States' Animal Cruelty Statutes: Iowa

Current through Acts of the 2020 Regular Session, subject to changes made by Iowa Code Editor for Code 2021.

717.1. Definitions

As used in this chapter, unless the context otherwise requires:

- 1. "Department" means the department of agriculture and land stewardship.
- 2. "Electronic mail" means any message transmitted through the internet including but not limited to messages transmitted from or to any address affiliated with an internet site.
- 3. "Law enforcement officer" means a regularly employed member of a police force of a city or county, including a sheriff, who is responsible for the prevention and detection of crime and the enforcement of the criminal laws of this state.
- 4. "Livestock" means an animal belonging to the bovine, caprine, equine, ovine, or porcine species, ostriches, rheas, emus; farm deer as defined in section 170.1; or poultry.
- 5. "Livestock care provider" means a person designated by a local authority to provide care to livestock which is rescued by the local authority pursuant to section 717.2A.
- 6. "Local authority" means a city as defined in section 362.2 or a county as provided in chapter 331.
- 7. "Maintenance" means to provide on-site or off-site care to neglected livestock.
- 8. "Sustenance" means food, water, or a nutritional formulation customarily used in the production of livestock.

717.1A. Livestock abuse

A person is guilty of livestock abuse if the person intentionally injures or destroys livestock owned by another person, in any manner, including, but not limited to, intentionally doing any of the following: administering drugs or poisons to the livestock, or disabling the livestock by using a firearm or trap. A person guilty of livestock abuse commits an aggravated misdemeanor. This section shall not apply to any of the following:

- 1. A person acting with the consent of the person owning the livestock, unless the action constitutes livestock neglect as provided in section 717.2.
- 2. A person acting to carry out an order issued by a court.
- 3. A licensed veterinarian practicing veterinary medicine as provided in chapter 169.

- 4. A person acting in order to carry out another provision of law which allows the conduct.
- 5. A person reasonably acting to protect the person's property from damage caused by estray livestock.
- 6. A person reasonably acting to protect a person from injury or death caused by estray livestock.
- 7. An institution, as defined in section 145B.1, or a research facility, as defined in section 162.2, provided that the institution or research facility performs functions within the scope of accepted practices and disciplines associated with the institution or research facility.

717.2. Livestock neglect

- 1. A person who impounds or confines livestock, in any place, and does any of the following commits the offense of livestock neglect:
 - a. Fails to provide livestock with care consistent with customary animal husbandry practices.
 - b. Deprives livestock of necessary sustenance.
 - c. Injures or destroys livestock by any means which causes pain or suffering in a manner inconsistent with customary animal husbandry practices.
- 2. A person who commits the offense of livestock neglect is guilty of a simple misdemeanor. A person who intentionally commits the offense of livestock neglect which results in serious injury to or the death of livestock is guilty of a serious misdemeanor. However, a person shall not be guilty of more than one offense of livestock neglect punishable as a serious misdemeanor, when care or sustenance is not provided to multiple head of livestock during any period of uninterrupted neglect.
- 3. This section does not apply to an institution, as defined in section 145B.1, or a research facility, as defined in section 162.2, provided that the institution or research facility performs functions within the scope of accepted practices and disciplines associated with the institution or research facility.

717.2A. Rescue of neglected livestock

- 1. a. A law enforcement officer may rescue livestock neglected as provided in section 717.2 on public or private property, as provided in this subsection.
- b. The officer may enter onto property of a person to rescue neglected livestock if the officer obtains a search warrant issued by a court, or enters onto the premises in a manner consistent with the laws of this state and the United States, including Article I, section 8, of the Constitution of the State of Iowa, or the fourth amendment to the Constitution of the United States.
- c. Livestock neglected as provided in section 717.2 may be rescued pursuant to the following conditions:

- (1) If a criminal proceeding has not been commenced against the person owning or caring for the livestock, the following shall apply:
 - (a) The local authority shall receive a written statement from a veterinarian licensed pursuant to chapter 169, providing that, in the veterinarian's opinion, the livestock is neglected.
 - (b) The local authority shall provide written notice to the person owning or caring for the livestock by delivery at the last known address of the person. The local authority shall deliver the notice by certified mail or make a good faith effort to personally deliver the notice to the person owning or caring for the livestock. The notice shall include all of the following:
 - (i) The name and address of the local authority.
 - (ii) A description of the livestock subject to rescue.
 - (iii) A statement informing the person that the livestock may be rescued pursuant to this chapter within one day following receipt of the notice by the person. The statement must specify a date, time, and a location for delivery of the response designated by the local authority, as provided in this subsection.
 - (iv) A statement informing the person that in order to avoid rescue of the livestock, the person must respond to the notice in writing signed by a veterinarian licensed pursuant to chapter 169. The veterinarian must state that, in the opinion of the veterinarian, the livestock is not neglected, or the person is taking immediate measures required to rehabilitate the livestock.
 - (c) A law enforcement officer may rescue the livestock, if the local authority fails to receive a written response by the person owning or caring for the livestock by the end of normal office hours of the next day that the local authority is available to receive the response at the offices of the local authority. However, if the local authority is not available to receive a response at its offices, the local authority may designate another location in the county to receive the response.
- (2) If a criminal proceeding has been commenced against the person owning or caring for the livestock, the local authority must receive a written statement from a veterinarian licensed pursuant to chapter 169, providing that, in the veterinarian's opinion, the livestock is neglected.
- (3) Regardless of whether a criminal proceeding has commenced, the local authority may immediately rescue livestock without providing notice as otherwise required in this section. However, the local authority must receive a written statement from a veterinarian licensed pursuant to chapter 169, providing that in the veterinarian's opinion, the livestock is neglected. In order to rescue the livestock, the local authority must determine that the livestock has been abandoned or that no person is able or willing to care for the livestock, and the

