NEW MEXICO ANIMAL CRUELTY LAWS Sofia Gall¹

Introduction

Criminal animal protection laws in New Mexico are contained within Article 18 of Chapter 30. This document lists each animal protection law and the procedural sections with which officers must comply when enforcing a provision of that law. When applicable, relevant case law from New Mexico follows each law.

This document begins with the general animal cruelty statutes and then addresses related statutes such as those involving unlawful use or confinement of animals, animal fighting, and laws pertaining to livestock.

Overview of Statutory Provisions and Case Law

- **1. Animal Cruelty Laws:** N.M. STAT. ANN. §§ 30-18-1; 30-18-1.1; 30-18-1.2; 30-18-11; 30-18-15
- **2. Animal Fighting:** N.M. STAT. ANN. §§ 30-18-9
- 3. Livestock: N.M. STAT. ANN. §§ 30-18-12; 30-18-14
- 4. Police Animals: N.M. STAT. ANN. § 30-18-13
- **5. Penalties:** N.M. STAT. ANN. §30-18-1; 30-18-1.3

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1. ANIMAL CRUELTY LAWS

N.M. STAT. ANN. § 30-18-1. Cruelty to animals; extreme cruelty to animals; exceptions

- A. As used in this section, "animal" does not include insects or reptiles.
- B. Cruelty to animals consists of a person:
- (1) negligently mistreating, injuring, killing without lawful justification or tormenting an animal; or
- (2) abandoning or failing to provide necessary sustenance to an animal under that person's custody or control.
- C. As used in Subsection B of this section, "lawful justification" means:
- (1) humanely destroying a sick or injured animal; or
- (2) protecting a person or animal from death or injury due to an attack by another animal.²
- H. If a child is adjudicated of cruelty to animals, the court shall order an assessment and any necessary psychological counseling or treatment of the child.
- I. The provisions of this section do not apply to:
- (1) fishing, hunting, falconry, taking and trapping, as provided in Chapter 17 NMSA 1978;
- (2) the practice of veterinary medicine, as provided in Chapter 61, Article 14 NMSA 1978;
- (3) rodent or pest control, as provided in Chapter 77, Article 15 NMSA 1978;
- (4) the treatment of livestock and other animals used on farms and ranches for the production of food, fiber or other agricultural products, when the treatment is in accordance with commonly accepted agricultural animal husbandry practices;
- (5) the use of commonly accepted Mexican and American rodeo practices, unless otherwise prohibited by law;

² Penalty provisions redacted immediately below; available at end of document.

- (6) research facilities licensed pursuant to the provisions of 7 U.S.C. Section 2136, except when knowingly operating outside provisions, governing the treatment of animals, of a research or maintenance protocol approved by the institutional animal care and use committee of the facility; or
- (7) other similar activities not otherwise prohibited by law.
- J. If there is a dispute as to what constitutes commonly accepted agricultural animal husbandry practices or commonly accepted rodeo practices, the New Mexico livestock board shall hold a hearing to determine if the practice in question is a commonly accepted agricultural animal husbandry practice or commonly accepted rodeo practice.

Applicable Case Law:

State v. Cleve, 127 N.M. 240, 980 P.2d 23 (1999).

Facts: Charles Cleve had snared two deer and shot five deer in the abdomen. He was found guilty of two counts of unlawful hunting and two counts of cruelty to animals based on his killing of two deer. In one of the snares, a fawn was caught by the neck and soon after died of strangulation. In the other, a buck was caught by its antlers and died of either stress-related fatigue, starvation, or dehydration. Cleve contended his actions were within the prohibition against unlawful hunting, but not within the prohibition against cruelty to animals.

Holding: The legislature intended that the phrase "any animal" denote domesticated animals and wild animals in captivity throughout §30-18-1, and did not intend to include other wild animals. Accordingly, §30-18-1 does not apply to Cleve's conduct of snaring two deer. Moreover, even if the Legislature had intended to protect wild animals in §30-18-1, New Mexico's laws governing hunting and fishing preempt in the application of §30-18-1.

N.M. STAT. ANN. § 30-18-1.1. Seizure of animals; notice

A. A peace officer who reasonably believes that the life or health of an animal is endangered due to cruel treatment may apply to the district court, magistrate court or the metropolitan court in the county where the animal is located for a warrant to seize the animal.

B. If the court finds probable cause that the animal is being cruelly treated, the court shall issue a warrant for the seizure of the animal. The court shall also schedule a hearing on the matter as expeditiously as possible within thirty days unless good cause is demonstrated by the state for a later time.

- C. Written notice regarding the time and location of the hearing shall be provided to the owner of the seized animal. The court may order publication of a notice of the hearing in a newspaper closest to the location of the seizure.
- D. If the owner of the animal cannot be determined, a written notice regarding the circumstances of the seizure shall be conspicuously posted where the animal is seized at the time the seizure occurs.
- E. At the option and expense of the owner, the seized animal may be examined by a veterinarian of the owner's choice.
- F. If the animal is a type of livestock, seizure shall be pursuant to Chapter 77, Article 18 NMSA 1978.

