## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

## **Act 159 of the Regular Session**

1	State of Arkansas	A Bill		
2	87th General Assembly	Abili	HOUGE DILL 1	27.4
3	Regular Session, 2009		HOUSE BILL 1	2/4
4				
5		vle, Greenberg, L. Smith, Webb, House, Powers	S	
6	By: Senator Bledsoe			
7				
8 9		For An Act To Be Entitled		
10	ለህ ለርጥ ጥር	MODERNIZE ARKANSAS'S RABIES CONTRO	nt.	
11		MODERNIZE ARRANSAS S RABIES CONTRO MPOWER THE STATE BOARD OF HEALTH TO		
12		REASONABLE VACCINATION REQUIREMENT		
13		ABIES; AND FOR OTHER PURPOSES.	15	
14	AGAINDI NA	DIES, AND FOR OTHER TORIOSES.		
15		Subtitle		
16	TO MODE	ERNIZE ARKANSAS'S RABIES CONTROL		
17	ACT.			
18				
19				
20	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:	
21				
22	SECTION 1. Arkans	as Code Title 20, Chapter 19, Subc	hapter 2 is	
23	repealed.	· · · · · · · · · · · · · · · · · · ·	-	
24	<del>20-19-201. Municip</del>	al ordinances unaffected.		
25	<del>This subchapter sh</del>	all not displace any municipal ord	inance in effect	<del>-in</del>
26	any city which requires	the vaccination of dogs and cats a	<del>gainst rabies as</del>	
27	frequently as one (1) ti	me a year and which prescribes a p	enalty equal to t	<del>:he</del>
28	penalties prescribed in	§ 20-19-202(c) and (d) for failure	: to have dogs	
29	within the city vaccinat	<del>ed.</del>		
30				
31	<del>20-19-202. Vaccin</del>	ation required.		
32	(a) All dogs and	cats within the State of Arkansas	<del>shall be vaccinat</del>	<del>∶ed</del>
33	at least one (1) time a	year against rabies, and it is mad	e the duty of all	F
34	owners of dogs or cats o	r persons having the possession or	control of dogs	<del>-or</del>
35	cats within this state t	o have the animals vaccinated with	<del>vaccine against</del>	

1 rabies in an amount, quantity, and quality to be approved by the State 2 Veterinarian. 3 (b) However, this section shall not apply within cities or 4 incorporated towns through which a state line runs when the adjoining state 5 has no comparable law. 6 (c) Any owner of any dog or cat or any person having the care and control of any dog or cat who fails to have the dog or cat vaccinated 7 8 according to the terms of this subchapter shall be guilty of a violation and 9 upon conviction shall be fined in any sum not less than five dollars (\$5.00) 10 nor more than twenty-five dollars (\$25.00) for each offense. 11 (d) Any dog or cat termed a stray that is not vaccinated is subject to 12 destruction. 13 20-19-203. Administration. 14 15 (a) For the purpose of carrying this subchapter into effect, the 16 Arkansas Livestock and Poultry Commission is charged with the responsibility 17 of making the rules and regulations and administering this subchapter with 18 the approval of the Governor. 19 (b) The charge for furnishing the vaccine and for the vaccination 20 shall not exceed seventy five cents (75¢) per dog or cat, and without further 21 charge for each vaccination, there shall be issued to the owner or person in 22 charge of the dog or cat a certificate and metal tag showing the ownership of 2.3 the dog or eat, the date of vaccination, and the general description of the 24 animal. 2.5 26 SECTION 2. Arkansas Code § 20-19-302 is amended to read as follows: 20-19-302. Definitions. 27 28 As used in this subchapter: 29 (1) "Animal" means any animal other than dogs or cats which may 30 be affected by rabies; 31 (2) "Cats" includes all members of the feline family;

has been wounded or pierced, the skin has been penetrated by an animal's

(3) "Dogs" includes all members of the canine family;

so that the skin of the person or thing seized has been nipped or gripped, or

 $\underline{\text{teeth}}$  and  $\underline{\text{the term includes contact of}}$  saliva  $\underline{\text{has}}$  contacted  $\underline{\text{with any}}$  a break