livestock is permanently distressed by disease or injury to a degree that would result in severe and prolonged suffering.

- 2. If livestock is rescued pursuant to this section, the local authority shall post a notice in a conspicuous place at the location where the livestock was rescued. The notice shall state that the livestock has been rescued by the local authority pursuant to this section. The local authority shall provide for the maintenance of the neglected livestock. The local authority may contract with a livestock care provider for the maintenance of the neglected livestock. The local authority shall pay the livestock care provider for the livestock's maintenance regardless of proceeds received from the sale of the livestock or any reimbursement ordered by a court, pursuant to section 717.5.
- 3. The livestock shall be subject to disposition pursuant to section 717.5.

717.4A. Livestock in immediate need of sustenance--livestock remediation fund

The department may utilize the moneys deposited into the livestock remediation fund pursuant to section 459.501 to pay for any expenses associated with providing sustenance to or the disposition of the livestock pursuant to a court order entered pursuant to section 717.3 or 717.5. The department shall utilize moneys from the fund only to the extent that the department determines that expenses cannot be timely paid by utilizing the available provisions of sections 717.4 and 717.5. The department shall deposit any unexpended and unobligated moneys in the fund. The department shall pay to the fund the proceeds from the disposition of the livestock and associated products less expenses incurred by the department in providing for the sustenance and disposition of the livestock, as provided in section 717.5.

717.5. Disposition of neglected livestock

- 1. a. A court shall order the disposition of livestock neglected as provided in section 717.2 or livestock in immediate need of sustenance and associated products as provided in sections 717.3 and 717.4 in accordance with this section.
 - (1) A petition may be filed by a local authority or a person owning or caring for the livestock pursuant to section 717.2.
 - (2) A petition may be filed by the department. The court shall notify interested persons in the same manner as provided in section 717.3. The petition may be filed separately or with a petition filed pursuant to section 717.3.
 - b. The matter shall be heard by the court within ten days from the filing of the petition.
 - (1) For livestock alleged to be neglected under section 717.2, the court may continue the hearing for up to forty days upon petition by the person. However, the person shall post a bond or other security with the local authority in an amount determined by the court, which shall not be more than the amount sufficient to provide for the maintenance of the livestock for forty days. The court may grant a subsequent continuance by the

person for the same length of time if the person submits a new bond or security.

- (2) For livestock alleged to be in immediate need of sustenance under section 717.3, the court may continue the hearing for up to forty days upon petition by the department. The department may file and the court may grant one or more subsequent continuances each for up to forty days. The department is not required to post a bond or other security.
- c. Notwithstanding paragraph "b", the court shall order the immediate disposition of livestock if the livestock is permanently distressed by disease or injury to a degree that would result in severe or prolonged suffering.
- 2. The hearing to determine if livestock has been neglected under section 717.2 for purposes of disposition shall be a civil proceeding. If the case is related to a criminal proceeding under section 717.2, the disposition shall not be part of that proceeding and shall not be considered a criminal penalty imposed on a person found in violation of section 717.2.
- 3. A court may order a person owning the livestock neglected under section 717.2 or in immediate need of sustenance under section 717.3 to pay an amount associated with expenses associated with the livestock as follows:
 - a. (1) For livestock neglected under section 717.2, the amount shall not be more than for expenses incurred by the local authority in maintaining and disposing of the neglected livestock rescued pursuant to section 717.2A, and reasonable attorney fees and expenses related to the investigation of the case. The remaining amount of a bond or other security posted pursuant to subsection 1 shall be used to reimburse the local authority.
 - (2) For livestock in immediate need of sustenance under section 717.3, the amount shall not be more than for expenses incurred by the department in providing sustenance to and disposing of the neglected livestock as provided in section 717.3 and this section. The amount paid to the department shall be sufficient to allow the department to repay the livestock remediation fund as provided in section 459.501.
 - b. If more than one person has a divisible ownership interest in the livestock, the amount required to be paid shall be prorated based on the percentage of interest in the livestock owned by each person. The moneys shall be paid to the local authority or department incurring the expense as provided in paragraph "a". The amount shall be subtracted from proceeds owed to the owner or owners of the livestock, which are received from the sale of the livestock ordered by the court.
 - c. (1) Moneys owed to the local authority from the sale of neglected livestock that have been rescued by a local authority pursuant to section 717.2A shall be paid to the local authority before satisfying indebtedness secured by any security interest in or lien on the livestock. Moneys owed to the department from the sale of livestock in immediate need of sustenance and associated products shall be

paid to the department according to its priority status as a lienholder as provided in section 717.4.

