Senator Vickerman from the Committee on Agriculture, Veterans and Gaming, to which was referred

S.F. No. 2553: A resolution memorializing the President and Congress to enact legislation to allow members of the armed forces to transfer unused educational assistance to their dependents.

Reports the same back with the recommendation that the resolution do pass. Report adopted.

(Committee Chair)

March 15, 2006
(Date of Committee recommendation)
Senator Vickerman from the Committee on Agriculture, Veterans and Gaming, to which was referred

S.F. No. 2374: A bill for an act relating to dogs; modifying notice requirements for unlicensed dogs that are seized; amending Minnesota Statutes 2004, section 347.14, subdivision 2.

Reports the same back with the recommendation that the bill be amended as follows:

Page 1, line 17, strike "five days" and insert "the time prescribed in section 35.71, subdivision 3"

Page 1, line 18, strike "shall" and insert "may"


(Committee Chair)

March 15, 2006
(Date of Committee recommendation)
Senator Vickerman from the Committee on Agriculture, Veterans and Gaming, to which was referred

S.F. No. 3096: A bill for an act relating to the Minnesota Veterans Homes Board; authorizing the board to conduct certain meetings by telephone or other electronic means; amending Minnesota Statutes 2004, section 198.003, by adding a subdivision.

Reports the same back with the recommendation that the bill be amended as follows:

Page 2, line 1, delete "such"

Page 2, line 2, before "documented" insert "the" and delete "marginal costs" and insert "additional cost"


March 15, 2006

(Date of Committee recommendation)
Senate File 2373 makes several changes to the 2004 legislation providing for restrictions on the ownership of “regulated animals.” Under the 2004 law:

(e) "Regulated animal" means:

(1) all members of the Felidae family including, but not limited to, lions, tigers, cougars, leopards, cheetahs, ocelots, and servals, but not including domestic cats or cats recognized as a domestic breed, registered as a domestic breed, and shown as a domestic breed by a national or international multibreed cat registry association;

(2) bears; and

(3) all nonhuman primates, including, but not limited to, lemurs, monkeys, chimpanzees, gorillas, orangutans, marmosets, lorises, and tamarins.

Regulated animal includes any hybrid or cross between an animal listed in clause (1), (2), or (3) and a domestic animal and offspring from all subsequent generations of those crosses or hybrids.

Section 1 [Definitions of Harm] includes the definitions for “bodily harm,” “substantial bodily harm,” and “great bodily harm” from the criminal statutes for the purpose of the prohibition in section 5 and the penalties prescribed in section 6. The definitions currently read:
Subd. 7. Bodily harm. "Bodily harm" means physical pain or injury, illness, or any impairment of physical condition.

Subd. 7a. Substantial bodily harm. "Substantial bodily harm" means bodily injury which involves a temporary but substantial disfigurement, or which causes a temporary but substantial loss or impairment of the function of any bodily member or organ, or which causes a fracture of any bodily member.

Subd. 8. Great bodily harm. "Great bodily harm" means bodily injury which creates a high probability of death, or which causes serious permanent disfigurement, or which causes a permanent or protracted loss or impairment of the function of any bodily member or organ or other serious bodily harm.

Section 2 [Possession of Regulated Animals; Replacement Animals] eliminates the ability for a person to replace a regulated animal, when the person possessed a regulated animal on January 1, 2005, and does not have a United States Department of Agriculture (USDA) license for the animal. This provision only applies to those animals that were subject to a grandfather clause in the 2004 law prohibiting the ownership of regulated animals by someone without a USDA license.

Section 3 [Requirements for Possession of Regulated Animals] provides that:

1. the change of address form for a regulated animal must be prepared by the Minnesota Animal Control Association and approved by the Board of Animal Health;

2. the sign required to be displayed on a structure that contains a regulated animal must indicate that the regulated animal is dangerous; and

3. that all persons who move a regulated animal must notify the local animal control authority prior to moving the animal.

Section 4 [Seizure of Regulated Animals] removes the duty of local animal control authorities or local law enforcement to seize a regulated animal under certain conditions. The seizure would be permissive under the change. This section also makes technical changes.

Section 5 [Confinement and Control Violation] makes it a violation to negligently fail to control a regulated animal or keep it properly confined when the result is bodily harm, substantial bodily harm, or great bodily harm to another person.

