes EMS immune from personal liability if done in good faith and NO willful, wanton, recklessness, or gross negligence that causes injury
- Makes EMS immune from any veterinary expenses

NEW JERSEY	<u>A1970</u>	Establishes criminal offenses and civil penalties concerning inhumane	Effective	Signed into law		
	Chapter 130	confinement of breeding pigs and calves raised for veal.	Immediately	7/26/23		
AFFECTED: State	Board of Agriculture	e; Department of Agriculture; Owners SPECIES: Breeding Pigs & Calves C	LASSIFICATION:	Requires Regulation		
Requires the State Board of Agriculture and Department of Agriculture to adopt rules within 180 days that 1) prohibit confinement in						
enclosure that prevents breeding pig or calf raised for veal from laying down, standing up, fully extending limbs, or turning around freely, 2)						
•		fined so it can properly groom itself and see other calves, and 3) establish	•			
•	•	for: 1) medical research, 2) exam, testing, individual treatment, or operati	•	• •		
•	•	narian, 3) transportation; 4) state or county fairs, 4-H, or similar temporar	y exhibitions, 5) l	numane slaughter,		
or 6) confinin	g breeding pig durin	g 14 days before expected birth or while nursing piglets				
NEW JERSEY	S981	Revises law prohibiting cruel tethering and confinement of dogs;	Effective	Signed into law		
	Chapter 129	establishes procedures for seizure, care, and forfeiture of animals	Immediately	7/26/23		
	•	involved in animal cruelty violations.	,	, ,		
AFFECTED: Owne	rs SPECIES: Dogs; I	Domestic Companion Animals; Service Animals CLASSIFICATION: Revises	Seizure Procedu	ire		
Revises so tha	at law enforcement	can take custody of dogs, domestic companion animals, and service animals	als involved in cr	uelty (was physical		
custody)						
Makes variou	s other changes to t	he seizure and forfeiture law				
NEW MEXICO	HB 459	HORSE BREEDER FEE DISTRIBUTIONS	Effective 90	Signed into law		
THE WITH THE ATTEC	Chapter 191	THORSE BREEDEN I DE BISTRIBOTTONS	days after	4/5/23		
	5p165 _		adjournment	., 0, 20		
AFFECTED: Horse	Breeders SPECIES	: Horses				
Increases the	fee paid from the N	M Horse Breeder's Association to the owner of stallions that sired first-pl	ace winners from	n 7% to 12%		
NEW MEXICO	SB 215	ESTABLISH CRIME OF BESTIALITY	Effective 90	Signed into law		
	Chapter 42		days after	3/30/23		
	·		adjournment			
AFFECTED: Abuse	rs SPECIES: N/A	CLASSIFICATION: New Crime				
Creates crime	of bestiality and pr	omoting bestiality with penalty of fourth degree felony				
Create crime	of aggravated bestia	ality with penalty of third-degree felony				
• Sentencing must include requiring to give up all animals in their care to NM Livestock Board or animal control and not have any new animals						
for 3-15 years						
Court may require psychological assessment and counseling and/or restitution for care of animals						
Exempts anyc	ne who was coerce	d				

NEW MEXICO	SB 271	EQUINE DEFINITION	Effective	Signed into law				
	Chapter 45		7/1/23	3/30/23				
AFFECTED: New	Mexico Livestock Bo	ard; Rescuers SPECIES: Equine CLASSIFICATION: Revises Definition						
 Replaces Hor 	Replaces Horse Shelter Rescue Fund with Equine Shelter Rescue Fund							
 Adds New Me 	exico Livestock Boar	d to those that may collect security from seized animals						
•		r equine rescue and retirement facilities that includes process to issue a $^{\prime\prime}$	temporary capac	ity waiver to a				
•		rring equines in the custody of the board to a facility"						
•		shall include description of equine and state when and where it was impo		•				
•	-	equine rescue or retirement facility to purchase the equine at fee equal t	o impoundment	costs, then sealed-				
	•	ement or euthanasia as last resort claimed within 5 days, the board must give registered equine rescue or re	atiromont facility	first right to				
•		fee equal to costs of care while impounded – requires providing bill of sal	•	-				
•	·	auction then other placement or euthanasia	e that serves as h	agai title ii not				
•	•	s running at large, a sheriff, peace officer, military authority or board shal	l impound it and	provide notice in				
	•	ore disposition with description of equine and where and when impound	•					
redeems it in	3 days, it will go thr	ough the same channels as above with any proceeds used to pay impoun	dment costs					
	•	ourt finds were cruelly treated, it gets disposed of through the same char	nnels above; if no	t guilty, it is				
returned to t	he owner							
NEW YORK	<u>A00981</u>	Relates to showcasing pets for adoption	Effective	Signed into law				
	Chapter 35		Immediately	3/3/23				
	l stores; Adoption Aફ							
 Allows a reta 	il store to receive re	asonable rental fee for space used to showcase dogs, cats and rabbits for	adoption					
NEW YORK	A03552	Increases fines for selling disabled Equidae	Effective	Signed into law				
	Chapter 724		Immediately	12/13/23				
		oled Equidae CLASSIFICATION: Increases Fine						
		aw banning selling disabled horses at auction						
 Increases fine 	e for violation from \$	\$5-100 to a misdemeanor fine up to \$1000						
NEW YORK	A03777	Makes a technical correction to the designation of the animal shelter		Signed into law				
	Chapter 131	regulation fund		5/11/23				
				3/11/23				
AFFECTED: Anim	al Shelter SPECIE	ES: N/A CLASSIFICATION: Technical Shelter Regulation Fund		5/11/25				

NEW YORK	<u>A06996</u>	Relates to information to be provided by a veterinarian initially	Effective	Signed into law		
	Chapter 153	prescribing or dispensing a drug to a dog, cat, or rabbit	Immediately	6/30/23		
			& 18 Months			
AFFECTED: Veter	inarians; Owners	SPECIES: Dog; Cat; Rabbit CLASSIFICATION: Revises Providing Inform	ation			
Revises the la	aw requiring veterina	arians to provide the owner information before prescribing or dispensing	a drug to an anin	nal to limit it to		
initial prescri	ptions and only to d	ogs, cats, and rabbits and only if it is to be used outside the office				
Notice must be	be orally or in writin	g with method listed in patient chart				
NEW YORK	S02163	An act to amend the agriculture and markets law, in relation to	Effective 120	Signed into law		
	Chapter 726	prohibiting the slaughtering of horses for human consumption	days	12/13/23		
AFFECTED: Slaug	•	orses CLASSIFICATION: Ban	/ -	, -, -		
	er of horses for hum					
•		transfer, purchase, possession, transport, delivery, receipt, giving away, h	nolding, or accen	ting a horse for		
such purpose	•					
		transfer, purchase, possession, transport, delivery, receipt, giving away, h	nolding, or accept	ting horse flesh for		
human consu		transfer, parenase, possession, transport, active, y, receipt, g.t.i.g array, r	iolanig, of decep	ting norse nestrior		
NORTH	HB 1101	Relating to the fee collection for the cost of each brucellosis tag, each	Effective	Signed into law		
DAKOTA		identification tag, and each health book the commissioner distributes.	8/1/23	3/15/23		
AFFECTED: Board	, Owners SPECIES	: Livestock CLASSIFICATION: Moves provision and changes fee				
Moves the fe	e for brucellosis tag	identification tag and health book from the duties and rules section to th	e fees section Al	ND no longer		
requires calcu	ulating actual direct	cost		-		
NORTH	HB 1361	Relating to personhood status; to provide for application; and to	Effective	Signed into law		
DAKOTA		declare an emergency.	Immediately	4/11/23		
AFFECTED: All	SPECIES: N/A CLA	SSIFICATION: Animals are not people	•			
Declares that	environmental elen	nents, artificial intelligence, animals, and inanimate objects are NOT include	ded in the definit	ion of person		
NORTH	HB 1371	Relating to agricultural definitions, ownership exceptions for	Effective	Signed into law		
DAKOTA		beekeeping, agriculture support services, cattle backgrounding and	Immediately	4/28/23		
		feedlot operations, and raising or producing of livestock by persons	·			
		that have limited landholdings.				
AFFECTED: Livest	ock Farms SPE	CIES: Livestock CLASSIFICATION: Revises				
Adds several						
	~	anching to mean raising or producing agricultural crops, fruit, horticultura	l products, of live	estock or livestock		
	_	g and livestock finishing – exclusions adds agricultural support services, ac	•			
•	agriculture with farmland or ranchland up to 40 acres, and beekeening					