- (2) If an owner of the livestock is a landowner, the local authority may submit an amount of the moneys owed to the clerk of the county board of supervisors who shall report the amount to the county treasurer. The amount shall equal the balance remaining after the sale of the livestock. If the livestock owner owns a percentage of the livestock, the reported amount shall equal the remaining balance owed by all landowners who own a percentage of the livestock. That amount shall be prorated among the landowners based on the percentage of interest in the livestock attributable to each landowner. The amount shall be placed upon the tax books, and collected with interest and penalties after due, in the same manner as other unpaid property taxes. The county shall reimburse a city within thirty days from the collection of the property taxes.
- 4. Neglected livestock ordered to be destroyed shall be destroyed only by a humane method, including euthanasia as defined in section 162.2.

717B.1. Definitions

As used in this chapter:

- 1. "Animal" means a nonhuman vertebrate. However, "animal" does not include any of the following:
 - a. Livestock, as defined in section 717.1.
 - 0b. Preserve whitetail as defined in section 484C.1.
 - b. Any game, fur-bearing animal, fish, reptile, or amphibian, as defined in section 481A.1, unless a person owns, confines, or controls the game, fur-bearing animal, fish, reptile, or amphibian.
 - c. Any nongame species declared to be a nuisance pursuant to section 481A.42.
- 2. "Animal care provider" means a person designated by a local authority to provide care to an animal which is rescued by the local authority pursuant to section 717B.5.
- 2A. "Animal mistreatment" means an act described as animal abuse as provided in section 717B.2, animal neglect as provided in section 717B.3, animal torture as provided in section 717B.3A, abandonment of a cat or dog as provided in section 717B.8, or injury to or interference with a police service dog as provided in section 717B.9.
- 3. Unless the context otherwise requires, "book", "list", "record", or "schedule" kept by a county auditor, assessor, treasurer, recorder, sheriff, or other county officer means the county system as defined in section 445.1.
- 3A. "Commercial establishment" means a commercial establishment as defined in section 162.2 that is operating under a valid authorization issued or renewed under section 162.2A.

- 3B. a. "Convicted" means the entry of a judgment of conviction under chapter 901 or adjudicated delinquent for an act which is an indictable offense in this state or in another state under chapter 232.
 - b. "Convicted" does not mean a plea, sentence, adjudication, deferred sentence, or deferred judgment which has been reversed or otherwise set aside.
- 3C. "Department" means the department of agriculture and land stewardship.
- 4. "Dispositional expenses" means expenses incurred by a local authority in rescuing an animal as provided in section 717B.5, maintaining the animal until the conclusion of a dispositional proceeding as provided in section 717B.4, or disposing of the animal as provided in section 717B.4.
- 4A. "Euthanasia" means the same as defined in section 162.2.
- 4B. "Injury" means an animal's disfigurement; the impairment of an animal's health; or an impairment to the functioning of an animal's limb or organ, including physical damage or harm to an animal's muscle, tissue, organs, bones, hide, or skin.
- 5. "Law enforcement officer" means a regularly employed member of a police force of a city or county, including a sheriff, who is responsible for the prevention and detection of crime and the enforcement of the criminal laws of this state.
- 6. "Local authority" means a city as defined in section 362.2 or a county as provided in chapter 331.
- 7. "Maintenance" means to provide on-site or off-site care to neglected animals.
- 8. "Responsible party" means a person who owns or maintains an animal.
- 8A. "Serious injury" means an injury that constitutes an animal's protracted or permanent disfigurement, the protracted or permanent impairment of an animal's health, the protracted or permanent impairment of the functioning of an animal's limb or organ, or the loss of an animal's limb or organ.
- 9. "Threatened animal" means an animal that is abused as provided in section 717B.2, neglected as provided in section 717B.3, or tortured as provided in section 717B.3A.
- 10. "Veterinarian" means a veterinarian licensed pursuant to chapter 169 who practices veterinary medicine in this state.

717B.2. Animal mistreatment--animal abuse--penalties

- 1. A person commits animal abuse when the person intentionally, knowingly, or recklessly acts to inflict injury, serious injury, or death on an animal by force, violence, or poisoning.
- 2. This section shall not apply to any of the following:
 - a. An owner of the animal, or a person acting with the consent of the owner, who euthanizes an animal in a reasonable manner, if at the time of the euthanasia, the animal is in a state of permanent pain or suffering.