Section 6 [Penalties for Registration and Confinement and Control Violations] makes the violation of:
1. the duty to register a regulated animal a gross misdemeanor;

2. the confinement and control requirements that causes bodily harm a misdemeanor;

3. the confinement and control requirements that causes substantial bodily harm a gross misdemeanor; and

4. the confinement and control requirements that causes great bodily harm or death a felony.

The bill is effective on August 1, 2006, and applies to crimes committed on or after that date.

GK:dv
In 2004, the Minnesota Legislature voted overwhelmingly to enact a public safety measure restricting and regulating the ownership of certain dangerous exotic animals. Prior to passage of this law, Minnesota had no statewide regulation or restrictions on possessing these animals.

S.F. 2373/H.F. 3119 adds further measures to protect people from being injured or killed by regulated animals covered under the law (all members of the Felidae (cat) family, except domestic cats - e.g., lions, tigers, leopards, ocelots and servals; bears; nonhuman primates - e.g., monkeys, lemurs, marmosets, tamarins and chimpanzees; and any hybrid or cross and a domestic animal, as well as their offspring).

What the Bill Does

- Removes the section allowing persons to replace their animals once when the animals die. This applies to citizens who do not hold a USDA license.

- Adds the word “dangerous” to the signage warning that a regulated animal is on the premises. Children, adults and most law enforcement officials do not know what a “regulated” animal is so adding the word “dangerous” to the signage helps alert them to the kind of animal on the premises.

- Requires the owner of a dangerous regulated animal to contact local animal control authority when moving a regulated animal off the person’s property for any reason other than to a veterinarian. The law currently states that the person only must contact their local animal control authority if the authority asks to be notified.

- Increases the penalty from a misdemeanor to a gross misdemeanor for not registering a regulated animal. Owners of regulated animals must have registered those animals by March 2, 2005 in order to be in compliance with the law.

- Makes it a violation if a person negligently fails to control or properly confine a regulated animal and it causes harm to a human. The penalty would depend on the degree of bodily harm, as defined in 609.02.
Examples of Problems at Minnesota USDA Licensed Facilities and Private Ownership

Unsafe tiger enclosure - tiger can reach through bars (USDA licensed)

Unsafe tiger enclosure - tiger pen has no top, no double door entry, no perimeter fence (USDA licensed)

Lion cub with severe open rub wounds and scarring from being confined to a dog crate (owned by a private citizen)

Very unsafe, small lion enclosure (owned by a private citizen)
Boy Attacked By Tiger And Lion Now A Quadriplegic

(AP) Minneapolis The family of a ten-year-old boy who was attacked by a lion and a tiger near Little Falls, Minn. says their son's spinal cord was severed and the injury will leave him paralyzed from the neck down for life and dependent on a respirator.

Nick and Roseanne Lala of Royalton issued a statement today on behalf of their son Russell thanking people for all their support.

Russell LaLa was attacked when he and his father visited Chuck Mock at Best Buy Auto, where Mock kept eleven large cats and a bear. Morrison County Sheriff Michel Wetzel said Mock had registered the animals.

The boy's parents said Russell sustained a brain injury, numerous facial fractures in addition to the severed spinal cord. He is in serious condition, but is able to communicate.

Trust funds have been set up for the boy at Wells Fargo Bank and Pine County Bank in Royalton, Minn. Checks can be dropped off at any Wells Fargo Bank location or the Royalton bank.
Boy, 10, critically hurt by lion, tiger

The attack near Little Falls comes on the heels of several others in the state.

By Robert Franklin and Richard Meryhew
Star Tribune Staff Writers

LITTLE FALLS, MINN. — A 10-year-old boy from Royalton, Minn., was in critical condition at Hennepin County Medical Center Thursday after being attacked a night earlier by a lion and a tiger at a business south of Little Falls.

Morrison County Sheriff Michel Wetzel said the boy, Russell LaLa, was attacked shortly after 10:30 p.m. Wednesday as he and his father, Nicholas LaLa, were visiting a friend, Chuck Mock, who kept about a dozen large cats at his Best Buy Auto Warehouse.