- agriculture with farmland or ranchland up to 40 acres, and beekeeping
- Makes various other changes

NORTH	<u>HB 1437</u>	Relating to the creation of regional livestock planning grants; and to	Effective	Signed into law			
DAKOTA		provide for an appropriation.	8/1/23	4/18/23			
AFFECTED: Regio	nal Planning Council	s SPECIES: Livestock CLASSIFICATION: Grant Program					
 Creates a gra 	nt program for regio	onal livestock planning to assist counties and regional planning councils ir	ı livestock develo	oment planning			
	•	strategic planning and encouraging livestock production investment for i	dentifying suitable	e locations for rural			
	•	wing and updating township zoning and land use					
		county and \$500 per township					
	fied suitable land loo						
 Appropriates 	\$1,200,000 to agric	ulture commissioner for 7/1/23 to 6/30/25					
NORTH	<u>HB 1506</u>	Relating to a bicycle and a ridden animal being deemed a vehicle.	Effective	Signed into law			
DAKOTA			8/1/23	4/7/23			
AFFECTED: Riders	s SPECIES: Ridden	Animal CLASSIFICATION: New Penalty					
States that a	bicycle or ridden ani	mal are not deemed a vehicle under Section 39-08-01 regarding operatir	ng a vehicle under	the influence of			
drugs or subs	tances						
	_	roadway or public accessway under the influence of alcohol or drug to e	xtent that it rend	ers the person a			
hazard to the	mselves or others is	a fee of \$200					
NORTH	SB 2373	Relating to the establishment of the livestock-friendly county	Effective	Signed into law			
DAKOTA		designation.	8/1/23	3/22/23			
AFFECTED: All	SPECIES: Livestock	CLASSIFICATION: Livestock-Friendly Designation					
•		sh livestock-friendly county designations to recognize those that develop	o, maintain or exp	and livestock			
sectors within							
		nated if they 1) adopted resolution expressing interest in developing, ma		-			
•	,	rs, 2) collaborate with county political subdivisions, 3) submit a plan of ac	tion, 4) complete	a study on suitable			
		elopment, and 5) disclose other activities or initiatives					
	lication every 4 year						
May be revoked if they no longer meet requirements							
OKLAHOMA	HB2059	Animals; repealing annual report requirements related to the	Effective	Signed into law			
		Commercial Pet Breeders and Animal Shelter Licensing Act;	Immediately	4/21/23			
		emergency.	,				
AFFECTED: Comn	nercial Pet Breeders	; Animal Shelters SPECIES: N/A CLASSIFICATION: Repeal Reporting F	Requirements				
Repeals the r	eporting requiremen	nts for the Commercial Pet Breeders and Animal Shelter Licensing Act					
•	· •	•					

(OKLAHOMA	<u>HB2863</u>	Veterinary medicine; Oklahoma State University Veterinary Medicine	Effective	Veto Overridden			
			Authority (OSUVMA); creation; rev	Immediately	5/25/23			
AF	FECTED: OSUV	MA SPECIES: N/A	CLASSIFICATION: New Agency					
Cre	Creates Oklahoma State University Veterinary Medicine Authority Act							
•	Purpose is to	provide effective an	d efficient administration, ensure dependable funding, and effectuate mi	ssion and purpos	se of the OSUVMA			
•	Purpose of OSUVMA is to support, to serve as teaching and training facilities for students enrolled in Oklahoma State University College of							
	Veterinary M	edicine, to acquire a	nd provide a site for conducting veterinary medical and biological researc	ch, to provide car	e for animal			
	patients at O	SUCVM, and provide	support or safety of public regarding animal disease and testing					
•	Board of Rege	ents of Oklahoma Ag	ricultural and Mechanical Colleges retains power to govern OSUCVM					
•	Any hospital	or clinic purchased, l	eased, or constructed by OSUVMA must be animal hospital or clinic with	appropriate licer	nses and			
	accreditation	s (Secretary of Agric	ulture may waive standards) – may provide services and receive payment	s from animal in	surance companies			
	and state and	l federal reimbursen	nent programs – must be available as teaching facility OSUCVM and may b	oe used for othe	animal patient and			
	educational f	acilities, and may pro	ovide research					
Cre	eates the Oklah	noma State Universit	y Veterinary Medicine Authority (OSUVMA) as a new state agency					
•	Consists of m	ember appointed by	Governor with Senate approval, 1 appointed by Speaker of the House, 1	appointed by Pr	esident Pro			
	Tempore of S	enate, the Dean of t	he Oklahoma State University College of Veterinary Medicine, 1 veterinar	ian appointed by	President of OSU,			
	1 member of	Board of Regents fo	r the Oklahoma Agricultural and Mechanical Colleges, 1 appointed by Cha	ir of the Board o	f Regents for the			
	Oklahoma Ag	ricultural and Mecha	anical Colleges, and the non-voting Chief Executive Officer of the OSUVM	A				
•	Addresses ter	ms, qualifications, r	emoval, compensation, quorum, duties, and more					
	OREGON	HB 2689	Relating to small-scale meat animal processing.	Effective	Became law w/o			
		Chapter 81		1/1/24	signature 5/8/23			
AF	FECTED: Slaug	hterers SPE	CIES: Rabbits CLASSIFICATION: Exemptions					
•	Exempts from	n licensing those who	o slaughter up to 1000 rabbits for human food (currently only includes po	ultry)				

OREGON	HB 2915	Relating to sales of certain animals by retail pet stores; and prescribing	Effective 90	Signed into law
	Chapter 420	an effective date.	days after	7/27/23
			adjournment	
			& 9/1/28	
AFFECTED: Retail Pet Shops: Buvers SPECIES: Dog: Cat		SPECIES: Dog: Cat CLASSIFICATION: Ban – Retail Pet Store Sale of Dog	s and Cats	

- Prohibits retail pet stores from selling or offering for sale dogs or cats
- Exempts those that sold them on the effective date that sell them at the physical address where it sold them and does not change ownership Exemption is repealed on 9/1/28
- Defines cat as Felis catus
- Redefines retail pet store as being open to the public either by appointment or during regular business hours that sells or offers to sell pet animals or food, supplies, or accessories for pet animals
- Penalty is civil penalty up to \$500 per violation which may be recovered by a county district attorney in county circuit court
- Allows local government to enact stricter ordinances, rules, or resolutions
- Allows retail pet store to display pet animals of an animal rescue entity if it does NOT have an ownership interest in the animals and does NOT receive compensation for the display

	OREGON	HB 3213	Prohibits manufacturer from selling or offering to sell cosmetic			Effective	Signed into law
		Chapter 536	developed through use of cosmetic animal test.			1/1/24	8/1/23
AFFECTED: Cosmotic Manufacturers Suppliers and Sollers SPECIES: Animals CLASSIFICATION: Bans - Cosmotic Testing							

- Prohibits cosmetic manufacturer from selling or offering to sell cosmetic after 1/1/24 that was developed or manufactured using animal testing
- Exempts: 1) requirement from state or federal agency if specific human health problem related to ingredient or nonfunctional constituent, need is justified and supported by detailed research protocol, no nonanimal alternative or strategy, and ingredient or nonfunctional constituent is in wide use and cannot be replaced; 2) requirement of federal regulatory authority if not used to substantiate safety; 3) requirement of 21 U.S.C. 351 to 360fff-8; 4) cosmetic ingredient or nonfunctional constituent used for non-cosmetic product required by state, federal, or federal regulatory authority if documented evidence of noncosmetic intent and history of use at least one year prior to reliance to substantiate safety; 5) retaining, reviewing, or assessing evidence from testing; 6) cosmetics developed from animal testing before effective date even if manufactured afterward; and 7) cosmetics with ingredients used in animal testing before effective date even if manufactured afterward
- City and county may only pass ordinance, rule, or regulation identical to this law
- Cosmetics that do not meet the requirements may be donated to a food bank, homeless shelter, hospital, animal shelter, corrections facility, or emergency shelter AND may be distributed to those who receive their services
- Attorney General may execute an investigative demand upon a manufacturer if they believe it has information, documents, or materials that relevant to an investigation of a violation of this law – Demand may require them to appear and testify under oath, answer written interrogatories, or produce written material or evidence
- Manufacturer has shorter of return date or 20 days after served to petition to extend the return date or to modify or set aside the demand including for privileged material
- Trade secrets given to Attorney General are confidential