- b. A person acting to carry out an order issued by a court.
- c. A veterinarian practicing veterinary medicine as provided in chapter 169.
- d. A person acting in order to carry out another provision of law which allows the conduct.
- e. A person taking, hunting, trapping, or fishing for a wild animal as provided in chapter 481A.
- f. A person acting to protect the person's property from a wild animal as defined in section 481A.1.
- g. A person acting to protect a person from injury or death caused by a wild animal as defined in section 481A.1.
- h. A person reasonably acting to protect the person's property from damage caused by an unconfined animal.
- i. A person reasonably acting to protect a person from injury or death caused by an unconfined animal.
- j. A local authority reasonably acting to destroy an animal, if at the time of the destruction, the owner of the animal is absent or unable to care for the animal, and the animal is permanently distressed by disease or injury to a degree that would result in severe and prolonged suffering.
- k. A research facility, as defined in section 162.2, if the research facility has been issued or renewed a valid authorization by the department pursuant to chapter 162, and performs functions within the scope of accepted practices and disciplines associated with the research facility.
- I. An act required to be carried out by a commercial establishment to care for an animal in its possession or under its control as described in section 162.10A, subsection 1, provided that the commercial establishment complies with applicable standard of care requirements pursuant to subsections 1 and 2 of that section.
- 3. A person who commits animal abuse that causes injury, other than serious injury or death, to an animal is guilty of a serious misdemeanor.
- 4. A person who commits animal abuse that causes serious injury or death to an animal is guilty of an aggravated misdemeanor.
- 5. Notwithstanding subsection 4, a person who commits animal abuse that causes serious injury or death to an animal is guilty of a class "D" felony if the person has previously been convicted of committing animal abuse pursuant to this section, animal neglect punishable as a serious misdemeanor or aggravated misdemeanor pursuant to section 717B.3, animal torture pursuant to section 717B.3A, injury to or interference with a police service dog pursuant to section 717B.9, bestiality pursuant to section 717C.1, or an act involving a contest event prohibited in section 717D.2.

717B.3. Animal mistreatment--animal neglect—penalties

- 1. A person commits animal neglect when the person owns or has custody of an animal, confines that animal, and fails to provide the animal with any of the following conditions for the animal's welfare:
 - a. Access to food in an amount and quality reasonably sufficient to satisfy the animal's basic nutrition level to the extent that the animal's health or life is endangered.
 - b. Access to a supply of potable water in an amount reasonably sufficient to satisfy the animal's basic hydration level to the extent that the animal's health or life is endangered. Access to snow or ice does not satisfy this requirement.
 - c. Sanitary conditions free from excessive animal waste or the overcrowding of animals to the extent that the animal's health or life is endangered.
 - d. Ventilated shelter reasonably sufficient to provide adequate protection from the elements and weather conditions suitable for the age, species, and physical condition of the animal so as to maintain the animal in a state of good health to the extent that the animal's health or life is endangered. The shelter must protect the animal from wind, rain, snow, or sun and have adequate bedding to provide reasonable protection against cold and dampness. A shelter may include a residence, garage, barn, shed, or doghouse.
 - e. Grooming, to the extent it is reasonably necessary to prevent adverse health effects or suffering.
 - f. Veterinary care deemed necessary by a reasonably prudent person to relieve an animal's distress from any of the following:
 - (1) A condition caused by failing to provide for the animal's welfare as described in this subsection.
 - (2) An injury or illness suffered by the animal causing the animal to suffer prolonged pain and suffering.
- 2. This section does not apply to any of the following:
 - a. A person issued or renewed an authorization to operate a commercial establishment, or a person acting under the direction or supervision of that person, if all of the following apply:
 - (1) The animal, as described in subsection 1, was maintained as part of the commercial establishment's operation.
 - (2) In providing conditions for the welfare of the animal, as described in subsection 1, the person complied with the standard of care requirements provided in section 162.10A, subsection 1, including any applicable rules adopted by the department applying to any of the following:
 - (a) A state licensee or registrant operating pursuant to section 162.10A, subsection 2, paragraph "a" or "b".

- (b) A permittee operating pursuant to section 162.10A, subsection 2, paragraph "c".
- b. A research facility, as defined in section 162.2, if the research facility has been issued or renewed a valid authorization by the department pursuant to chapter 162, and performs functions within the scope of accepted practices and disciplines associated with the research facility.
- 3. A person who commits animal neglect that does not cause injury, serious injury, or death to an animal is guilty of a simple misdemeanor.
- 4. A person who commits animal neglect that causes injury, other than serious injury or death, to an animal is guilty of a serious misdemeanor.
- 5. A person who commits animal neglect that causes serious injury or death to an animal is guilty of an aggravated misdemeanor.
- 6. Notwithstanding subsection 5, a person who commits animal neglect that causes serious injury or death to an animal is guilty of a class "D" felony if the person has been previously convicted of animal abuse pursuant to section 717B.2, animal neglect punishable as a serious misdemeanor or aggravated misdemeanor pursuant to this section, animal torture pursuant to section 717B.3A, injury to or interference with a police service dog pursuant to section 717B.9, bestiality pursuant to section 717C.1, or an act involving a contest event prohibited in section 717D.2.