No Applicable Case Law.

N.M. STAT. ANN. § 30-18-1.2. Disposition of seized animals

- A. If the court finds that a seized animal is not being cruelly treated and that the animal's owner is able to provide for the animal adequately, the court shall return the animal to its owner.
- B. If the court finds that a seized animal is being cruelly treated or that the animal's owner is unable to provide for the animal adequately, the court shall hold a hearing to determine the disposition of the animal.
- C. An agent of the New Mexico livestock board, an animal control agency operated by the state, a county or a municipality, or an animal shelter or other animal welfare organization designated by an animal control agency or an animal shelter, in the custody of which an animal that has been cruelly treated has been placed may petition the court to request that the animal's owner may be ordered to post security with the court to indemnify the costs incurred to care and provide for the seized animal pending the disposition of any criminal charges of committing cruelty to animals pending against the animal's owner.
- D. The court shall determine the amount of security while taking into consideration all of the circumstances of the case including the owner's ability to pay, and may conduct periodic reviews of its order. If the posting of security is ordered, the animal control agency, animal shelter or animal welfare organization may, with permission of the court, draw from the security to indemnify the costs incurred to care and provide for the seized animal pending disposition of the criminal charges.
- E. If the owner of the animal does not post security within fifteen days after the issuance of the order, or if, after reasonable and diligent attempts the owner cannot be located, the animal may be deemed abandoned and relinquished to the animal control agency, animal shelter or animal

welfare organization for adoption or humane destruction; provided that if the animal is livestock other than poultry associated with cockfighting, the animal may be sold pursuant to the procedures set forth in Section 77-18-2 NMSA 1978.

- F. Nothing in this section shall prohibit an owner from voluntarily relinquishing an animal to an animal control agency or shelter in lieu of posting security. A voluntary relinquishment shall not preclude further prosecution of any criminal charges alleging that the owner has committed felony cruelty to animals.
- G. Upon conviction, the court shall place the animal with an animal shelter or animal welfare organization for placement or for humane destruction.
- H. As used in this section, "livestock" means all domestic or domesticated animals that are used or raised on a farm or ranch and exotic animals in captivity and includes horses, asses, mules, cattle, sheep, goats, swine, bison, poultry, ostriches, emus, rheas, camelids and farmed cervidae but does not include canine or feline animals.

No Applicable Case Law.

N.M. STAT. ANN. § 30-18-11. Unlawful tripping of an equine; exception

- A. Unlawful tripping of an equine consists of intentionally using a wire, pole, stick, rope or any other object to cause an equine to lose its balance or fall, for the purpose of sport or entertainment.
- B. The provisions of Subsection ARe of this section do not apply to laying an equine down for medical or identification purposes.
- C. As used in this section, "equine" means a horse, pony, mule, donkey or hinny.
- D. Whoever commits unlawful tripping of an equine is guilty of a misdemeanor.
- E. Whoever commits unlawful tripping of an equine that causes the maiming, crippling or death of the equine is guilty of a fourth degree felony.

No Applicable Case Law.

N.M. STAT. ANN. § 30-18-15. Intracardiac injection prohibited on conscious animal

A. It is unlawful for an employee or agent of an animal control service or facility, animal shelter or humane society to use intracardiac injection to administer euthanasia on a conscious animal if the animal could first be rendered unconscious in a humane manner.

B. A person who violates the provisions of Subsection A of this section is guilty of a misdemeanor and shall be sentenced in accordance with the provisions of Section 31-19-1 NMSA 1978.

No Applicable Case Law.

2. ANIMAL FIGHTING

N.M. STAT. ANN. § 30-18-9. Dog fighting and cockfighting; penalty³

A. It is unlawful for any person to cause, sponsor, arrange, hold or participate in a fight between dogs or cocks for the purpose of monetary gain or entertainment. Participation in a fight between dogs or cocks for the purpose of monetary gain or entertainment consists of an adult knowingly:

- (1) being present at a dog fight without attempting to interfere with or stop the contest; or
- (2) owning or equipping one of the participating dogs or cocks with knowledge of the contest.
- B. It is unlawful to train, equip or sponsor a dog or cock for the purpose of having it participate in a fight with another dog or cock, respectively, for monetary gain or entertainment.
- C. Any person violating the provisions of Subsection A or B of this section, as it pertains to dogs, is guilty of a fourth degree felony.
- D. Any person violating the provisions of Subsection A or B of this section as it pertains to cocks:
- (1) upon a first conviction, is guilty of a petty misdemeanor;
- (2) upon a second conviction, is guilty of a misdemeanor; and
- (3) upon a third or subsequent conviction, is guilty of a fourth degree felony.

No Applicable Case Law.

³ "Nothing in this act shall be construed to prohibit or make unlawful the taking of game animals, game birds or game fish by the use of dogs, provided the person so doing is licensed as provided by law and is using such dogs in a lawful manner." N.M. STAT. ANN. § 30-18-10.

3. LIVESTOCK

N.M. STAT. ANN. § 30-18-12. Injury to livestock

A. Injury to livestock consists of willfully and maliciously poisoning, killing or injuring livestock that is the property of another.