Wetzel said the boy and his father were inside a perimeter fence in the building looking at the animals when Mock opened a cage to go inside. At that point, Wetzel said, a tiger "pushed open the cage and attacked the 10-year-old."

Mock was able to get the tiger off the boy, only to have the lion come out and attack, dragging the boy 25 to 30 feet, Wetzel said. "As best we can figure out, both animals bit him," Wetzel said. "Certainly, he's still alive, but it's too early to tell [how bad his wounds are]. It could've been far worse."

Russell was taken to a local hospital, and later transferred to Hennepin County Medical Center in Minneapolis, where he remained in critical condition late Thursday.

ATTACK continues on A14

Cages at Best Buy Auto Warehouse near Little Falls, Minn., seen Thursday from a nearby road, have housed some of the 12 big cats owned by Chuck Mock. The tiger and lion involved in Wednesday night's attack on a child were destroyed Thursday.
The lion and tiger were destroyed Thursday so they could be tested for disease.

Wetzel said that Mock has cooperated with investigators and that he was with Russell's family in Minneapolis. The Morrison County attorney's office will determine if any criminal charges are necessary, Wetzel said.

It was the third attack in three months by exotic animals in Minnesota and the second at Mock's business in the past year. Last summer a woman suffered a "severe laceration" on her hand from one of his big cats, Wetzel said.

Mock's dozen animals were registered properly under a new Minnesota law and had been inspected, Wetzel said, but "just because something's legal doesn't necessarily make it safe. ... I shake my head when anybody even owns one of these animals."

Neighbors say their kids sometimes were invited in to see the lions, tigers, bear and alligator kept there, but added that Mock warned them to stay away from the cages.

No one at the auto business would comment. However, neighbors — some of whom had worried about the animals' presence — described Mock as a man who cared for his animals. "He is an animal lover," said Michelle Lickteig, who showed photos of her children holding a lion cub and a tiger cub. Mock named all his animals, Lickteig said, including those that were killed — Leo, the lion, which had been petted by her children, and Georgette, the tiger.

Kim Gilman, a neighbor, said her four children "all went down there [to see the animals] and loved it" and added that her son Derrick, 18, works for Mock. However, she said she had worried before Wednesday night's incident, and "now I'm petrified," Gilman said. "Safe, to me, isn't unless they're in a zoo."

Gilman's daughter Chelsey, 12, said Mock had taken the animals because "the people who had them before were not taking care of them. They were, like, starving."

Mock's business is located just off Hwy. 10 in a large, two-story building that appears to include an office in front and a residence in back. A fenced salt- vage yard is off to one side, and cars out front are listed as low as $170, with descriptions such as "no gas tank" and "basically shot but still runs and drives."

Other attacks

At an animal farm in Underwood, Minn., a man who

'No preventable'

"Honest to God, when is it going to end?" said Mary Hartman of Rochester, whose daughter Emily was attacked by a tiger at an animal park in Racine, Minn., in July 2001 after it pushed through a gate and snatched the girl in its jaws. Emily, then 7, was hospitalized for several days with cuts, bruises and other injuries.

"It's absolutely ridiculous to me because it's so preventable," Mary Hartman said. "Come on, what's it going to take? Does a 10-year-old boy have to die for people to open their eyes and say these people shouldn't have these animals as pets? ... To these animals, we're food."

Hartman said her daughter still suffers from occasional rashes in the area where the tiger sank its teeth into the girl's back and arm.

Hartman, who later reached an out-of-court settlement with the animal's owners after suing them for negligence, has long been critical of federal and state agencies for not providing greater oversight when it comes to ownership of exotic animals.

The U.S. Department of Agriculture oversees regulation of those who exhibit, breed or sell exotic animals. But until this year, if a cat lover in Minnesota wanted to keep tigers or lions simply as pets, they could "keep them on a chain or they could keep them in the basement," said Tammy Quist, executive director of the Wildcat Sanctuary of rural Isanti, Minn.

However, under a state law that took effect Jan. 1, animals had to be registered with local authorities by April 1. And in most cases, it is no longer legal to buy an exotic cat, bear or monkey.

Staff writer Terry Collins contributed to this report.

The writers are at rfranklin@startribune.com.
A woman who ran an animal brokering business and game park with her husband in southeastern Minnesota was sentenced Thursday in Minneapolis to 15 months in prison for her role in the illegal trafficking of wild and endangered animals.