717B.3A. Animal mistreatment--animal torture—penalties

- 1. A person is guilty of animal torture if the person intentionally or knowingly inflicts on an animal severe and prolonged or repeated physical pain that causes the animal's serious injury or death.
- 2. This section shall not apply to any of the following:
 - a. A person acting to carry out an order issued by a court.
 - b. A veterinarian practicing veterinary medicine as provided in chapter 169.
 - c. A person acting in order to carry out another provision of law which allows the conduct.
 - d. A person taking, hunting, trapping, or fishing for a wild animal as provided in chapter 481A.
 - e. A person acting to protect the person's property from a wild animal as defined in section 481A.1.
 - f. A person acting to protect a person from bodily harm or death caused by a wild animal as defined in section 481A.1.
 - g. A person acting reasonably to protect the person's property from damage caused by an unconfined animal.
 - h. A person acting reasonably to protect a person from bodily harm or death caused by an unconfined animal.

- i. A local authority acting reasonably to euthanize an animal, if at the time of the euthanasia, the owner of the animal is absent or unable to care for the animal, and the animal is permanently distressed by disease or injury to a degree that would result in severe and prolonged suffering.
- j. A research facility, as defined in section 162.2, if the research facility has been issued or renewed a valid authorization by the department pursuant to chapter 162, and the research facility performs functions within the scope of accepted practices and disciplines associated with the research facility.
- k. An act required to be carried out by a commercial establishment to care for an animal in its possession or under its control as described in section 162.10A, subsection 1, provided that the commercial establishment complies with applicable standard of care requirements pursuant to subsections 1 and 2 of that section.
- 3. The juvenile court shall have exclusive original jurisdiction in a proceeding concerning a child who is alleged to have committed animal torture, in the manner provided in section 232.8. The juvenile court shall not waive jurisdiction in a proceeding concerning such an offense alleged to have been committed by a child under the age of seventeen.
- 4. A person who commits animal torture is guilty of an aggravated misdemeanor.
- 5. Notwithstanding subsection 4, a person who commits animal torture is guilty of a class "D" felony if the person has previously been convicted of committing animal abuse pursuant to section 717B.2, animal neglect punishable as a serious misdemeanor or aggravated misdemeanor pursuant to section 717B.3, animal torture pursuant to this section, injury to or interference with a police service dog pursuant to section 717B.9, bestiality pursuant to section 717C.1, or an act involving a contest event prohibited in section 717D.2.

717B.3B. Animal mistreatment--court order--evaluation and treatment

- 1. At the time of a person's conviction for committing a public offense constituting animal mistreatment, a court may enter an order requiring the person to undergo a psychological or psychiatric evaluation and to undergo any treatment that the court determines to be appropriate after due consideration of the evaluation.
- 2. Notwithstanding subsection 1, the court shall enter an order described in that subsection, if the convicted person is any of the following:
 - a. A juvenile.
 - b. An adult convicted of animal abuse punishable as an aggravated misdemeanor or class "D" felony pursuant to section 717B.2, animal neglect punishable as an aggravated misdemeanor or class "D" felony pursuant to section 717B.3, or animal torture pursuant to section 717B.3A.
- 3. The costs of undergoing a psychological or psychiatric evaluation and undergoing any treatment ordered by the court shall be borne by the convicted person, unless the person is a juvenile.

- 4. An order made under this section is in addition to any other order or sentence of the court.
- 5. Any violation of the court order shall be punished as contempt of court pursuant to chapter 665.

717B.4. Dispositional proceedings

- 1. Upon a petition brought by a local authority, a court in the county where an animal is maintained by a responsible party or a local authority shall determine if the animal is a threatened animal and order its disposition after a hearing.
 - a. The matter shall be heard within ten days from the filing of the petition for disposition by the local authority.
 - b. If the animal has been rescued, the court may order that the animal be placed under the custody of the local authority and maintained in the same manner as a rescued animal under section 717B.5.
 - c. The court may continue the hearing for up to thirty days upon petition by the responsible party. However, the court shall not grant a continuance unless the animal is maintained by the local authority. The responsible party must post a bond or other security with the local authority as a condition of the continuance. The amount of the bond or other security shall be determined by the court, which shall not be more than the amount sufficient to provide maintenance of the animal for thirty days. The court may grant a subsequent continuance upon petition by the responsible party. The continuance shall be for not more than thirty days. The responsible party must post a new bond or security as a condition of the subsequent continuance in the same manner as the original bond or security or as otherwise ordered by the court. However, the court shall order the immediate disposition of the animal if the animal is permanently distressed by disease or injury to a degree that would result in severe or prolonged suffering.
- 2. The hearing to determine if the animal is a threatened animal for purposes of disposition shall be a civil proceeding. If the case is related to a criminal proceeding, the disposition shall not be part of that proceeding and shall not be considered a criminal penalty imposed on a person found in violation of this chapter.
- 3. If the court determines that an animal is not a threatened animal, the court shall order that the animal be returned to the custody of the responsible party. If the court determines that an animal is a threatened animal, the court shall order the local authority to dispose of the threatened animal in any manner deemed appropriate for the welfare of the animal. In addition, all of the following apply:
 - a. The court may order the responsible party to pay an amount which shall not be more than the dispositional expenses incurred by the local authority. The court may also award the local authority court costs, reasonable attorney fees and expenses related to the investigation and prosecution of the case, which shall be taxed as part of the costs of the action.

