LEGISLATIVE ACTION		
Senate	•	House
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The Committee on Agriculture (Gruters) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

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Section 1. Subsection (4) of section 474.2165, Florida Statutes, is amended to read:

474.2165 Ownership and control of veterinary medical patient records; report or copies of records to be furnished.-

(4) Except as otherwise provided in this section, a veterinarian may not furnish written patient medical such

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records may not be furnished to, and may not discuss the medical condition of a patient may not be discussed with, any person other than the client or the client's legal representative or other veterinarians involved in the care or treatment of the patient, unless the veterinarian has received except upon written authorization of the client. However, such records may be furnished without written authorization under the following circumstances:

- (a) To any person, firm, or corporation that has procured or furnished such examination or treatment with the client's consent.
- (b) In any civil or criminal action, unless otherwise prohibited by law, upon the issuance of a subpoena from a court of competent jurisdiction and proper notice to the client or the client's legal representative by the party seeking such records.
- (c) In any criminal action or a situation where a veterinarian suspects a criminal violation. If criminal violation is suspected, a veterinarian may, without notice to or authorization from the client, discuss the condition of the patient with and report the violation to a law enforcement officer, an animal control officer who is certified pursuant to s. 828.27(4)(a), or an agent appointed under s. 828.03. However, if a suspected violation occurs on a commercial food-producing animal operation on land classified as agricultural under s. 193.461, the veterinarian must provide notice to the client or the client's legal representative before reporting the suspected violation to an officer or agent under this paragraph. The report may not include written medical records except upon the issuance of an order from a court of competent jurisdiction.

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(d) (c) For statistical and scientific research, provided the information is abstracted in such a way as to protect the identity of the patient and the client, or provided written permission is received from the client or the client's legal representative.

Section 2. Present subsection (6) of section 828.12, Florida Statutes, is redesignated as subsection (7), and a new subsection (6) is added to that section, to read:

828.12 Cruelty to animals.

- (6) A person who leaves a dog outside and unattended by use of a restraint during a manmade disaster or a natural disaster commits animal cruelty, a misdemeanor of the first degree, punishable as provided in s. 775.082 or by a fine of not more than \$5,000, or both. As used in this subsection, the term:
- (a) "Manmade disaster" means a situation in which a person has received notice from a local or governmental authority that an event attributed in part or entirely to human intent, error, or negligence, or involving the failure of a manmade system, which results in significant damage has occurred, is occurring, or may soon occur in the person's vicinity.
- (b) "Natural disaster" means a situation in which a hurricane, tropical storm, or tornado warning has been issued for a municipality or a county by the National Weather Service, or the municipality or county is under a mandatory or voluntary evacuation order.
- (c) "Restraint" means a chain, rope, tether, leash, cable, or other device that attaches a dog to a stationary object or trolley system.

Section 3. Section 828.261, Florida Statutes, is created to



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828.261 Ongoing horse care covenants.-

- (1) Notwithstanding any other provision of law, a contract for the sale of a horse may include a covenant for the continuing care of the horse, subject to the following provisions:
- (a) The obligations under the covenant may be provided by a third party that is obligated to provide services and care to an animal that is retired from ownership, for an actuarially appropriate charge, and is not subject to chapter 624.
- (b) A covenant is valid and annexed to the horse, runs with the horse, and is binding and enforceable upon the purchaser and all future subpurchasers.
- (c) A covenant must require notice, in writing, before purchase of any subsequent purchaser and must be acknowledged in writing by all such subsequent purchasers, before consummation of the purchase of a covered horse.
- (d) A covenant may include liquidated damages for failing to comply with the provisions of the covenant.
- (e) A covenant must include allow any owner to retire the horse into the care and treatment of the third party provider of services under the covenant.
- (2) An owner is not required to include a covenant for the continuing care of a horse in a contract for the sale of the horse and a purchaser is not required to purchase a horse that includes such a covenant.
- (3) The Department of Agriculture and Consumer Services may adopt rules adopting the American Association of Equine Practitioners care guidelines for equine rescue and retirement



98 facilities and may include additional standards for the ethical 99 treatment of horses by third party providers of a covenant for the continuing care of the horse. The rules must: 100 101 (a) Require third party providers to make available a 102 request hotline during normal business hours to be used by an 103 owner that voluntarily decides to retire a horse and effectuate 104 its care under a covenant. 105 (b) Include provisions for the appropriate diet, shelter, 106 pasture, and medical care of horses that are retired under this 107 section. 108 (c) Allow all prior owners of a horse to have notice of the 109 retirement of the horse, along with the address where the horse 110 will be cared for, and the ability to visit the horse during 111 normal business hours 7 days a week. 112 (d) Require submission of an actuarial report and evidence 113 indicating the maintenance of adequate reserves by a third party provider to adequately care for a horse subject to a covenant 114 under this section. 115 116 (4) This section does not create any covenants that annex 117 to or travel with any other chattel. 118 Section 4. This act shall take effect July 1, 2019. 119 120 ======= T I T L E A M E N D M E N T ========= 121 And the title is amended as follows: 122 Delete everything before the enacting clause 123 and insert: 124 A bill to be entitled 125 An act relating to animal welfare; amending s.

474.2165, F.S.; authorizing a veterinarian to report

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suspected patient criminal violations to certain officers and agents without notice to or authorization from a client under specified circumstances; providing an exception; prohibiting the report from including written medical records except under certain circumstances; amending s. 828.12, F.S.; prohibiting a person from restraining a dog outside and unattended during a manmade disaster or a natural disaster; providing a criminal penalty; providing a fine; defining terms; creating s. 828.261, F.S.; authorizing a contract for the sale of a horse to include a covenant for the continuing care of the horse; providing requirements for such a covenant; authorizing the Department of Agriculture and Consumer Services to adopt rules that meet certain requirements; providing an effective date.