- Attorney General may bring civil action to impose civil penalty for violations or obtain an injunction Civil penalties must go to Department of Justice Protection and Education Revolving Account
- Penalty is civil penalty up to \$5000 for the first day of violation and \$1000 per day after that

OREGON	<u>SB 57</u>	Relating to brucellosis.		Effective	Signed into law
	Chapter 146			1/1/24	6/6/23
AFFECTED: Seller:	s SPECIES: Femal	e Cattle Not Vaccinated Against Brucellosis	CLASSIFICATION: Removes Ba	n	

• Removes the ban on selling, maintaining, or controlling female cattle of beef or dairy breed that have not been vaccinated against brucellosis since it is eradicated in the state

OREGON	<u>SB 85</u>	Relating to confined animal feeding operations; and declaring an	Effective	Signed into law		
	Chapter 465	emergency.	Immediately	7/27/23		
AFFECTED, Confirmed Aminoral Franchisms Conscience CDECIEC, N/A CLASSIFICATION, Devices						

AFFECTED: Confined Animal Feeding Operations SPECIES: N/A CLASSIFICATION: Revises

Revises the law regarding confined animal feeding operations

PENNSYLVANIA	<u>SB 746</u>	An Act amending the act of December 7, 1982 (P.L.784, No.225),	Effective 90	Signed into law
	Act 18	known as the Dog Law, in short title and definitions, further providing	Days	10/23/23
		for definitions; in licenses, tags and kennels, further providing for		
		issuance of dog licenses, compensation, proof required, deposit of		
		funds, records, license sal		

- Revises definitions
- Requires Secretary to have single statewide dog licensing internet website to sell dog licenses online for counties without online sales
- Adds that dog license is required after transfer to new owner
- Makes license fee \$7 for all dogs, \$5 for dogs owned by residents 65 or older, \$49 for lifetime license, and \$33 for residents 65 or older or disabled, regardless if spayed or neutered
- Requires providing proof of licensure to police officer, state dog warden, department official, or municipal animal control officer within 10 days of request
- Requires retail seller to provide new owner with license application and letter
- Increases penalty for no license from \$50-300 to \$100-500
- Updates kennel licenses
- Updates other dog laws

SOUTH	<u>S 449</u>	AN ACT TO AMEND SECTION 4 OF ACT 71 OF 2021, RELATING TO THE	Effective	Signed into law
CAROLINA		TRANSPORTATION OF LIVE SWINE WITHOUT IDENTIFICATION, SO AS	Immediately	5/16/23
		TO REPEAL THE SUNSET CLAUSE.		
AFFECTED: Transporters SPE		CIES: Swine CLASSIFICATION: Repeals Sunset		

• Repeals the sunset (expiration) clause regarding transporting live swine without identification

	SOUTH	<u>HB 1025</u>	revise the fees for registration of an apiary.	Effective 90	Signed into law			
	DAKOTA			days after	2/9/23			
				adjournment				
AF	FECTED: Apiari	ies SPECIES: Bees	CLASSIFICATION: Increases Fees					
•	Increases registration fees for apiaries from \$11 to \$16 per permanent location and from \$30 to \$40 per temporary location							
	SOUTH	<u>SB 18</u>	revise the appropriation for a livestock and equestrian complex at the	Effective	Signed into law			
	DAKOTA		State Fair, and to declare an emergency.	Immediately	3/9/23			
AF	FECTED: State	Fair SPECIES: Live	estock; Equine CLASSIFICATION: Revises Appropriation					
•	Revises name	from Department of	of Agriculture to Department of Agriculture and Natural Resources					
•	Increase appr	opriation for livesto	ck and equestrian complex at State Fair from \$20 million to \$29 million					
•	Increases gen	eral appropriation t	o Department from \$12 million to \$18 million and another appropriation	from \$8 million t	o \$11 million			
•	Declares eme	ergency						
	SOUTH	SB 150	add provisions regarding construction and maintenance of livestock	Effective 90	Signed into law			
	DAKOTA		pipelines on highways.	days after	3/2/23			
				adjournment				
AF	FECTED: Owne	rs; Others SPECIES	S: Livestock CLASSIFICATION: Revises Pipeline Requirements					
•	Adds that the	se constructing pipe	eline to provide water to livestock on land taxed as agricultural land must	apply to board o	f county			
	commissione	rs						
•		•	oners to enact ordinances regarding pipelines and allow highway superint	endent to appro	ve lines without			
			ization does not create ownership interest					
•	•	-	ation of livestock pipeline if necessary to improve highway or remove for					
•		•	tock pipeline to request relocation, removal or change to highway superion					
•	•	•	benefits from a livestock pipeline is liable for damage or injury caused by a	any faulty or neg	ligent construction			
	or maintenan	ice – county may red	cover costs to remove or repair it plus attorney fees					

TENNESSEE	SB0195	Animal Cruelty and Abuse - As introduced, establishes standards for	Effective	Signed into law
	Chapter 335	shelter that must be provided to dogs under present animal cruelty	7/1/23	5/5/23
		laws, including requirements for ventilation, movement, and the		
		ability to retain body heat Amends TCA Title 39 and Title 44.		
AFFECTED: Owner	s SPECIES: Dogs	CLASSIFICATION: Shelter Requirements		

- Adds to animal cruelty those who fail to provide food, water or care to an animal OR fails to provide shelter for animal other than dog in person's
- Adds to animal cruelty those who fail to provide a dog with structure that 1) is waterproof, constructed of steel, aluminum or sound material, sufficient to protect from inclement weather suitable for dog, and is vented, insulated and size to allow dog to maintain normal body temperature, 2) of dimensions that allow dog to stand, sit, turn around and lie down, 3) has solid surface, resting platform, pad, floormat or similar large enough to lie on, 4) prevents pain, suffering or significant risk to health, 5) is properly shaded during hot weather and has bedding material sufficient to protect and maintain body temperature during cold weather
- Exempts space under buildings, decks, steps, or open crates or carriers for temporary housing

TENNESSEE	SB0451	Disabled Persons - As introduced, authorizes an employee of a public	Effective	Signed into law
	Chapter 194	accommodation to ask for certain information about a dog guide in	7/1/23	4/24/23
		training; specifies that an individual utilizing a service animal or		
		training a service animal in training is liable for damages to the same		
		extent that an individual whose pet causes damages to a public		
		accommodation is; makes other related changes to service animals		
		and service animals in training Amends TCA Title 8; Title 39; Title 44		
		and Title 62, Chapter 7, Part 1.		

AFFECTED: Owners; Handlers SPECIES: Dog Guide; Service Animals CLASSIFICATION: Revises

- Limits the definition of dog guide in training and defines "Place of public accommodation, amusement, or recreation"
- Authorizes place of public accommodation, amusement or recreation to ask what task the guide dog in training is being trained for and if the trainer is currently training it
- Adds that person that is training dog or using it is subject to same liability for damages as is used for pets that cause damage
- Makes place not required to provide food or care to dog
- Adds additional penalty for misrepresentation of service animal of 100 hours of service at organization that serves individuals with disabilities that must be completed in 6 months