- b. If a bond or other security was posted as a condition for a continuance of a disposition hearing as provided in this section, the local authority may use the posted amount to offset the local authority's dispositional expenses.
- c. If any moneys are realized from the disposition of a threatened animal, the moneys shall be used to offset the local authority's dispositional expenses before satisfying indebtedness secured by any security interest in or lien on the threatened animal.
- d. If the threatened animal is owned by more than one responsible party, the amount required to offset the local authority's dispositional expenses shall be prorated among the responsible parties based on the percentage of interest owned in the threatened animal attributable to the responsible parties as the threatened animal's titleholders. For purposes of this paragraph, a responsible party who does not own an interest in the threatened animal shall be deemed to be an owner holding a percentage interest in the animal equal to the largest percentage interest held by a landowner who is attributed an interest as the threatened animal's titleholder. If the responsible party is a landowner, the local authority may submit the amount to reimburse the local authority for its dispositional expenses to the clerk of the county board of supervisors who shall report the amount to the county treasurer. If the threatened animal is owned by more than one landowner, the amount shall be prorated among the landowners based on the percentage of interest owned in the threatened animal attributable to each landowner as the animal's titleholders. The amount shall be placed upon the tax books, and collected with interest and penalties after due, in the same manner as other unpaid property taxes. The county shall reimburse a city within thirty days from the collection of the property taxes.
- 4. A threatened animal that is ordered by a court to be destroyed under this section shall be destroyed only by euthanasia as defined in section 162.2.

717B.5. Rescue of threatened animals

A local authority may provide for the rescue of an animal as follows:

- 1. The rescue must be made by a law enforcement officer having cause to believe that the animal is a threatened animal after consulting with a veterinarian licensed pursuant to chapter 169. The law enforcement officer may rescue the animal by entering on public or private property, as provided in this subsection. The officer may enter onto property of a person to rescue the animal if the officer obtains a search warrant issued by a court, or enters onto the premises in a manner consistent with the laws of this state and the United States, including Article I, section 8, of the Constitution of the State of Iowa, or the fourth amendment to the Constitution of the United States.
- 2. a. If an animal is rescued pursuant to this section, the local authority shall provide for the maintenance of the animal. The local authority may contract with an animal care provider for the maintenance of the animal. The local authority shall provide the responsible party for the animal with notice of the rescue. The notice may be accomplished by doing any of the following:

- (1) Delivering written notice to the responsible party's last known address by the United States postal service or personal service.
- (2) Posting a notice in a conspicuous place at the location where the animal was rescued.
- b. The notice shall state that the animal has been rescued by the local authority pursuant to this section.
- 3. Within ten days after the date that an animal is rescued, the local authority shall initiate a dispositional proceeding pursuant to section 717B.4.
- 4. The local authority shall pay the animal care provider for the animal's maintenance regardless of proceeds received from the disposition of the animal or any reimbursement ordered by a court, pursuant to section 717B.4.

717B.6. Destruction and disposition of wild animals

A person may humanely destroy a wild animal as defined in section 481A.1, if the wild animal is permanently distressed by injury or disease to a degree that results in severe and prolonged suffering. The destroyed animal shall be subject to disposition as provided by rules adopted by the natural resource commission pursuant to chapter 17A.

717B.8. Abandonment of cats and dogs—penalties

- 1. A person commits animal abandonment if the person owns or has custody of a cat or dog and relinquishes all rights in and duties to care for the cat or dog.
- 2. This section does not apply to any of the following:
 - a. The delivery of a cat or dog to another person who will accept ownership and custody of the cat or dog.
 - b. The delivery of a cat or dog to an animal shelter or pound as defined in section 162.2 that has been issued or renewed a valid authorization by the department under chapter 162.
 - c. A person who relinquishes custody of a cat at a location in which the person does not hold a legal or equitable interest, if previously the person had taken custody of the cat at the same location and provided for the cat's sterilization by a veterinarian.
- 3. a. A person who commits animal abandonment that does not cause injury or death to an animal is guilty of a simple misdemeanor.
 - b. A person who commits animal abandonment that causes injury other than serious injury or death to an animal is guilty of a serious misdemeanor.
 - c. A person who commits animal abandonment that causes serious injury or death to an animal is guilty of an aggravated misdemeanor.