Nancy Kraft, 63, who co-owned and operated BEARCAT Hollow in Racine, Minn., also received two years probation and was ordered by U.S. District Judge Ann Montgomery to perform 100 hours of community service.

A jury convicted Kraft in March of falsifying documents and conspiracy in the illegal sale of a variety of wild animals between 1999 and 2003.

Her husband, Kenneth Kraft, 68, pleaded guilty to similar charges and to lying to federal agents shortly before his wife's trial.

The case against the couple and seven people from outside Minnesota developed from an investigation of BEARCAT Hollow that began after a 400-pound Siberian tiger attacked Emily Hartman, then 7, of Rochester in July 2001 as she and her mother toured the animal park. The tiger pushed open a chain-link fence and carried the girl more than 150 feet before dropping her in the dirt.

Emily was hospitalized for several days with puncture wounds, scrapes and bruises. The tiger eventually was destroyed.

The girl's parents later sued the Krafts over the attack, but they settled out of court. Terms were not disclosed.

Kenneth Kraft and the other defendants have yet to be sentenced. In addition to pleading guilty to falsifying records and conspiracy, Kenneth Kraft also was convicted in March of two counts of witness tampering in connection with the case.

Nancy Kraft, meanwhile, has 10 days to appeal her sentence.

BEARCAT Hollow, about 105 miles south of the Twin Cities, opened in the summer of 2000 but has since closed.

Richard Meryhew
Tiger caretaker faces new charges
By Amy Dalrymple, The Forum

The caretaker of nine tigers seized from property near Underwood, Minn., last month appeared in court Wednesday on charges of mistreatment and neglect of animals.

Wendy Sue Mears, 40, is accused in Otter Tail County District Court in Fergus Falls of improperly caring for the tigers, including housing them in cages that were too small, depriving them of adequate food and water and failing to keep their living space clean.

The court complaint says when the tigers were seized from Arcangel Wildlife farm June 14, many appeared to be in adequate or fair condition.

However, veterinarians who assisted with the investigation found up to a foot of feces and wet straw in the bottom of their cages, court records say.

The tigers were housed in wire mesh cages that did not appear to be secure enough to safely contain the animals' size and strength, the complaint says.

The door to one cage was held in place with frayed nylon straps.

Court records also say:

Some cages did not contain fresh water. No food was on the property when the animals were seized, but Mears said she was going to get turkeys.

Mears did not have a system for draining rain or waste water.

She also failed to obtain the proper license for exotic animals and register the animals as mandated by the U.S. Department of Agriculture. On May 27, Otter Tail Public Health officials observed turkey carcasses piled in the open that were used as a food supply.

Mears faces 12 misdemeanor charges: three counts of mistreating an animal, three counts of depriving an animal of necessary food, water or shelter, improper disposal of animal carcasses, two counts of improper storage of solid waste, animal creating nuisance, possessing a regulated animal and failing to register a regulated animal.

The animal creating nuisance charge relates to a lion that escaped June 11, just days before the tigers were seized. A sheriff's deputy shot the lion after it wandered onto a neighbor's land.

Mears told investigators two ponies, a llama and a goat also escaped from the property that day and she hadn't seen them since, court records say.
She also had six to eight dogs on the property and voluntarily gave several to the Humane Society, records say.

A phone number where Wendy Mears could be reached in the past is no longer in service.

Mears told investigators the tigers belonged to David Piccirillo, but he abandoned them on her property, court records say. She said they became a burden for her to care for and feed.

Ryan Cheshire, assistant Otter Tail County attorney, said no charges are pending at this time for Piccirillo.

On June 25, the tigers were transported to one of three animal sanctuaries in Mississippi, Tennessee and Indiana.

Tammy Quist, executive director of Wildcat Sanctuary in Cedar Minn., who was instrumental in finding homes for the tigers, said all nine are doing well.

"They've adjusted faster than we thought they would," Quist said.

Two female tigers placed at the Cedar Hill Animal Sanctuary in Caledonia, Miss., have some existing health problems that could be related to malnutrition, said Kay McElroy, executive director.