B. As used in this section, "livestock" means cattle, sheep, buffalo, horses, mules, goats, swine and ratites.

C. Whoever commits injury to livestock is guilty of a fourth degree felony.

No Applicable Case Law.

N.M. STAT. ANN. § 30-18-14. Livestock crimes; livestock inspectors to enforce

Livestock inspectors who are certified peace officers shall enforce the provisions of Chapter 30, Article 18 NMSA 1978 and other criminal laws relating to livestock.

No Applicable Case Law.

4. POLICE ANIMALS

N.M. STAT. ANN. § 30-18-13. Injury to a police dog, police horse or fire dog; harassment of a police dog, police horse or fire dog

A. As used in this section:

- (1) "fire dog" means a dog used by a fire department, special fire district or the state fire marshal for the primary purpose of aiding in the detection of flammable materials or the investigation of fires;
- (2) "police dog" means a dog used by a law enforcement or corrections agency that is specially trained for law enforcement or corrections work in the areas of tracking, suspect apprehension, crowd control or drug or explosives detection; and
- (3) "police horse" means a horse that is used by a law enforcement or corrections agency for law enforcement or corrections work.
- B. Injury to a police dog, police horse or fire dog consists of willfully and with intent to injure or prevent the lawful performance of its official duties:

- (1) striking, beating, kicking, cutting, stabbing, shooting or administering poison or any other harmful substance to a police dog, police horse or fire dog; or
- (2) throwing or placing an object or substance in a manner that is likely to produce injury to a police dog, police horse or fire dog.
- C. Whoever commits injury to a police dog, police horse or fire dog when the injury causes the animal minor physical injury or pain is guilty of a petty misdemeanor and shall be sentenced pursuant to the provisions of Section 31-19-1 NMSA 1978.
- D. Whoever commits injury to a police dog, police horse or fire dog when the injury causes the animal serious physical injury or death or directly causes the destruction of the animal is guilty of a fourth degree felony and shall be sentenced pursuant to the provisions of Section 31-18-15 NMSA 1978.
- E. A person convicted of injury to a police dog, police horse or fire dog may be ordered to make restitution for the animal's veterinary bills or replacement costs of the animal if it is permanently disabled, killed or destroyed.
- F. Harassment of a police dog, police horse or fire dog consists of a person willfully and maliciously interfering with or obstructing a police dog, police horse or fire dog by frightening, agitating, harassing or hindering the animal.
- G. Whoever commits harassment of a police dog, police horse or fire dog is guilty of a misdemeanor and shall be sentenced pursuant to the provisions of Section 31-19-1 NMSA 1978.
- H. Whoever commits harassment of a police dog, police horse or fire dog that results in bodily injury to a person not an accomplice to the criminal offense is guilty of a misdemeanor and shall be sentenced pursuant to the provisions of Section 31-19-1 NMSA 1978.
- I. It is an affirmative defense to a prosecution brought pursuant to the provisions of this section that a police dog, police horse or fire dog was not handled in accordance with well-recognized national handling procedures or was handled in a manner contrary to its own department's handling policies and procedures.

No Applicable Case Law.

5. PENALTIES

N.M. STAT. ANN. § 30-18-1. (P) enalties

D. Whoever commits cruelty to animals is guilty of a misdemeanor and shall be sentenced pursuant to the provisions of Section 31-19-1 NMSA 1978. Upon a fourth or subsequent

conviction for committing cruelty to animals, the offender is guilty of a fourth degree felony and shall be sentenced pursuant to the provisions of Section 31-18-15 NMSA 1978.

- E. Extreme cruelty to animals consists of a person:
- (1) intentionally or maliciously torturing, mutilating, injuring or poisoning an animal; or
- (2) maliciously killing an animal.
- F. Whoever commits extreme cruelty to animals is guilty of a fourth degree felony and shall be sentenced pursuant to the provisions of Section 31-18-15 NMSA 1978.
- G. The court may order a person convicted for committing cruelty to animals to participate in an animal cruelty prevention program or an animal cruelty education program. The court may also order a person convicted for committing cruelty to animals or extreme cruelty to animals to obtain psychological counseling for treatment of a mental health disorder if, in the court's judgment, the mental health disorder contributed to the commission of the criminal offense. The offender shall bear the expense of participating in an animal cruelty prevention program, animal cruelty education program or psychological counseling ordered by the court.

N.M. STAT. ANN. § 30-18-1.3. Costs

A. Upon conviction, a defendant shall be liable for the reasonable cost of boarding the animal and all necessary veterinary examinations and care provided to the animal. The amount of these costs shall be offset by the security posted pursuant to Section 30-18-1.2 NMSA 1978. Unexpended security funds shall be returned to the defendant.

B. In the absence of a conviction, the seizing agency shall bear the costs of boarding the animal and all necessary veterinary examinations and care of the animal during the pendency of the proceedings, return the animal, if not previously relinquished, and all of the security posted pursuant to Section 30-18-1.2 NMSA 1978.

No Applicable Case Law.