717B.9. Injury or interference with a police service dog

- 1. A person who knowingly, and willfully or maliciously torments, strikes, administers a nonpoisonous desensitizing substance to, or otherwise interferes with a police service dog, without inflicting serious injury on the dog, commits a serious misdemeanor.
- 2. A person who knowingly, and willfully or maliciously does any of the following commits a class "D" felony:
 - a. Tortures a police service dog.
 - b. Injures, so as to disfigure or disable, a police service dog.
 - c. Sets a booby trap device for purposes of injuring, so as to disfigure or disable, or killing a police service dog.
 - d. Pays or agrees to pay a bounty for purposes of injury, so as to disfigure or disable, or killing a police service dog.
 - e. Kills a police service dog.
 - f. Administers poison to a police service dog.
- 3. As used in this section, "police service dog" means a dog used by a peace officer or correctional officer in the performance of the officer's duties, whether or not the dog is on duty.
- 4. This section does not apply to a peace officer or veterinarian who terminates the life of such a dog for the purpose of relieving the dog of undue pain or suffering, or to a person who justifiably acts in defense of self or another.

717C.1. Bestiality

- 1. For purposes of this section:
 - a. "Animal" means any nonhuman vertebrate, either dead or alive.
 - b. "Sex act" means any sexual contact between a person and an animal by penetration of the penis into the vagina or anus, contact between the mouth and genitalia, or by contact between the genitalia of one and the genitalia or anus of the other.
- 2. A person who performs a sex act with an animal is guilty of an aggravated misdemeanor.
- 3. Upon a conviction for a violation of this section, and in addition to any sentence authorized by law, the court shall require the person to submit to a psychological evaluation and treatment at the person's expense.

717D.1. Definitions

As used in this chapter:

- 1. "Animal" means a nonhuman vertebrate.
- 2. "Contest device" means equipment designed to enhance an animal's entertainment value during training or a contest event, including a device to improve the contest

animal's competitiveness. A contest device includes but is not limited to an implement designed to be attached in place of a natural spur of a cock or other fighting bird in order to enhance the bird's fighting ability, and which is commonly referred to as a spur or gaff.

- 3. "Contest event" means a function organized for the entertainment or profit of spectators where an animal is injured, tormented, or killed, including but not limited to a bull involved in a bullfight or bull baiting, a bear involved in bear baiting, a chicken involved in cock fighting, or a dog involved in dog fighting.
- 4. "Establishment" means the location where a contest event occurs or is to occur, regardless of whether an animal is present at the establishment or the contest animal is witnessed by means of an electronic signal transmitted to the location.
- 5. "Livestock" means the same as defined in section 717.1.
- 6. "Local authority" means the same as defined in section 717B.1.
- 7. "Promoter" means a person who charges admission for entry into an establishment or organizes, holds, advertises, or otherwise conducts a contest event.
- 8. "Spectator" means a person who attends an establishment knowingly to watch or observe a contest event.
- 9. "Trainer" means a person who trains an animal for purposes of engaging in a contest event, regardless of where the contest event is located. A trainer includes a person who uses a contest device.
- 10. "Transporter" means a person who moves an animal for delivery to a training location or a contest event location.

717D.2. Prohibitions--contest events

A person shall not do any of the following:

- 1. Own or operate an establishment located in this state in which a contest event occurs or is to occur.
- 2. Act as a promoter of a contest event, regardless of whether the contest event occurs in this state or another state. For purposes of this subsection, a person who aids, abets, or assists in the promotion of a contest event shall be deemed to act as a promoter.
- 3. Possess or own an animal engaged or to be engaged in a contest event conducted in this state or another state.
- 4. Be a party to a commercial transaction for the transfer of an animal engaged or to be engaged in a contest event conducted in this state or another state, including but not limited to a transaction by purchase or sale, barter, trade, or an offer involving such a transaction.
- 5. Act as a trainer of an animal engaged or to be engaged in a contest event conducted in this state or another state. For purposes of this subsection, a

person who aids, abets, or assists in the training of an animal engaged or to be engaged in a contest event shall be deemed to act as a trainer.

- 6. Possess, own, or manufacture a contest device.
- 7. Be a party to a commercial transaction for the transfer of a contest device, including but not limited to a transaction by purchase or sale, barter, trade, or an offer involving such a transaction.
- 8. Act as a transporter moving an animal engaged or to be engaged in a contest event in this state.
- 9. Gambling at a contest event conducted in this state, including but not limited to wagering on the outcome of a contest involving animals.
- 10. Act as a spectator of a contest event conducted in this state, regardless of whether the person paid admission to witness the contest event.

