GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2007**

H **HOUSE BILL 1614**

Short Title:	Inherent	ly Dangerous Animals.	(Public)	
Sponsors:	Represe	ntative Jones.		
Referred to:	Environ	ment and Natural Resources, if favorable, Judiciary I.		
		April 19, 2007		
AGAINS DANGEI INHERE The General SI	T THE ROUS A NTLY D Assembl ECTION	A BILL TO BE ENTITLED NG FOR THE PROTECTION OF THE PUBLIC HEALTH AND SAFETY RISKS THAT INHI- NIMALS POSE AND TO PROTECT THE WELL ANGEROUS ANIMALS. y of North Carolina enacts: 1. Chapter 19A of the General Statutes is amended b	ERENTLY FARE OF	
new Article				
		"Article 7.		
#8 40 L 00 T		Protection of Inherently Dangerous Animals.		
" <u>§ 19A-80. I</u>			1 . 1	
		ontrol authority" means the municipal or county anim		
	-	eriff in an area that does not have an animal control ager	-	
(b) "Inherently dangerous animal" means any nondomesticated animal for which evidence demonstrates that unprotected human contact with the species can result in a				
		or disease to those who come in contact directly or indies of inherently dangerous animals:	rectify. The	
(1)	_	s Mammalia:		
(1		<u>Order Chiroptera – all bats.</u>		
	<u>a.</u> b.	Order Carnivora:		
	<u>U.</u>	1. Family Canidae – only wolves and wolf hybrid	le	
		2. Family Felidae – only lions, tigers, cheetah		
		cougars, leopards, snow leopards, clouded leop		
		3. Hyaenidae – all hyena species.	arus.	
		4. Family Ursidae – all bear species.		
	<u>c.</u>	Order Primates – all species including apes, Old	and New	
	<u> </u>	World monkeys, and prosimians.	11011	
	<u>d.</u>	Order Proboscidae – all elephant species.		
		O 1 D ' 1 + 1 1 1'		

Order Perissodactyla – only rhinoceroses.

<u>e.</u>

1		<u>f.</u> Order Artiodactyla:			
2		1. Family Hippotamidae – all species of hippopotamus.			
3		2. Family Bovidae – only gaur, banteng, kouprey, anoa,			
4		Cape buffalo.			
5	<u>(2)</u>	Class Reptilia:			
6		<u>a.</u> Order Crocodilia – all species.			
7		<u>b.</u> <u>Order Squamata:</u>			
8		1. Family Helodermatidae – all species.			
9		 Family Helodermatidae – all species. Family Boidae – only green anaconda. Family Pythonidae – only Amethystine python, African 			
10		3. Family Pythonidae – only Amethystine python, African			
11		rock python, and Reticulated python.			
12 13		4. All venomous snakes not indigenous to North Carolina.			
	<u>(c)</u> <u>"Pers</u>	son" means any individual, partnership, corporation, organization, trade			
14	or professional	association, firm, limited liability company, joint venture, association,			
15	trust, estate, or	any other legal entity and any officer, member, shareholder, director,			
16	employee, ager	nt, or representative of the entity.			
17	<u>(d)</u> "Poss	sessor" means any person who owns, possesses, keeps, harbors, brings			
18	into the State,	acts as a custodian of, or has custody or control of, an inherently			
19	dangerous anim	<u>1al.</u>			
20	<u>(e)</u> <u>"Wil</u>	dlife sanctuary" means a facility that cares for inherently dangerous			
21	animals and:				
22	<u>(1)</u>	Is a corporation that is exempt from taxation under section 501(a) of			
23		the Internal Revenue Code of 1986 and described in sections 501(c)(3)			
21 22 23 24 25 26 27 28		and $170(b)(1)(A)(vi)$ of the Code;			
25	<u>(2)</u>	Does not commercially trade in animals listed as inherently dangerous			
26		animals, including the offspring, parts, and by-products of such			
27		animals;			
28	<u>(3)</u>	Does not propagate animals; and			
29	<u>(4)</u>	Does not allow direct contact between the public and animals.			
30	0 " <u>§ 19A-81. Exemptions.</u>				
31	<u>(a) The j</u>	provisions of this Article do not apply to:			
32	<u>(1)</u>	Institutions accredited by the American Zoo and Aquarium			
33		Association (AZA).			
34 35	<u>(2)</u>	Duly incorporated nonprofit animal protection organizations housing			
35		an inherently dangerous animal at the written request of the animal			
36 37		control authority.			
37	<u>(3)</u>	Federal or State wildlife enforcement officers acting under the scope			
38		of their authority.			
39	<u>(4)</u>	Animal control or law enforcement agencies or officers acting under			
40		the authority of this act.			
41	<u>(5)</u>	Licensed veterinary hospitals or clinics.			
42	<u>(6)</u>	Any wildlife sanctuary as defined in G.S. 19A-80(e).			
43	<u>(7)</u>	A university, college, laboratory, or other research facility holding a			
44		Class R registration under the Animal Welfare Act, 7 U.S.D.A. § 2131.			