(4) "Has been bitten" means has been seized with teeth or jaws,

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1	or abrasion of the skin;
2	(5) "Owner" means any person who:
3	(A) having Has a right of property in a dog or cat or other
4	animal; or
5	(B) who keeps Keeps, or harbors, cares for, or acts as the
6	custodian of a dog or cat or other animal, or has it in his or her care, or
7	acts as its custodian,; or
8	(C) knowingly Knowingly permits a dog or cat or other
9	animal to remain on or about any premises occupied by him or her; and
10	(6) "Vaccination against rabies" means the injection,
11	subcutaneously or otherwise, of canine antirabic vaccine, as approved by the
12	United States Department of Agriculture or <del>State Veterinarian</del> the State Board
13	of Health and administered by a licensed veterinarian or agent of the
14	<del>Division of Health of the</del> Department of Health <del>and Human Services or the</del>
15	State Veterinarian.
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17	SECTION 3. Arkansas Code § 20-19-304 is amended to read as follows:
18	20-19-303. Power of political subdivisions not limited $-$
19	Applicability.
20	(a)(1) Nothing in this subchapter shall be held to This subchapter
21	does not limit in any manner the power of any municipality or political
22	subdivision to prohibit dogs or cats or other animals from running at large
23	whether or not they have been vaccinated against rabies as provided in this
24	subchapter.
25	(2)(b) Nothing in this subchapter shall be construed to This
26	subchapter does not limit in any manner the power of any municipality or
27	other political subdivision to further control and regulate dogs or cats or
28	other animals in such municipality or political subdivision.
29	(b) The provisions of this subchapter will apply in all situations
30	where a municipality or political subdivision does not have an effective
31	rabies control act.
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33	SECTION 4. Arkansas Code § 20-19-305 is amended to read as follows:
34	20-19-305. Vaccination for dogs and cats required.
35	All dogs and cats shall be vaccinated against rabies annually in
36	accordance with 8 20-10-201 at cog. or as required by the State Board of

1	<pre>Health.</pre>	
2		
3	SECTION 5. Arkansas Code § 20-19-307 is amended to read as follows:	
4	20-19-307. Confinement of animal when person bitten.	
5	(a) $\underline{(1)}$ Whenever the health authorities, county sheriff's office, or	
6	municipal police officers in cooperation with health authorities receive	
7	information that any person has been bitten by a dog or cat or other animal,	
8	these local public officials acting in cooperation shall have the dog or	
9	other animal confined and observed by a licensed veterinarian.	
10	(2) If there is no local facility available for confining the	
11	dog or cat or other animal, it shall be the owner's responsibility to make	
12	satisfactory arrangements or to prepare a facility for the purpose of	
13	confinement.	
14	(b)(1) The offending dog or cat shall be confined for a period of ten	
15	(10) days by a veterinarian or owner or public pound.	
16	(2)(A) All other species of animals are to be confined and	
17	observed for rabies in the same manner, except the time element will vary so	
18	as to compensate for the difference in the incubation period of the disease.	
19	(B) This adjusted time element is to be determined by	
20	consultation with the Division of Health of the Department of Health and	
21	Human Services authorities.	
22	(C) If there is no known incubation period, the animal may	
23	be euthanized and tested at the discretion of the Department of Health.	
24	(3) The veterinarian, owner, or public pound management	
25	personnel shall notify the local public health authorities of the disposition	
26	of the dog or animal at the termination of the confinement.	
27	(c)(1) Any confinement and observation expense incurred in the handling	
28	of any dog or cat or other animal under this subchapter shall be borne by the	
29	owner.	
30	(2) If the dog or cat or other animal is a stray and has no	
31	owner, the confinement and observation expense shall be borne by the person	
32	bitten or, if a minor, by the head of the family.	
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34	SECTION 6. Arkansas Code § 20-19-308 is amended to read as follows:	
35	20-19-308. Shipment to laboratory of head of animal suspected of being	
36	rabid.	

1	$\frac{(a)(1)}{(a)}$ Any person causing the death of an animal, either wild or			
2	domesticated, suspected of being rabid shall cause the head of the animal,			
3	together with an affidavit stating that he or she has reasonable grounds to			
4	believe that the animal was rabid, to be presented to the $\underline{a}$ county court			
5	health unit of the county in which the animal was killed.			
6	(b)(1)(A) Whenever health and other public officials request			
7	commercial bus lines operating in the State of Arkansas to receive properly			
8	packaged small animal heads for transporting to the laboratory for			
9	examination for rabies and when a human life is in danger, it shall be			
10	unlawful for bus lines to refuse to transport these properly packaged small			
11	animal heads to the laboratory for examination.			
12	(B) Commercial bus lines failing, refusing, or neglecting			
13	to carry out the applicable provisions of this section shall be guilty of a			
14	violation and upon conviction shall be fined not less than five dollars			
15	(\$5.00) nor more than twenty-five dollars (\$25.00) for each offense.			
16	(2)(A) The accepted method of packaging these severed animal			
17	heads shall be formulated and distributed by the Division of Health of the			
18	Department of Health and Human Services.			
19	(B) The division shall make arrangements to pick up these			
20	specimens at the bus terminal without delay.			
21	(C) The division shall develop a method of packaging that			
22	protects the patrons and bus company employees.			
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24	APPROVED: 2/16/2009			
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