One is on antibiotics because of a small hole in the side of her head that drains constantly, she said. The tiger - named Tammy after Quist - may need surgery, McElroy said.

The other, named Sonja after a volunteer who helped transport the tigers, has a neurological disorder that prevents her legs from working together, Quist said.

The condition, which causes the tiger to walk in circles, can be caused by genetics or malnutrition, she said.

The lion that was shot after it escaped also had the condition, which leads Quist to suspect it could have been caused by malnutrition.

But McElroy is hopeful the tigers will overcome their health problems. They now have a huge area to run in, a pond to swim in and a customized diet, she said.

"The thing about animals is they forget and move on," McElroy said.

Readers can reach Forum reporter Amy Dalrymple at (701) 241-5590

Photo caption: Wendy Sue Mears Underwood, Minn. Appears in court on charges of mistreatment and neglect of animals
Tigers attack woman near Frontenac; their owner is jailed

By Richard Meryhew
Star Tribune Staff Writer

Grant Oly thought Allison Asher was well clear of the tigers she helps care for at his home near Frontenac, Minn.

Then came the screams.

By the time Oly got to the tiger pen Wednesday afternoon, Asher was thrashing about on the bloody ground, surrounded by four of the big cats.

"The tigers just grabbed her," Oly told police, according to court records.

Oly, who keeps Siberian tigers on his rural Goodhue County property, backed them off long enough to drag Asher, 37, of Minneapolis, to safety. She was in serious condition Thursday in a Rochester hospital with a gash in her neck, a mangled leg and cuts and bites.

Oly, meanwhile, was sitting in a Goodhue County jail cell, facing misdemeanor charges that he violated a county zoning ordinance and two state laws in keeping the exotic animals. He is scheduled to appear in court this morning.

It's the second time in a year that Oly, 48, has faced charges in connection with keeping tigers on his land, in the Mississippi River valley about 65 miles south of the Twin Cities.

In 2004, a Goodhue County jury found Oly guilty of violating the county's zoning ordinance by having eight tigers—five more than allowed. He recently served 45 days in jail for violating terms of his probation.

Goodhue County Sheriff Dean Albers said Thursday that seven tigers were still on the property when deputies arrived late Wednesday.

TIGERS from B1

Injured woman expected to recover from wounds

As of Thursday night, the tigers remained caged on Oly's property.

Albers, meanwhile, said investigators have not been able to talk at length with Asher, who is expected to survive.

"She was lucky," the sheriff said. "Her injuries were pretty severe, and she lost a lot of blood."

Cuts and gashes

According to Albers and details outlined in the criminal complaint:

The attack occurred shortly before 5 p.m. Wednesday as Asher, who recently had been caring for the animals while Oly was jailed, tried to clean a 50-by 20-foot pen. One tiger apparently attacked her, and in the excitement of the moment, three others moved in.

Oly called 911, and when officers arrived, Asher was on the ground with a "very large tear" in her left leg and a "massive amount" of blood around her, the complaint said. A friend who had been nearby and didn't see the attack also was applying pressure to a "silver-dollar-sized gash" on her neck, the complaint said.

Asher was airlifted to St. Mary's Hospital in Rochester.

Assistant Goodhue County Attorney Carol Lee said Asher's leg was "mangled" in the attack and "she lost a lot of blood."

Tiger 'compound'

Lee said Oly has kept tigers on his property for about 10 years. She described the series of pens near his house as "a compound" of sorts, with some connected to the house so young tigers can go in or out.

Initially, the pens were open for public viewing, but Lee said the court later ordered the property closed because of concerns for public safety.

She described several people have reported being scratched or bitten over the years, "but not to this extent."

In 2003, a tiger was destroyed in or out. It's the second time in a year the court has been a huge drain on county resources trying to deal with this guy," Lee said.

She said that Oly, as required by the U.S. Department of Agriculture, which regulates the keeping of exotic animals, has a permit to house and exhibit the tigers.

"But what are you going to do when people start getting injured?" she said. "We've done just about everything humanly possible to get control of this guy."

Now he faces charges of violating the zoning ordinance, not registering the animals and creating a public nuisance.

"This has been a huge drain on county resources trying to deal with this guy," Lee said.

She said that Oly, as required by the U.S. Department of Agriculture, which regulates the keeping of exotic animals, has a permit to house and exhibit the tigers.

