

21-1004.1.

(A) A PERSON MAY NOT LEAVE AN--ANIMAL A CAT OR DOG UNATTENDED IN A STANDING OR PARKED MOTOR VEHICLE IN A MANNER THAT WOULD--ENDANGER ENDANGERS THE ANIMAL'S HEALTH, SAFETY, OR--WELFARE OR SAFETY OF THE CAT OR DOG.

(B) A PERSON MAY USE REASONABLE FORCE TO REMOVE FROM A MOTOR VEHICLE AN--ANIMAL A CAT OR DOG LEFT IN THE VEHICLE IN VIOLATION OF THE PROVISIONS OF SUBSECTION (A) OF THIS SECTION IF THE PERSON IS:

(1) A LAW ENFORCEMENT OFFICER;

(2) A PUBLIC SAFETY EMPLOYEE OF THE STATE OR OF A LOCAL GOVERNING BODY;

(3) AN ANIMAL CONTROL OFFICER UNDER THE JURISDICTION OF THE STATE OR A LOCAL GOVERNING BODY; OR

(4) AN OFFICER OF A SOCIETY OR ASSOCIATION, INCORPORATED UNDER THE LAWS OF THIS STATE FOR THE PREVENTION OF CRUELTY TO ANIMALS, AUTHORIZED TO MAKE ARRESTS UNDER THE PROVISIONS OF ARTICLE 27, § 63 OF THE CODE-- ; OR

(5) A VOLUNTEER OR PROFESSIONAL OF A FIRE AND RESCUE SERVICE.

(C) A PERSON DESCRIBED IN SUBSECTION (B) OF THIS SECTION MAY NOT BE HELD LIABLE FOR ANY DAMAGES DIRECTLY RESULTING FROM ACTIONS TAKEN UNDER THE PROVISIONS OF SUBSECTION (B) OF THIS SECTION.

21-1121-

A--PERSON--MAY--NOT--TRANSPORT--AN--ANIMAL--IN--A--MOTOR--VEHICLE UNLESS:

(1)--THE--MOTOR--VEHICLE--IS--FULLY--ENCLOSED--ON--THE--SIDES AND--ON--THE--TOP,--OR

(2)--THE--ANIMAL--IS--CONFINED--BY--A--CONTAINER,--CAGE,-- HARNESS,--COLLAR,--OR--OTHER--DEVICE--DESIGNED--TO--SAFELY--PREVENT--THE ANIMAL--FROM--FALLING--OR--JUMPING--FROM--THE--MOTOR--VEHICLE.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1987.

Approved June 2, 1987.