# ASSEMBLY, No. 4540 STATE OF NEW JERSEY 219th LEGISLATURE

INTRODUCED AUGUST 13, 2020

Sponsored by: Assemblywoman VALERIE VAINIERI HUTTLE District 37 (Bergen) Assemblywoman CAROL A. MURPHY District 7 (Burlington) Assemblyman RAJ MUKHERJI District 33 (Hudson)

Co-Sponsored by: Assemblywoman Quijano, Assemblymen Benson, Johnson, Chiaravalloti, Assemblywoman Stanfield and Assemblyman Stanley

#### **SYNOPSIS**

Provides immunity from civil and criminal liability for rescue of animal from motor vehicle under inhumane conditions.



(Sponsorship Updated As Of: 11/8/2021)

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AN ACT concerning the rescue of an animal from a vehicle under
 certain circumstances and supplementing Title 2A of the New
 Jersey Statutes.

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**BE IT ENACTED** by the Senate and General Assembly of the State of New Jersey:

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8 1. a. Whenever a domestic companion animal has been left 9 unattended in a motor vehicle under inhumane conditions adverse to 10 the health or welfare of the animal, including, but not limited to, 11 heat, cold, inadequate ventilation, or other circumstances likely to 12 endanger or cause bodily injury or death to the animal, any person who, without license or privilege to otherwise enter the motor 13 14 vehicle, may in good faith enter the vehicle in order to remove, or 15 render emergency care to, the animal if the person reasonably 16 believes that the animal is in immediate danger of bodily injury or 17 death from the circumstances, provided that prior to entering the 18 motor vehicle the person contacted appropriate rescue personnel to report the circumstances and made a reasonable attempt to locate 19 20 the owner or operator of the motor vehicle or other person 21 responsible for the animal unless exigent circumstances warrant 22 foregoing such actions.

b. After removing the animal from the vehicle, the person shall
immediately contact for assistance appropriate rescue personnel, if
one has not already been contacted.

c. Upon receipt of any such report from a person, the
appropriate rescue personnel shall dispatch assistance to the scene
of the animal recovery, and immediately seek proper veterinary care
for the animal as needed and cause to be commenced any
investigation necessary for a suspected violation of R.S.4:22-17 or
R.S.4:22-26.

d. (1) A person who acts in accordance with subsections a. and
b. of this section shall be immune from civil or criminal liability
for:

(a) any property damage, or any injury to the animal, caused by
any acts or omissions related to breaking into and entering a vehicle
and rendering emergency care to a domestic companion animal,
unless the person engaged in reckless or willful misconduct; and

39 (b) any violation of the animal cruelty laws of the State unless40 the person engaged in reckless or willful misconduct.

(2) The immunity provided under this section shall be in
addition to any other immunity that may apply under the "New
Jersey Tort Claims Act," N.J.S.59:1-1 et seq., or any other law,
rule, or regulation.

e. As used in this section, "appropriate rescue personnel"
means a law enforcement officer, a member of a paid, part paid, or
volunteer fire department or fire company, or ambulance,
emergency, or rescue squad, a certified animal control officer, a

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municipal humane law enforcement officer, or a humane law
 enforcement officer of a county society for the prevention of cruelty
 to animals.

2. This act shall take effect immediately.

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## STATEMENT

In addition to any other immunity provided by the "New Jersey Tort Claims Act," or any other law, rule, or regulation, this bill, as amended, provides immunity from civil or criminal liability for any acts or omissions related to breaking into and entering a vehicle and rendering emergency care to a domestic companion animal when:

1) the domestic companion animal has been left unattended in a
motor vehicle under inhumane conditions adverse to the health or
welfare of the animal;

2) the person breaking into and entering the vehicle reasonably
believes that the animal is in immediate danger of bodily injury or
death from the circumstances of the inhumane conditions; and

3) prior to entering the motor vehicle the person contacted
appropriate rescue personnel to report the circumstances and made a
reasonable attempt to locate the owner or operator of the motor
vehicle or other person responsible for the animal, unless exigent
circumstances warrant foregoing such actions.

26 The bill requires the person to immediately contact appropriate 27 rescue personnel after removing the animal from the vehicle, if none have already been contacted. The bill also requires the 28 29 appropriate rescue personnel, upon being contacted, to dispatch 30 assistance to the scene of the animal recovery, immediately seek 31 proper veterinary care for the animal as needed, and cause to 32 commence any investigation necessary for a suspected violation of 33 R.S.4:22-17 or R.S.4:22-26 (animal cruelty).

The bill defines "appropriate rescue personnel" as a law enforcement officer, a member of a paid, part paid, or volunteer fire department or fire company, or ambulance, emergency, or rescue squad, a certified animal control officer, a municipal humane law enforcement officer, or a humane law enforcement officer of a county society for the prevention of cruelty to animals.