"But what are you going to do when people start getting injured?" she said. "We've done just about everything humanly possible to get control of this guy."

Richard Meryhew is at richm@startribune.com.
Minnesota’s Otter Tail County has had more than its share of troubles with exotic animals — and officials are still keeping a wary eye on one big cat.

TIGER CREATES TENSION

BY JIM RAGSDALE
Pioneer Press

PELICAN RAPIDS, Minn. — The last of the troubled big cats in Otter Tail County locked its eyes on the man who wants her out of town.

“She’s a beautiful animal — an absolutely beautiful animal,” as all Wayne Johnson, chairman of the township that is home to 332 homo sapiens and one super-sized Bengal tiger, could say as he stared back in awe.

The tiger, named Lilly, glared at Johnson from a corn-crib-like enclosure obscured by wild weeds and roofed with weathered plywood. No signs warned the visitors, who were standing on neighboring property, about 20 feet from the animal and a short walk from a busy county road.

A low rumble, like the purr of an idling outboard, came from somewhere within the tiger’s wild essence. Her ears flicked, her tail danced, but her eyes saw only Johnson. Lilly’s teeth showed as he moved. The secondary fence had worn-down openings and Johnson held a 9 mm pistol at his side.

Welcome to Otter Tail County.

Lilly is a privately owned tiger whose native range is in the forests and swamplands of Nepal and India. She was raised in a land of lush cornfields and quiet lake homes, a symbol of the exotic-animal anxiety that has spread across Minnesota.

As the state suffered through a spate of maulings by such big cats — including three incidents...

---

EXOTIC ANIMALS LAW

Went into effect Jan. 1.
Restricts ownership of such animals as big cats — lions, tigers, cougars and leopards — as well as bears and gorillas.
Animals owned prior to Jan. 1, 2005, may still be kept if they were registered with local authorities by March 1. Owners must also comply with certain regulatory standards. Failure to register is a misdemeanor.
The law does not pertain to accredited zoos, wildlife sanctuaries, research and medical institutions and certain DNR-licensed game farms. Some federally licensed animal farms may replace exotic animals.
For more information, see the state Board of Animal Health Web site at www.bah.state.mn.us/animals/rules/exotic_animals.htm.
four months earlier this year—Otter Tail County became ground zero for big-cat hysteria.

As many as 14 tigers and one lion, along with camels, lemurs, a Burmese python and an Asian leopard, were caged at various times on two private menageries within a 30-minute drive of each other. Three people were bitten or clawed. A lion ran loose and had to be shot. Tigers were found dead, half-eaten and frozen in the snow of Lilly's cage. Criminal charges were brought against both owners.

And neighbors who prized their rural isolation got used to living with stress.

"I packed a gun all day long," said Edward Law, who lives near the second menagerie in the Underwood area and who once considered shooting the animals himself.

All of the animals were supposed to have been removed. Lilly's continued presence—nearly nine months after its owner's guilty plea—came as a shock to township officials and prosecutors.

Said a disgusted Johnson: "If it was an exotic plant, the Department of Natural Resources would be all over it ... But I haven't seen milfoil go and climb a fence and attack a child yet.

OWNING EXOTICS

In Otter Tail County, as in other rural parts of the state and the nation, ownership of "exotic animals" outside the walls of zoos has achieved a kind of cult following. A state law that took effect Jan. 1 is expected to limit future private ownership.

Lilly's owner, Roy Cordy, a 44-year-old physician, accumulated a collection worthy of Noah at his property along County Road 9 north of Pelican Rapids, about 200 miles west of the Twin Cities.

neither he nor his keeper could be reached for comment. He told police during a raid on his property last year that he had been collecting animals since the early 1990s and intended to raise them for sale to other collectors.

About 30 miles to the west, on a scenic hilltop near the Otter Tail River, a local resident, Wendy Mears, 40, collected nine Siberian tigers and several other animals. She told police who seized her animals that her boyfriend, David Piccirillo, who used big cats in local magic shows, owned the tigers and left her with them when he left the state.

Both menageries existed before Minnesota's new law, and seem to have fallen through the regulatory cracks. "I've lost all respect for public safety—because they allowed this to happen," says Law, who lives near the Phelps Mill operation.