	TEXAS	<u>HB 73</u>	Relating to limitation of certain liability of owners, lessees, and	Effective	Signed into law					
			occupants of land in connection with livestock and agricultural land.	9/1/23	6/9/23					
ΑI	FECTED: Lando	wners; Lessees S	PECIES: Livestock CLASSIFICATION: Expands Limitation of Liability							
•	Adds lessees to those not liable for damages from incident or accident from livestock due to act of firefighter or peace officer and includes an									
	act of a tresp	asser, act of third pa	arty that enters without permission and damages a fence or gate, and wild	life or an act of (God					
•	Adds to the exemption from liability for agricultural land owners, lessees, and occupants from damages or injury to person or property an act									
	of a trespasser, act of third party that enters without permission and damages a fence or gate, and wildlife or an act of God									
•		-	ility for agricultural land owners, lessees, and occupants from damages or							
			uses another to enter without permission because of a trespasser, third p	arty that enters	without permission					
	_		d wildlife or an act of God							
•	Requires the	owner or lessee of a	an event above to cure the resulting defect in a reasonable time							
	TEXAS	HB 598	Relating to creating the criminal offense of possession of an animal by	Effective	Signed into law					
			a person who has been previously convicted of an offense involving	9/1/23	5/24/23					
			animal cruelty.							
ΑI	FECTED: Convi	cted Animal Abuser	s SPECIES: CLASSIFICATION: Ban – Person Convicted from Possessing Ani	mals						
•	Creates the o	ffense of possessing	g or exercising control over an animal if previously convicted within last 5 y	ears of an attacl	on an assistance					
	animal, cruelt	ty to nonlivestock a	nimals, or dog fighting or a similar federal or state penal law							
•	Penalty is Clas	ss C misdemeanor,	Class B misdemeanor if prior offense							
	TEXAS	HB 692	Relating to the authorization for certain land applications and disposal	Effective	Signed into law					
			of dairy waste.	9/1/23	5/24/23					
ΑI	FECTED: Conce	entrated Animal Fee	ding; Dairy Operations SPECIES: Dairy Animals CLASSIFICATION: A	llowed Dairy Wa	ste					
•	Requires Com	nmission to adopt ru	lles to authorize land application of dairy waste (milk not usable for human	n consumption)						
•										
	Rules Illust III	illillize risk of wate	quality impairment and create conditions such as duration, location or al	· '	application rate of dairy waste, agronomic application rate, and best management practices					
	application ra	ite of dairy waste, a	gronomic application rate, and best management practices	•						
•	application ra	ite of dairy waste, a	• • •	•	tion facility					
•	application ra	ite of dairy waste, a	gronomic application rate, and best management practices less to allow disposal from a concentrated animal feeding operation into a	•	cion facility Signed into law					
•	application ra Requires com	ite of dairy waste, a mission to adopt ru	gronomic application rate, and best management practices	control or reten	•					
	application ra Requires com	te of dairy waste, a mission to adopt ru <u>HB 2026</u>	gronomic application rate, and best management practices less to allow disposal from a concentrated animal feeding operation into a	control or retent	Signed into law					
	application ra Requires com TEXAS FFECTED: Rural	te of dairy waste, a mission to adopt ru HB 2026 Veterinarians SPE	gronomic application rate, and best management practices les to allow disposal from a concentrated animal feeding operation into a Relating to the Rural Veterinarian Incentive Program.	control or retent Effective Immediately	Signed into law 6/18/23					
Al	application ra Requires com TEXAS FFECTED: Rural Expands the F	te of dairy waste, a mission to adopt ru HB 2026 Veterinarians SPE	gronomic application rate, and best management practices ales to allow disposal from a concentrated animal feeding operation into a Relating to the Rural Veterinarian Incentive Program. ECIES: N/A CLASSIFICATION: Expands Coverage accentive Program by changing the definition of rural county from a county	control or retent Effective Immediately	Signed into law 6/18/23					
Al	application ra Requires com TEXAS FFECTED: Rural Expands the F 100,000 to or	HB 2026 Veterinarians SPE Rural Veterinarian In	gronomic application rate, and best management practices ales to allow disposal from a concentrated animal feeding operation into a Relating to the Rural Veterinarian Incentive Program. ECIES: N/A CLASSIFICATION: Expands Coverage accentive Program by changing the definition of rural county from a county	control or retent Effective Immediately with a population	Signed into law 6/18/23					

TEXAS	HB 2063	Relating to informed consent obtained before a dog or cat may be	Effective	Became law w/o
		boarded at a kennel and left unattended when employees are not	9/1/23	signature 6/2/23
		present; creating a criminal offense.		
AFFECTED: Owners; Kennels SP		PECIES: Dog; Cat CLASSIFICATION: Require Consent to Leave Unattended		

- Requires a kennel boarding or providing services to a dog or cat whose employees will leave the animal unattended to provide a notice to the
 owner with the hours they will be left unattended and if there is no functioning fire protection sprinkler system AND obtain a signed
 document of consent
- Exempts animal shelters and kennels that board up to 3 dogs or cats
- Violation is civil penalty of \$500 per animal per day
- Allows attorney general or district or county attorney to bring action to collect it and recover attorney's fees and costs

TEXAS	HB 2951	Relating to the establishment of a service dog pilot program for certain		Effective	Signed into law
		veterans.		9/1/23	6/11/23
AFFECTED: Veter	ans SPECIES: Ser	vice Dogs	CLASSIFICATION: Provides service dog to veterans		

- Requires Texas Veterans Commission to establish a pilot program to provide veterans with military service-related post-traumatic stress disorder, traumatic brain injury, or military sexual trauma with service dogs
- Commission must approve at least 1 nonprofit organization to provide services that has experience working with such veterans, authorized to conduct business in the state, able to provide follow-up services, and follows standards of Assistance Dogs International
- Such nonprofit must: 1) employ professional staff to train the dogs; 2) provide participating veterans a fully trained service dog; 3) instruct the veteran on the dog's health and training; 4) conduct regular mental health and depression assessments on the veterans; and 5) provide a new service dog if old one is incompatible or dies or unable to complete duties by fourth anniversary of receipt
- Goods and services provided, including dog, must be at no cost
- Service dog must complete Assistance Dogs International training program, comply with ADA requirements, and be evaluated by veterinarian to determine fitness
- Allows commission to receive grants, gifts, and donations for the program
- Commission must submit report by 10/1/26 to governor, lieutenant governor, speaker of the House, and relevant standing committees that includes any recommended actions and evaluation of effectiveness and whether it should continue or be expanded
- Pilot program expires 9/1/27

TEXAS	TEXAS HB 3257 Relating to the confidentiality of certain biosecurity and other sensitive		Effective	Signed into law
		information shared with the Texas Animal Health Commission.	9/1/23	6/13/23

AFFECTED: Animal Owner or Caretaker SPECIES: N/A CLASSIFICATION: Protects Confidentiality of Information

- Biosecurity plans, secure food supply plans, emergency preparedness plans, and biosecurity data voluntarily provided by animal owner or caretaker to Texas Animal Health Commission is confidential and not subject to disclosure
- Commission may release the information to the 1) attorney general's office for law enforcement, 2) USDA secretary for animal health protection, 3) secretary of the Department of Homeland Security for homeland security, 4) Department of State Health Services for protection

of public from zoonotic diseases, 5) any person required to by court order, 6) federal, state, county, and municipal county management authority for natural or man-made disasters, and 7) any person the executive director considers appropriate IF livestock may be threatened by disease, agent, or pest and release relates to the commission's duties OR if necessary for emergency management

• Release of such information does not affect confidentiality of it, is not an offense of distribution or misuse of confidential information, and is not a voluntary disclosure under public information law

TEXAS	HB 3361	Relating to the slaughtering of livestock.	Effective	Signed into law		
			9/1/23	6/11/23		
AFFECTED: Slaughterers SPECIES: Livestock CLASSIFICATION: Removes Entity						
 Removes from 	n the definition of sl	aughterer those who sell livestock for slaughter by the purchaser on the s	eller's land			
Repeals the contact the c	ounty regulation of	slaughterers in incorporated areas of certain counties				
TEXAS	HB 3660	Relating to a defense to prosecution for the offense of cruelty to	Effective	Signed into law		
		nonlivestock animals under certain circumstances.	Immediately	6/10/23		
AFFECTED: TNR;	Releasers under wild	Hife laws SPECIES: Nonlivestock Animals CLASSIFICATION: Exemption				
•		nment law anyone releasing or returning a stray or feral animal under the	•	turn program if it is		
not a wild livi	ng creature along w	ith anyone releasing or returning a trapped wild creature under the wildlif	te laws			
TEXAS	HB 4069	Relating to the required disclosure of prices by a veterinarian before	Effective	Signed into law		
		providing emergency treatment to an ill or injured animal.	9/1/23	6/11/23		
AFFECTED: Veter	inarians; Owners/Ca	retakers SPECIES: N/A CLASSIFICATION: Requires Disclosing T	reatment Prices			
		rinary Medical Examiners to adopt rules by 12/1/23 to require veterinarian				
to give the ov	vner or caretaker th	e description of the proposed treatment and estimated BEFORE treating t	he ill or injured a	animal		
Rules must al	low the veterinarian	to assess the animal and come up with treatment options before giving a	price AND to ac	ljust the price and		
treatment options based on the condition of the animal						
TEXAS	HB 4164	Relating to the improper use and treatment of an assistance animal or	Effective	Signed into law		
		service animal; increasing a criminal penalty.	9/1/23	6/12/23		
AFFECTED: Hand	ers SPECIES: Assis	tance or Service Animals CLASSIFICATION: Increases penalty				
Revises law fi	Revises law from prohibiting a "person who uses a service animal with a harness or leash of the type commonly used by persons with					

