1	AN ACT										
2	relating to limiting the civil liability of certain persons who										
3	obtain or provide medical care and treatment for certain animals.										
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:										
5	SECTION 1. Title 4, Civil Practice and Remedies Code, is										
6	amended by adding Chapter 92 to read as follows:										
7	CHAPTER 92. LIMITATION OF LIABILITY FOR PERSON ASSISTING CERTAIN										
8	ANIMALS										
9	Sec. 92.001. DEFINITIONS. In this chapter:										
10	(1) "Animal control agency" means a municipal or										
11	county animal control office, or a state, county, or municipal law										
12	enforcement agency, that collects, impounds, or keeps stray,										
13	homeless, abandoned, or unwanted animals.										
14	(2) "Livestock animal" means an equine animal or an										
15	animal raised primarily for use as food for human consumption or to										
16	produce fiber for human use and includes horses, cattle, sheep,										
17	swine, goats, and poultry.										
18	(3) "Nonlivestock animal" means a service animal or an										
19	animal maintained as a pet in the home or on the property of the										
20	animal's owner and includes captured wildlife or an exotic animal										
21	maintained as a pet. The term does not include a livestock animal.										
22	(4) "Running at large" means not under the control of										
23	the owner or handler while:										
24	(A) on the premises of another without the										

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consent of the owner of the premises or any other person authorized 1 2 to give consent; or 3 (B) on a highway, a public road or street, or any other place open to the public generally. 4 5 (5) "Service animal" has the meaning assigned by the Americans with Disabilities Act of 1990 (42 U.S.C. Section 12101 et 6 7 seq.). 8 Sec. 92.002. LIMITATION OF LIABILITY. (a) In this section, "emergency" includes: 9 10 (1) a natural disaster, including an earthquake, fire, fl<u>ood, or storm;</u> 11 12 (2) a hazardous chemical or substance incident; and (3) a vehicular collision with an animal or other 13 transportation accident in which an animal is injured or is 14 15 otherwise in need of assistance to protect the animal's health or 16 life. 17 (b) A person who in good faith and without compensation renders or obtains medical care or treatment for a nonlivestock 18 19 animal that is injured or in distress because of an emergency, abandoned, running at large, or stray is not liable for civil 20 damages for an injury to the animal resulting from an act or 21 omission in rendering or obtaining the medical care or treatment, 22 23 unless the person commits gross negligence, if: 24 (1) the person first takes reasonable steps to locate 25 the animal's owner by: 26 (A) attempting to contact the animal's owner 27 using the contact information located on the animal's

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1	identification tag, collar, or chip, if any, or taking other								
2	reasonable action to contact the owner; or								
3	(B) notifying an animal control agency with								
4	authority over the area where the person resides, or an animal								
5	control agency with authority over the area where the person took								
6	custody of the animal if that area lies outside of the municipality								
7	or county where the person resides, that the animal is in the								
8	person's custody and providing the animal control agency with the								
9	person's contact information; or								
10	(2) a veterinarian determines that the animal:								
11	(A) needs immediate medical treatment to								
12	alleviate pain or save the animal's life; or								
13	(B) exhibits visible signs of recent abuse as								
14	described by Section 42.092(b), Penal Code.								
15	Sec. 92.003. LIMITATION OF LIABILITY FOR ANIMAL CONTROL								
16	AGENCIES AND CERTAIN EMPLOYEES. An animal control agency or an								
17	employee of an animal control agency acting within the scope of the								
18	person's employment that in good faith takes into custody and cares								
19	for a nonlivestock animal that is abandoned, running at large, or								
20	stray is not liable for civil damages for an injury to the animal								
21	arising from an act or omission in caring for the animal, except in								
22	a case of gross negligence, if the animal control agency obtains								
23	custody of the animal from a person not affiliated with the animal								
24	control agency and that person certifies in writing that the person								
25	has taken reasonable steps to locate the owner as provided by								
26	Section 92.002.								
27	Sec. 92.004. EFFECT ON OTHER LAW. (a) This chapter does								

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1	not	limit	the a	pplicatio	n of (	or su	persede	Sect	ion 8	22.013,	Heal	lth
2	and	Safety	v Code	, or Sectio	on 801	.358	, Occupa	itions	Code	<u>-</u>		
3		(b)	This	chapter	does	not	create	anv	civil	 l liabil	itv	or

4 waive any defense, immunity, or jurisdictional bar available under 5 state law.

6 SECTION 2. The change in law made by this Act applies only 7 to a cause of action that accrues on or after the effective date of 8 this Act. A cause of action that accrued before the effective date 9 of this Act is governed by the law as it existed immediately before 10 the effective date of this Act, and that law is continued in effect 11 for that purpose.

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SECTION 3. This Act takes effect September 1, 2011.

President of the Senate

Speaker of the House

I certify that H.B. No. 2471 was passed by the House on May 3, 2011, by the following vote: Yeas 144, Nays 0, 1 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 2471 was passed by the Senate on May 24, 2011, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

APPROVED:

Date

Governor