- Circuses, defined as incorporated, Class C licensees under the Animal (8) Welfare Act, 7 U.S.D.A. § 2131, as amended, that are temporarily in this State and that offer performances by live animals, clowns, and acrobats for public entertainment. Circuses do not include persons, whether or not Class C licensees, who present any listed animal to the public as part of a carnival or for the purpose of (i) exhibition; or (ii) entertainment that includes wrestling, a photography opportunity with a patron, or an activity in which any listed animal and a patron are in close contact with each other.
 - (9) A person who does not reside in this State and is traveling through this State with listed species if the transit time is not more than 72 hours and the animal is at all times maintained within a confinement sufficient to prevent the animal from escaping.
 - (10) <u>Indigenous species already regulated by the North Carolina Wildlife</u> Resources Commission.

"§ 19A-82. Keeping of inherently dangerous animals.

- (a) Except as otherwise provided in this Article, it is unlawful for a person to import into, possess, purchase, breed, or sell within this State, by any means, an inherently dangerous animal, including transactions conducted via the Internet.
- (b) A person in legal possession of an inherently dangerous animal prior to January 1, 2008, and who is the legal possessor of the animal may keep possession of the animal for the remainder of the animal's life, subject to the following conditions:
 - (1) The person shall maintain veterinary records, acquisition papers for the animal, if available, or other documents or records that establish that the person possessed the animal prior to the effective date of this statute.
 - (2) The person shall present paperwork described in subdivision (1) of this subsection to an animal control or law enforcement authority upon request.
 - (3) The person shall be in compliance with the provisions set forth in G.S. 19A-83.
- (c) A legally possessed inherently dangerous animal shall not be replaced by a person who does not have an exemption as established in G.S. 19A-81.

"§ 19A-83. Conditions under which grandfathered animals can be kept.

A person who is in legal possession of an inherently dangerous animal prior to January 1, 2008, may keep possession of the animal for the remainder of the animal's life under the following conditions:

(1) Within 90 days of January 1, 2008, the possessor of an inherently dangerous animal shall register with the animal control authority. The registration shall include the person's name, address, telephone number, and a complete inventory of each inherently dangerous animal that the person possesses. The inventory shall include the following information: (i) the number and species of each regulated animal; (ii) the identification of the animal pursuant to subdivision (2) of this

section; (iii) the exact location where each regulated animal is kept; 1 2 and (iv) the age, sex, color, weight, and any other distinguishing marks 3 of each regulated animal. 4 Every inherently dangerous animal shall be uniquely identified using **(2)** 5 species appropriate, safe methods, and this identification shall be 6 reported to the animal control authority. 7 A possessor shall not breed an inherently dangerous animal. (3) 8 (4) The possessor shall notify the animal control authority, the local 9 sheriff's department, and police department, if applicable, immediately 10 upon discovery that the animal has escaped. The possessor of the 11 animal shall be liable for any and all costs associated with the escape, 12 capture, and disposition of a permitted animal. 13 A possessor of an inherently dangerous animal shall notify local law (5) 14 enforcement and local fire departments what types of animals the 15 possessor has. 16 (6) A possessor shall develop, and keep at the location where the 17 inherently dangerous animal is being kept, a written plan for the quick 18 and safe recapture or destruction of the animal in the event the animal 19 escapes. This plan shall also be filed with the local sheriff's department 20 and police department, if applicable. 21 <u>(7)</u> A possessor shall not trade an inherently dangerous animal or replace 22 an inherently dangerous animal that was in his or her possession prior 23 to January 1, 2008. 24 A possessor of an inherently dangerous animal shall obtain and (8) 25 maintain a liability insurance policy with an insurer authorized or 26 approved to write such insurance in this State that covers claims for 27 injury or damage to persons or property in an amount of not less than 28 one million dollars (\$1,000,000). The possessor shall present proof of 29 possession and maintenance of liability insurance upon request to the 30 animal control or law enforcement authority within 24 hours of the 31 request. 32 In addition to complying with the requirements set forth in this section, (9) the possessor shall comply with any and all applicable federal, State, 33 34 or local law, rule, regulation, ordinance, permit, or other permission. 35 Failure to comply with any such law, rule, regulation, ordinance,