- Revises law from prohibiting a "person who uses a service animal with a harness or leash of the type commonly used by persons with
 disabilities who use trained animals, in order to represent that his or her is a service animal when training has not in fact been provided" with
 "A person commits an offense if the person intentionally or knowingly represents that an animal is an assistance animal or a service animal
 when the animal is not specially trained or equipped to help a person with a disability"
- Increases fine from \$300 to \$1000
- Adds service animal to the provision that allows seizure of an assistance animal if the person habitually abuses or neglects to feed or care for their animal

	TEXAS	<u>HB 4538</u>	Relating to the regulation of beekeeping; imposing fees and	Effective	Signed into law			
			authorizing other fees; expanding the applicability of an occupational	9/1/23	6/13/23			
			permit.					
AF	AFFECTED: Beekeepers SPECIES: Bees CLASSIFICATION: Revisions							
•	Adds and rev	ises definitions						
•	Makes various revisions to beekeeping law							
	TEXAS	<u>SB 349</u>	Relating to county and municipal housing authority pet policies.	Effective	Adopted 5/10/23			
				Immediately				
AF	FECTED: Housi	ng Authorities; Own	ers SPECIES: Pets CLASSIFICATION: Compliance with Local Law					
•	Requires hou	sing authority policy	that allows tenants to have pets to comply with the county or municipal	restrictions of da	ingerous dogs			
	under the He	alth and Safety Code						
	TEXAS	SB 691	Relating to an animal share exemption for certain meat and meat food	Effective	Signed into law			
			products; providing a civil penalty.	9/1/23	6/18/23			
AF	FECTED: Farme	er/Rancher, Co-own	ers SPECIES: Livestock CLASSIFICATION: Creates animal share exempti	on				
•	Animal share	is an ownership inte	erest in livestock created by a contract between a farmer or rancher and a	prospective co-	owner			
•	Animal share	must include a bill o	of sale, provision allowing farmer or rancher to board the livestock and pre	epare it for slaug	hter, and a			
	provision allo	wing co-owner shar	e of the meat or products					
•	Provides exer	nption from the insp	pection requirement of livestock before slaughter and preparation of mea	t for animal shar	e if 1) owned			
			d products are from livestock owned by animal share and are delivered by					
	•		varning statement on the label that the meat was not inspected, 4) label i	ncludes "Not for	Sale," and 5)			
		•	ds of care and meat preparation					
•			al redistribution of such meat or products – Violation is civil penalty of \$10	•	- ·			
		· ·	Ity and reasonable expenses (court costs, attorney fees, investigative cost		lisposition expense)			
•		•	hing statement of department approval or endorsement of meat from ani	mal share				
•	Must follow F	ederal Meat Inspec	tion Act					
	TEVAC	CD 07C	Deletion to the linearing and groundston of deep and set by the	Effective	Cianadiata la			
	TEXAS	<u>SB 876</u>	Relating to the licensing and regulation of dog and cat breeders;	Effective	Signed into law			
٨г	EECTED: Brood	lers SPECIES: Dog;	expanding the applicability of an occupational license. Cat CLASSIFICATION: Revises Exemption from License	9/1/23	5/29/23			
AF			·					
•	 Revises dog or cat breeder to those who have 5+ intact adult females (was 11) AND removes the minimum yearly sales limit 							

- Revises dog or cat breeder to those who have 5+ intact adult females (was 11) AND removes the minimum yearly sales limit
- For exemption for dogs bred for certain purposes: adds breed or confirmation shows AND exempts them for a purpose listed instead of just for personal use
- Requires Texas Department of Licensing and Regulation to prescribe forms and procedures to implement it
- Breeders with 5-10 adult intact females do NOT need a license UNTIL 1/1/24

	TEXAS	<u>SB1414</u>	Relating to the regulation of the practice of veterinary medicine by the	Effective	Signed into law	
			Texas Department of Licensing and Regulation.	9/1/23	6/18/23	
AF	FECTED: State	Board of Veterinary	Medical Examiners SPECIES: N/A CLASSIFICATION: Creates Temporary	Regulations		
•	Abolishes the	State Board of Vete	erinary Medical Examiners (SBVME) on 9/1/27 (was 9/1/29)			
•	Gives TX Dep	artment of Licensing	g and Regulation policy-making powers of the Board with all powers and du	ities granted to	the Board also that	
	of the execut	ive director of the d	lepartment, the department, or the Texas Commission of Licensing and Reg	gulation		
•	Commission	or executive directo	r of department may delegate, or withdraw such delegation of, power or d	uty to the Boar	d	
•	Requires the	department to revie	ew administrative rules by 12/31/26, which must include license holder and	l public input o _l	oportunities	
•			any amendments to rules or repeal of them if no sufficient reason or author	-		
•	If expert witn	ess is needed for ru	Ilemaking or contested case, commission or department may have veterina	rian member o	f board do so	
•		•	rtment authority to direct or dismiss the executive director of the Board			
•			the board responsible for financial services, human resources, and workfor	•		
			; budgeting, inventory, and asset management; payroll; personnel and labo	· •	•	
			nd promotion of personnel; submitted required reports; legal support servi	ces; and inform	ation technology	
		•	s any of them, board must reimburse them			
•			sory board of the department that provides advice and recommendations of	on technical ma	tters alongside the	
_	•	•	committee and any other advisory committee	altata -		
•	•	rd to adopt rules on to determine if auth	n scope of practice or health-related standard of care for practice of veterin	ary medicine –	commission must	
		apter expire on 9/1/				
•		•	tion Resources to consult with department and board on their database ne	eds and create	a nlan for a	
•			d shall provide any needed resources to do so	cus and create	a plan for a	
•			egislative recommendations to improve the board by 12/1/24 to the Sunse	t Advisory Com	mission and	
		lative standing com	, , , , ,	c / (d / 130) y Co / 1		
		0				
	TEXAS	<u>SB 1850</u>	Relating to the presiding officer of the State Board of Veterinary	Effective	Signed into law	
			Medical Examiners.	9/1/23	5/27/23	
AF	FECTED: State	Board of Veterinary	Medical Examiners SPECIES: N/A CLASSIFICATION: Presiding Officer Qu	alification		
•	Requires the presiding officer of the State Board of Veterinary Medical Examiners to be a veterinarian					
	TEXAS	SB 2333	Relating to rules permitting service dogs in the Capitol.	Effective	Ciana diata la	
	1 = 7 (7 (0	3D 2333	I relating to raics permitting service dogs in the capiton	LIICCUIVC	Signed into law	
	127010	<u>3B 2333</u>	The latting to rules permitting service dogs in the eapteon	9/1/23	Signed into law 6/18/23	

• Revises the law allowing seeing eye dogs in the Capitol to allow all service dogs

TEXAS	HR 654	Recognizing March 23, 2023, as Texas Humane Legislation Network	Effective	Adopted 3/23/23			
		Day at the State Capitol.	Immediately				
AFFECTED: All	AFFECTED: All SPECIES: N/A CLASSIFICATION: Official Day Designation						
 Designates 3, 	Designates 3/23/23 as Texas Humane Legislation Day						
UTAH	<u>H.B. 184</u>	Veterinarian Education Loan Repayment Program	Effective	Signed into law			
	Chapter 134		5/3/23	3/14/23			
AEEECTED: Votor	AFFECTED: Victorinarians SPECIES: N/A CLASSIFICATION:						

AFFECTED: Veterinarians SPECIES: N/A CLASSIFICATION:

- Creates Veterinarian Education Loan Repayment Program
- Defines qualified veterinarian as one that practiced 5+ years starting on or after 5/3/23 in either 1) an area designated as veterinary shortage area by USDA in at least 1 of the 5 years or in Indian Country, 2) in a country or municipal operated or 501(c)(3) animal shelter, 3) in any area as department employee, or 4) in any combination of these
- Authorizes payment of qualified veterinarian loan balances starting 7/1/28 if they apply as qualified veterinarian and register with program at least 5 years before payment
- Payments must be made directly to the lender and in total equal maximum payment value
- Up to 2% of funding may be used for administrative costs
- Requires annual report by Oct 1 to the Natural Resources, Agriculture, and Environment Interim Committee and the Natural Resources, Agriculture, and Environmental Quality Appropriations Subcommittee with revenues, expenditures and outcomes
- Adds that appropriations are nonlapsing
- Appropriates \$2.5 million to the program for fiscal year 7/1/23 to 6/30/24

UTAH	<u>H.B. 187</u>	Veterinary Practice Amendments	Effective	Signed into law	
	Chapter 62		5/3/23	3/13/23	
_					

AFFECTED: Bovine Tester SPECIES: Bovine CLASSIFICATION: Exemption from Licensure

• Exempts from licensing under Veterinary Practice Act any individual who tests a bovine for pregnancy that has a masters degree or higher in animal reproductive physiology and completed 8 hours of continuing education on it in the last 2 year period

	Effective	Signed into law
Chapter 188	5/3/23	3/14/23

AFFECTED: Paleontologists SPECIES: N/A CLASSIFICATION: Authorization for Specimens

- Allows city with paleontology museum to retain, curate, and manage paleontological specimens, collections and resources recovered on land owned or controlled by the city
- Defines paleontology museum as museum owned or established by city of the first or second class that is designed for curation and display of specimens and paleontological resources, has designated paleontologist for care and preservation, and is an approved repository or detailed plan to become one
- Designation requires written consent of owner or trust

UTAH	H.B. 418	Canine Body Armor Restricted Account Modifications	Effective	Signed into law
	Chapter 419		5/3/23	3/20/23
AFFECTED: All	SPECIES: Canine	CLASSIFICATION: Repeals		

- Repeals the Canine Body Armor Restricted Account
- Defines service animal as dog used by law enforcement agency that is specially trained or in training for law enforcement work and assists law enforcement in the performance of their duties in relation to exemption from a municipal or county law limiting number of dogs

UTAH	<u>S.B. 61</u>	Livestock Collision Amendments	Effective	Signed into law
	Chapter 232		4/1/24	3/14/23

AFFECTED: Railroad Operators; Livestock Owners SPECIES: Livestock CLASSIFICATION:

- Requires department to administer the provisions regarding livestock damaged by railroad operations
- Requires railroads in the state to provide department with current contact information for communication regarding injury to livestock by the railroad
- Requires railroad operator that strikes, injures or kills livestock to immediately record the location and notify the department and statewide railroad engineer within 24 hours penalty for not reporting is civil penalty of at least \$5000 per incident
- Is prima facie evidence that it was not reported if investigation determines livestock was struck by railroad and the railroad has not reported it department shall notify railroad and access penalty penalty goes to Railroad Livestock Damage Fund railroad still liable for damages
- After department is notified of a strike, it must notify the relevant law enforcement agency and investigate the scene, identify the livestock, determine ownership, access state-of-repair of fences along railroad, and document and preserve evidence
- Department and law enforcement shall notify owner of livestock if possible, create and maintain a website to notify the public regarding livestock strikes, and shall post information on a website if owner is not known
- Livestock owner may receive compensation of estimated market value or actual fair market value of damage owner must notify department each time of strike must file proof of loss form within 30 days that notification was received by owner or department department must approve or deny it within 30 days and, if approved, pay it from the Railroad Livestock Damage Fund
- Requires each railroad to pay by 12/31/23 a fee of \$150 per mile of track in the state for payment of claims and \$75 per mile for administrative costs
- If department issues payment from fund, it must notify the railroad of its liability and pay for it within 30 days or pay a civil penalty up to \$10,000 and per additional 30 days
- Requires reviewing data of strikes between 7/1/23 and 12/31/23 to see how many there are and then charge an administrative fee starting 7/1/24
- Creates Livestock Damage Board to hear appeals on value of livestock
- Requires railroads to build wire fence 4.5' high with posts no more than 16.5' apart with proper gates and cattle guards on sides of railway that passes through privately owned land or public land which livestock grazing occurs must repair within 30 days or owner may repair and file civil action if not reimbursed

UTAH	S.B. 108	Animal Shelter Revisions	Effective	Signed into law			
OTAIT	Chapter 360	Animal Shereet Revisions	5/3/23	3/17/23			
AEEECTED: Anim	al Shelter SPECIES	: Cat or Dog CLASSIFICATION: Revises Euthanasia	3/3/23	3/11/23			
	animal does not inc						
		uthanize a dog or cat by a drug that the FDA has approved and only by in:	travonous iniesti	on by bypadarmic			
•		by hypodermic needle or intracardial injection by hypodermic needle (if t		on by hypoderniic			
	•	thanize an animal in an emergency outside of the shelter by a method otl		drug if it is humana			
	•			-			
Requires shelters that euthanize animals to develop a policy, adopt a training program, and require those who do or assist with euthanasia to have training every 2 years – Shelter must ensure training is taught by veterinarian and maintain training record with dates and attendees							
nave training	every 2 years – Sile	itel must ensure training is taught by vetermanan and maintain training i	ecoru with dates	and attenuees			
VIRGINIA HB 1577 Rabid animals; quarantine; access by Department of Health. Effective Signed into law							
	Chapter 121		7/1/23	3/21/23			
AFFECTED: Owne	•	Cat; Animals CLASSIFICATION: Allow Inspections	, ,	, ,			
	<u>.</u>	illow the local health director or designee to access to it during confinement	ent if it is suspec	ted of having rabie			
•	-	may have been exposed with no current vaccination, and if it exposed a p	•				
	•	han a dog or cat that exposes a person to allow the local health director of		cess to it during			
confinement							
			cc	1			
VIRGINIA	HB 1660	Dairy Producer Margin Coverage Premium Assistance Program Fund;	Effective	Signed into law			
	Chapter 146	created, removes sunset provision.	7/1/23	3/21/23			
AFFECTED: Dairy		ES: Dairy Animals CLASSIFICATION: Creates Fund					
•	•	overage Premium Assistance Program Fund					
		equent federal farm program					
Makes sectio	n expire on 7/1/28						
VIRGINIA	HB 1951	Official emblems and designations; state pony.	Effective	Signed into law			
VIIIOIIVIA	Chapter 60	official emplems and designations, state pony.	7/1/23	3/21/23			
AFFECTED: All	SPECIES: Chincoteag	ue Pony CLASSIFICATION: Official State Animal	7/1/23	3/21/23			
		s the official state pony					
Designates en	illineoteagae i ony as	the official state porty					
VIRGINIA	HB 2297	Cattle Industry Board; collection and disposition of assessment by	Effective	Signed into law			
	Chapter 262	handler.	7/1/23	3/22/23			
AFFECTED: Hand	lers SPECIES: Catt	le CLASSIFICATION: Extends Assessment					
Extends the c	collection of an asses	ssment per head of cattle to 7/1/2028					
		•					

VIRGINIA	HB 2348	Animal testing facilities; noncompliance with federal laws and	Effective	Signed into law
	Chapter 532	regulations; civil penalty.	7/1/23	3/26/23

AFFECTED: Animal Testing Facility; Contract Testing Facility; Manufacturer

SPECIES: Animal = vertebrate except fish

CLASSIFICATION: Requires Making Reports Available

- Requires animal testing facility, contract testing facility and manufacturers that use animal test to display link on its website to its annual report submitted to USDA before Dec 1
- Requires animal testing facility to display its USDA inspection report within 30 days on either a link on its website or a press release or similar document if no website
- Requires animal testing facility of institute of higher education to notify leadership of the institute including president, dean and board of visitors or board of trustees if it receives citation for critical noncompliance
- Exempts federal facilities and privately owned veterinarian practices