717D.3. Exceptions

- 1. This chapter does not apply to a function other than a contest event. A contest event does not involve any of the following events:
 - a. A race, including but not limited to a race regulated under chapter 99D.
 - b. A fair event as defined in section 174.1.
 - c. A rodeo or rodeo event.
 - d. A 4-H function.
 - e. A hunting or fishing party.
 - f. A field meet or trial in which the skill of dogs is demonstrated in pointing, retrieving, trailing, or chasing any game bird, game animal, or fur-bearing animal.
 - g. The raising or selling of game or fur-bearing animals as provided in chapter 481A.
- 2. This chapter shall not apply to any of the following:
 - a. An action to carry out an order issued by a court.
 - b. An action by a licensed veterinarian practicing veterinary medicine as provided in chapter 169.
 - c. An action that is consistent with animal husbandry practices.
 - d. An action allowed in order to carry out another provision of law which allows the action.
 - e. The taking, hunting, trapping, or fishing for a wild animal as provided in chapter 481A.
 - f. An action to protect the person's property from a wild animal as defined in section 481A.1.

- g. An action to protect a person from injury or death caused by a wild animal as defined in section 481A.1.
- h. A person reasonably acting to protect the person's property from damage caused by an unconfined animal.
- i. A person reasonably acting to protect a person from injury or death caused by an unconfined animal.
- j. A local authority reasonably acting to destroy an animal if, at the time of the destruction, the owner of the animal is absent or unable to care for the animal, and the animal is permanently distressed by disease or injury to a degree that would result in severe and prolonged suffering.
- k. An institution, as defined in section 145B.1, or a research facility, as defined in section 162.2, provided that the institution or research facility performs functions within the scope of accepted practices and disciplines associated with the institution or research facility.

717D.4. Penalties

- 1. Except as provided in section 717D.2, subsection 10, a person who violates a provision of this chapter commits a class "D" felony.
- 2. A person who violates section 717D.2, subsection 10, by acting as a spectator of a contest event conducted in this state commits the following:
 - a. An aggravated misdemeanor for the first offense.
 - b. A class "D" felony for a second or subsequent offense.

717D.5. Confiscation and disposition of animals

- 1. A local authority may confiscate an animal that is involved in a violation of section 717D.2. An animal that is livestock shall be considered neglected and may be rescued and disposed of as provided in section 717.5. An animal which is not livestock shall be considered threatened and rescued and disposed of as provided in section 717B.4.
- 2. If an animal that is involved in a violation of section 717D.2 is not rescued and disposed of pursuant to section 717.5 or 717B.4, it shall be forfeited to the state and subject to disposition as ordered by the court. In addition, the court shall order the owner of the animal to pay an amount which shall not be more than the expenses incurred in maintaining or disposing of the animal. The court may also order that the person pay reasonable attorney fees and expenses related to the investigation of the case that shall be taxed as other court costs. If more than one person has a divisible interest in the animal, the amount required to be paid shall be prorated based on the percentage of interest in the animal owned by each person. The moneys shall be paid to the local authority incurring the expense. The amount shall be subtracted from proceeds which are received from the sale of the animal ordered by the court.

717E.1. Definitions

As used in this chapter, unless the context otherwise requires:

- 1. "Advertise" means to present a commercial message in any medium including but not limited to print, radio, television, sign, display, label, tag, or articulation.
- 2. "Business" means any enterprise relating to any of the following:
 - a. The sale or offer for sale of goods or services.
 - b. A recruitment for employment or membership in an organization.
 - c. A solicitation to make an investment.
 - d. An amusement or entertainment activity.
- 3. "Fair" means any of the following:
 - a. The annual fair and exposition held by the lowa state fair board pursuant to chapter 173 or any fair event conducted by a fair under the provisions of chapter 174.
 - b. An exhibition of agricultural or manufactured products.
 - c. An event for operation of amusement rides or devices or concession booths.
- 4. "Game" means a game of chance or game of skill as defined in section 99B.1.
- 5. "Pet" means a living animal which is limited to a dog, cat, or an animal normally maintained in a small tank or cage in or near a residence, including but not limited to a rabbit, gerbil, hamster, mouse, parrot, canary, mynah, finch, tropical fish, goldfish, snake, turtle, gecko, or iguana.

717E.2. Pet awards prohibited

A person is guilty of a simple misdemeanor if the person awards a pet or advertises that a pet may be awarded as any of the following:

- 1. A prize for participating in a game.
- 2. A prize for participating in a fair.
- 3. An inducement or condition for visiting a place of business or attending an event sponsored by a business.
- 4. An inducement or condition for executing a contract which includes provisions unrelated to the ownership, care, or disposition of the pet.

717E.3. Exceptions

This chapter shall not apply to any of the following:

- 1. A pet shop licensed pursuant to section 162.5 if the award of a pet is provided in connection with the sale of a pet on the premises of the pet shop.
- 2. Youth programs associated with 4-H clubs; future farmers of America; the Izaak Walton league of America; or organizations associated with outdoor

recreation, hunting, or fishing including but not limited to the lowa sportsmen's

federation.