"§ 19A-84. Enforcement of Article.

The animal control authority and its staff and agents, local law enforcement agents, county sheriffs, and federal or State wildlife enforcement officers may enforce the provisions of this Article.

permit, or other permission constitutes a violation of this Article.

"§ 19A-85. Inspection.

The possessor of an inherently dangerous animal shall, at all reasonable times, allow the animal control authority or other persons designated under G.S. 19A-84 to enter the premises where the animal is kept to ensure compliance with this Article.

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"§ 19A-86. Confiscation and disposition of inherently dangerous animals.

- (a) The animal control authority or other persons designated under G.S. 19A-84 may confiscate an inherently dangerous animal under the following conditions:
 - (1) The animal control authority or other persons designated under G.S. 19A-84 have probable cause to believe that the animal was acquired after January 1, 2008;
 - (2) The animal poses a public safety or health risk;
 - (3) The animal is in poor health and condition as a result of the owner's actions or inaction; or
 - (4) The animal is being held in contravention of this Article.
- (b) An inherently dangerous animal that is confiscated under this section may be returned to the possessor only if the animal control authority or other persons designated under G.S. 19A-84 establish that the possessor had possession of the animal prior to January 1, 2008, the return does not pose a public safety or health risk, and the possessor is in compliance with this act.
- (c) The animal control or other persons designated under G.S. 19A-84 shall serve notice upon the possessor in person or by regular and certified mail, return receipt requested, notifying the possessor of the confiscation that the possessor is responsible for payment of reasonable costs for caring and providing for the animal during the confiscation.
- (d) The animal control authority or other persons designated under G.S. 19A-84 shall serve notice upon the possessor in person or by regular and certified mail, return receipt requested, notifying the possessor of the confiscation, that the possessor is responsible for payment of reasonable costs for caring and providing for the animal during the confiscation, and that the possessor must meet the requirements of subsection (b) of this section in order for the animal to be returned to the possessor.
- (e) If an inherently dangerous animal that is confiscated under this section is not returned to the possessor, the animal control authority or other persons designated under G.S. 19A-84 may release the animal to a facility such as a sanctuary or a facility exempted pursuant to G.S. 19A-81. If the animal control or law enforcement authority is unable to relocate the animal within a reasonable period of time, it may euthanize the animal.
- (f) If an inherently dangerous animal escapes or is released and poses an immediate threat to public safety, the animal control authority or other persons designated under G.S. 19A-84 may exercise judgment in attempting to recapture the animal or in killing the animal.
 - (g) This section applies to animal confiscations on or after January 1, 2008.

"<u>§ 19A-87. Penalties.</u>

A person who violates any provision of this Article is liable for a civil penalty of not less than two hundred dollars (\$200.00) and not more than two thousand dollars (\$2,000) for each animal with respect to which there is a violation and for each day the violation continues.

"§ 19A-88. Local governing bodies.

Pursuant to its authority under G.S. 153A-131 and G.S. 160A-187, a city or county may adopt an ordinance governing inherently dangerous animals that is more restrictive than this Article. Such an ordinance may apply to animals not covered by this Article, provide caging standards, provide stricter care and treatment standards, or otherwise restrict or prohibit the possession of inherently dangerous animals.

"§ 19A-89. Severability.

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11 12 If any part of this Article is determined to be unconstitutional or unenforceable, it shall not affect the constitutionality or enforceability of any other part."

SECTION 2. This act becomes effective January 1, 2008, and applies to inherently dangerous animals existing in this State on or after that date. The local animal control authority shall implement and administer the provisions of Article 6 of Chapter 19A of the General Statutes.