VIRGINIA	SB 795	Cattle Industry Board; collection and disposition of assessment by	Effective	Signed into law
	Chapter 263	handler.	7/1/23	3/22/23
AFFECTED: Handlers SPECIES: Cattle		le CLASSIFICATION: Extends Assessment		

Extends the collection of an assessment per head of cattle to 7/1/2028

VIRGINIA	SB 1271	Animal testing facilities; public notification.	Effective	Signed into law
	Chapter 533		7/1/23	3/26/23

AFFECTED: Animal Testing Facility; Contract Testing Facility; Manufacturer

SPECIES: Animal = vertebrate except fish

CLASSIFICATION: Requires Making Reports Available

- Requires animal testing facility, contract testing facility and manufacturers that use animal test to display link on its website to its annual report submitted to USDA before Dec 1
- Requires animal testing facility to display its USDA inspection report within 30 days on either a link on its website or a press release or similar document if no website
- Requires animal testing facility of institute of higher education to notify leadership of the institute including president, dean and board of visitors or board of trustees if it receives citation for critical noncompliance
- Exempts federal facilities and privately owned veterinarian practices

WASHINGTON	<u>HB 1020</u>	Designating the Suciasaurus rex as the official dinosaur of the state of	Effective	Signed into law				
	Chapter 330	Washington.	7/23/23	5/4/23				
AFFECTED: All SPECIES: Suciasaurus Rex CLASSIFICATION: Official State Animal								
Designates S	Designates Suciasaurus rex as official state dinosaur							
WASHINGTON	HB 1077	Concerning courthouse facility dogs.	Effective	Signed into law				
Chapter 59 7/23/23 4/13/23								
AFFECTED: Courts; Witnesses SPECIES: Courthouse Facility Dogs CLASSIFICATION: Revises Law								

Allows court to exercise discretion in using a courthouse facility dog

- Gives courthouse facility dog with a certified handler access to 1) a courthouse, 2) any location where the dog and handler provide services, participate in administrative activities, engage in community outreach or participate in training, 3) any location related to law enforcement investigation that requests their presence, 4) matters pending in civil or criminal justice system
- Adds that authorized locations include places of public accommodation, all modes of public transportation, children's advocacy centers, schools, day care facilities, law enforcement agencies, prosecutors' offices, attorneys' offices, medical facilities, specialty courts, and courtappointed special advocates and guardian ad litem program offices
- Handler may be required to show identification card from accredited assistance dog organization
- Adds that motions to include a courthouse facility dog must include reasons why the dog would reduce anxiety and elicit testimony Adds that such motions may be verbal or written
- When court approves such dog, it must include basis for determination
- Requires accredited assistance dog organization that trains and certifies courthouse facility dog handlers to issue an identification card to each handler working in WA must include "Certified Courthouse Facility Dog Handler", complete legal name of handler and name and contact information for the organization along with a specific statement that the dog and handler can enter all places listed above
- Revises definition of certified handler to require them to be trained by ACCREDITED organization and that their knowledge must include victim advocates, forensic interviewers, detectives, prosecuting attorneys, and guardians ad litem
- Revises definition of courthouse facility dog to require that they demonstrate continued proficiency in providing safe and reliable services
 through ongoing training based on organization's standards, provide companionship to both witnesses and potential witnesses during
 interviews, examinations, meetings, and other encounters with law enforcement investigation and legal proceedings, and includes travel as
 needed between locations

WASHINGTON	SB 5319	Concerning pet insurance.	Effective	Signed into law
	Chapter 40		1/1/24	4/6/23

AFFECTED: Pet Owners; Insurance Companies SPECIES: Pets CLASSIFICATION: Revises

- Requires pet insurers that use the terms chronic condition, congenital anomaly, heredity disorder, orthopedic, pet insurance, preexisting condition, renewal, veterinarian, veterinary expenses, waiting period, or wellness program in their policy to use the definition given in the bill and include that definition in the policy along with in a clear and conspicuous link on main page on the insurer's website, pet insurer program's website or both does not limit exclusions insurers may use
- Requires pet insurer to disclose 1) any coverage excluded due to preexisting condition, heredity disorder, congenital anomaly or congenital disorder or chronic condition, 2) "Other exclusions may apply. Please refer to the exclusions section of the policy for more information" if any other exclusions, 3) any coverage limited by waiting or affiliation period, deductible, coinsurance, or annual or lifetime policy limit, 4) whether coverage is reduced or premiums are increased based on claim history, age of pet, or change in geographic location, and 5) if underwriting company differs from brand
- Allows pet insurance applicant to examine and return the policy, certificate or endorsement within 15 days if they are unhappy for any reason as long as they have not filed a claim
- Requires pet insurance policies, certificates and endorsements to have instructions for completing a return on the first page or attachment with the information listed
- Pet insurers must clearly disclose a summary of the basis or formula used to determine claim payments and include it on the insurer's website, pet insurer program's website or both
- Requires pet insurer that uses benefit schedule to clearly disclose the schedule in the policy and disclose all benefit schedules through a clear link on the website
- If claims are based on usual and customary fees based on veterinary provider service charges, policy must include the limitation provision along with the basis in calculating it and disclose on the website
- If a medical examination is required, the insurer must disclose aspects of examination before issuance
- Insurer must disclose waiting periods and applicable requirements before purchase, provide summary of all provisions required in the law under a separate "insurer disclosure of important policy provisions.", post disclosure of these items on the website, provide copy of these provisions in 12-point type, a written disclosure with address and customer service number and statement advising customer to contact insurance producer for assistance
- Allows insurer to provide coverage exclusions based on preexisting conditions if disclosed
- Allows policies to include waiting periods up to 30 days for illness or orthopedic conditions not from an accident (bans waiting period on accidents or policy renewals) but must include provision allowing it to be waived after an examination by veterinarian that is paid for by policyholder unless insurance pays it can require reasonable elements of the exam
- Prohibits veterinary examination for renewals
- Eligibility for insurance must not be based on participation in wellness program
- Prohibits insurers from marketing wellness program as pet insurance and marketing it during sale or solicitation of pet insurance and lists the restrictions of wellness programs
- Insurance producers must be licensed and trained to sell or solicit insurance

WASHINGTON	<u>HB 1234</u>	Concerning the civ	il forfeiture of animals	seized for abuse or neglect.	Effective	Signed into law
	Chapter 246				7/23/23	5/4/23
AFFECTED: Owners: Law Enforcement: Animal Control SPECIES: Animals CLASSIFICATION: Revises Seizure Laws						

- Allows law enforcement or animal control officer in addition to seizing an animal with a warrant that is held in violation of the prohibition of having animals if guilty of abuse or neglect to also seize an animal in violation of the animal cruelty in the 1st degree (intentionally causes substantial pain, physical injury or kills an animal; starves, dehydrates or suffocates animal with criminal negligence and animal dies or has substantial pain; engages in sexual conduct with animal) and in violation of animal cruelty in 2nd degree (knowingly, recklessly or with criminal negligence inflicts suffering or pain; has control or custody of animal used in fighting and abandons the animal with criminal negligence causing bodily harm or risk of such)
- Allows law enforcement or animal control to enter private property without a warrant and render emergency aid to the animal or seize it and take it to a veterinarian for attention if they believe the animal is in imminent danger or is suffering physical injury or infirmity and needs immediate medical attention
- Law enforcement and animal control who seizes an animal without a warrant is not liable for damage from entry if no more force than necessary is used
- Seized animals can be placed with animal care and control agency, foster care not associated with owner, nonprofit humane society, nonprofit animal sanctuary or nonprofit rescue organization must consider animal's needs when considering placement such entity must provide minimal care as defined
- If animal goes to foster care, animal sanctuary or rescue organization, the seizing agency retains custody, must make sure it has minimal care and may withdraw from the bond and give to the entity
- Owner of seized animal must be given notice of right to petition for immediate return of the animal and be given time to petition for a civil hearing before the animal is abandoned and forfeited
- Requires notice of circumstances of seizure within 72 hours to known or suspected owner that must include name, business address and phone of agency that seized it, description of animal, authority and purpose for seizure with date and time, statement that owner is liable for care and must post bond within 14 days of seizure, statement that owner has right to petition for immediate return of animal within 14 days
- Changes bond for seized animal to amount sufficient to provide minimum care for 30 days that must be posted within 14 days after seized or animal is deemed abandoned and forfeited
- Failure to file petition by 14th day will constitute waiver of right to file a petition May extend to additional 14 days if petitioner did not receive notice and there are exceptional and compelling circumstances
- Requires court to set civil hearing within 30 days of filing a petition for return rules of civil procedure apply and respondent must prove that there was probable cause animal was in violation owner has chance to be heard if probable cause, owner must post bond in 72 hours or animal is forfeited; if no probable cause, animal must be returned and may allow attorney fees paid for owner and refund of the bond
- If bond is posted, court proceedings shall be given priority
- If bond expires, owner must post additional bond within 72 hours of expiration or animal is forfeited
- If animal is seized from person prohibited from owning or caring for one or an order of animal cruelty in the 1st and 2nd degrees, animal is immediately forfeited and placed with entity without court action
- If forfeited, agency may place with new owner if it is not with family members or friends of the owner or someone in the household
- Custodial agency may have veterinarian or veterinary technician euthanize animal if severely injured, sick, diseased or suffering

- Allows voluntary relinquishment of animal
- Court action is not required for taking custody of, caring for and disposing of stray, feral, at-large or abandoned animal or wild animals not kept as pets or livestock
- Petition for civil hearing for immediate return of animal must in form listed

WASHINGTON	HB 1424	Concerning consumer protection with respect to the sale and adoption	Effective	Signed into law
	Chapter 208	of dogs and cats.	7/23/23	5/1/23

AFFECTED: Sellers, Buyers, Adopters SPECIES: Dogs; Cats CLASSIFICATION: Modifies Pet Store Allowance

Modifies the provision allowing retail pet stores that sold dogs before 7/25/21 to sell dogs by requiring:

- Dogs to only be sold at location on retail pet store's business license
- Dogs to come directly from breeder (including out-of-state) or a USDA broker that obtains dogs from such breeder if it provides all applicable federal and state license numbers
- Possession of documentation from breeder or broker that dog was not separated from mother before 8 weeks and breeder's compliance with dog breeding limit and condition requirements
- Obtaining all USDA inspection reports of breeder within last 3 years and maintain for 5 years after dog is sold
- Including in any advertising the range of prices that a breed of dog or dogs with certain traits are sold, age of dog, and applicable state and federal licenses
- Posting on bulletin board or kiosk visible from entrance the purchase price, age and breeder's name, kennel name, city and state, and applicable licenses
- Disclosing before sale the purchase price, applicable federal and state license numbers and list of violations on federal or state inspection report in last 2 years
- Allows retail pet store to provide space and care for animals by animal care and control agency or rescue group for adoption dog and cat cages need label with certificate of source and name and address of agency
- Violation is Class 1 civil infraction up to \$250 if 3+ violations in 1 year then can no longer sell dogs or cats
- Prohibits lessor from financing consumer lease for purchase of dog or cat and one on or after effective date is void
- Voids all retail installment transaction after effective date
- Prohibits licensees from financing or making loan for purchase of dog or cat ones on or after effective date are void

WASHINGTON	SB 5439	Concerning livestock identification.	Effective	Signed into law
	Chapter 44		7/23/23	4/6/23

AFFECTED: Owners; Livestock Identification Advisory Committee SPECIES: Livestock CLASSIFICATION: Revises Duties

- Requires Livestock Identification Advisory Committee to review the costs and operations of the livestock identification program
- Adds that no call out fee is required for livestock inspections by certified veterinarians and field livestock inspectors
- Changes date for department to submit livestock inspection report to 11/1/23 and annually AND extends expiration to 7/1/26

WEST VIRGINIA	HB 3524	Making a supplementary appropriation to the Department of	Effective	Signed into law				
		Agriculture – West Virginia Spay Neuter Assistance Fund	Immediately	3/16/23				
AFFECTED: WV Spay Neuter Assistance Fund SPECIES: N/A CLASSIFICATION: Appropriation								
• Issues supple	Issues supplementary appropriation to WV Spay Neuter Assistance Fund for fiscal year ending 6/30/23							
WEST VIRGINIA	WEST VIRGINIA SB 200 Allowing leashed dogs to track wounded elk, turkey, and wild boar Effective Signed into law							
		when hunting	6/9/23	3/28/23				
AFFECTED: Hunte	AFFECTED: Hunters SPECIES: Dogs CLASSIFICATION: Allows Dog to Track Wounded Animals							

- Allows hunter who believes they have mortally wounded a deer, elk, turkey, wild boar or bear to use leashed dogs to track and locate it
- Handler must always have physical control of the dogs
- Tracking a mortally injured animal is hunting subject to hunting laws
- Requires hunter or handler to have hunting license to track them or be exempt
- Requires handler to accompany dog handler in tracking and only hunter can kill the animal except that a hunter physically unable to follow handler may designate handler to kill the animal
- Animal shot becomes part of bag limit of hunter who fired initial shot
- Dog handler providing tracking for profit must be licensed as outfitter or guide

WEST VIRGINIA	<u>SB 361</u>	Authorizing miscellaneous boards and agencies to promulgate	Effective	Signed into law
		legislative rules	Immediately	3/29/23

AFFECTED: SPECIES: CLASSIFICATION:

- Includes SB 365, SB 369 and SB 371
- Adopts various agency rules including:
 - WV Apiary Rule
 - Inspection of non-traditional domesticated animals
 - Livestock care standards

WYOMING	<u>HB0017</u>	State lands-grazing of non-owned livestock.	Effective	Signed into law
	Chapter 158		7/1/23	3/9/23

AFFECTED: Lessee of State Lands SPECIES: Livestock CLASSIFICATION: When Approval Not Required

- Lessee of state lands whose lease allows grazing on it may allow livestock they do not own to graze on it without approval if the ratio of owned to non-owned livestock does not exceed 1:1 for more than 2 years in any 10-year period, the lessee provides documentation of grazing of nonowned livestock to office of state lands and investments, and the lessee maintains full management responsibility
- Such use is NOT a sublease
- Defines full management responsibility as all duties, obligations and liabilities as if the lessee owns the livestock

WYOMING	HB0180 Chapter 121	Brucellosis testing-notification requirements.	Effective Immediately & 7/1/23	Signed into law 2/27/23
AFFECTED, All	CDECIEC, Livertook	CLASSIFICATION, Notification of Positive Test	•	

AFFECTED: All SPECIES: Livestock CLASSIFICATION: Notification of Positive Test

- Requires WY Livestock Board to establish standard communication protocol to inform livestock producers, veterinarians and brand inspectors in designated surveillance area of county where non-negative brucellosis test has been confirmed for any animal
- Allows board to release information related to a non-negative brucellosis test in county where animal is located
- Requires state veterinarian to provide testing information to owner of animal that has non-negative test within 3 days after receipt of preliminary laboratory results

WYOMING	<u>SF0028</u>	Livestock infectious disease control-tribal inclusion.	Effective	Signed into law
	Chapter 25		7/1/23	2/15/23

AFFECTED: Wind River Indian Reservation: Livestock Owners SPECIES: Livestock CLASSIFICATION: Revises

- Allows state veterinarian to provide contagious and infectious reportable disease testing, containment and reimbursement services to livestock producers, including Wind River Indian Reservation who agrees to program requirements adds that services to Wind River Indian Reservation may also come from cooperative agreement with WY Livestock Board Services do not include bison considered wildlife
- Adds that livestock under Wind River Indian Reservation infected with or exposed to TB must also be disposed of on the property or transferred as listed
- Adds cattle and bison under Wind River Indian Reservation infected with brucellosis must also only be shipped or transported under direction
 of state veterinarian
- Allows governor to enter negotiations with tribes of regions adjacent to WY to preserve its brucellosis-free state

WYOMING	<u>SF0029</u> Act	Brucellosis management updates.	Effective Immediately	Signed into law 2/24/23
			& 7/1/23	

AFFECTED: Owners SPECIES: Livestock CLASSIFICATION: Revises

- Gives option to immediately brand livestock reacting to test for brucellosis with B
- For brucellosis surveillance, replaces area of concern with temporary surveillance area AND replaces livestock herd plan with brucellosis mitigation plan
- For compensation for testing, payment no longer requires notarized invoice makes documentation in form and manner under board rule makes payment upon receipt by board (was submission to board)