"Where's the common sense?"

COMING APART

Acting on a neighbor's neglect complaint in February 2004, authorities raided Cordy's property. They found some animals that appeared to be healthy and well cared for. Others were not.

The tigers were in the latter category.

In a series of circular cages connected by "guillotine gates" that can be lowered or raised, a sheriff's deputy found a dead tiger partially covered with snow. He found a live tiger—Lilly—sitting near a tiger head and other body parts. "It was obvious that this live tiger had eaten the tiger that was in pieces," he said.

Cordy confirmed this. "Dr. Cordy stated that Lilly has a bad disposition and is a very mean tiger," the deputy, Marv Robinson, wrote. He said he found more tiger body parts in Cordy's vehicle.

The final tally: four tigers dead, and one—Lilly—alive.

charged with six misdemeanor animal mistreatment counts. In November 2004, he pleaded guilty to one count and agreed not to possess exotic animals in the state and to "make all reasonable efforts" to transfer ownership of his current animals.

The public records show no reports of attacks on humans at the Cordy farm. But at the Mears' property, the story was different.

Three injuries were reported—bits sustained by workers in March and July of 2004, and an injury to a child who was scratched and bitten while visiting this spring. Diane Thorson, the county's public health director, said the last injury convinced her to declare the property a public nuisance.

But in June, before the animals could be seized, a neighbor reported finding a lion, a goat and other animals in her yard, not far from a bar and restaurant. Officers, unable to find a tranquilizing gun, shot and killed the lion.

"We can't really have a wild lion roaming the countryside," said Otter Tail County Attorney David Hauser.

Nine Siberian tigers from the Mears property were eventually dispersed to sanctuaries around the country. Piccirillo is believed to have taken a tiger cub and cougar cub with him to Florida, where he was arrested in a motel for possessing animals without the proper permits.

Mears was charged with 12 counts, including mistreatment of animals and failure to register them under Minnesota's new exotic animal law. Exotic animal expert Pete Bergerson of Plymouth, who is advising Mears, said she feels Piccirillo left her with the animals, the problems and the liability. Piccirillo, reached by telephone in Connecticut, said he transferred ownership to Mears, and the fate of the animals was her responsibility.

THE LAST TIGER

Back at the Cordy farm last week, Wayne Johnson, the township chairman, led a reporter and photographer across the main road, through an adjacent property and to a back corner of Cordy's perimeter fence.

There was no sign of Lilly in her circular enclosure, but the man on a mission to get her permanently out of tiny Scrambler Township hardly seemed pleased.

An Otter Tail County judge has given Cordy a month or two to move Lilly to a sanctuary. In the meantime, she was supposed to remain caged.

Riotous weeds, the carcasses of what appeared to be store-bought chickens, and three doghouse-like cinderblock enclosures were visible. But no tiger.

"It makes me more nervous not seeing it, than seeing it," Johnson said.

Concerned the animal may have escaped, Johnson dialed the sheriff's department. He said he was initially told that the tiger had been removed. Later, the officers said they spoke to Cordy, who said Lilly was still in her cage.

Johnson shot out a piercing whistle, and Lilly finally emerged from one of the enclosures, big-clawed motor running, drawing a visual bead on all three visitors in succession.

In a county where images of tigers decorate the county courthouse, Lilly is a majestic outsider. Johnson, eyeing the weathered sheathing over her enclosure, makes me more nervous than seeing it," Johnson said.

"See how that roof is caved in," Johnson said. "What is it going to take for her to get through that?"

Jim Ragsdale can be contacted at jragsdale@pioneerpress.com or 651-228-5529.
This corn-crib-like enclosure holds Lilly, Roy Cordy's Bengal tiger, on his property near Pelican Rapids, Minn.

The condition of the pen holding Lilly concerns Wayne Johnson, chairman of Scrambler Township. "What is it going to take for her to get through that?" he asked, referring to the weathered sheathing on the structure's roof.
Wild African cat given a home in Chisago County

An African wild cat captured in a Coon Rapids garage last week has been placed in a Chisago County wildlife sanctuary after going unclaimed for five days.

The serval was not registered under the requirements of a new Minnesota law, so claiming it would have been admitting having possessed it illegally.

The female serval, a spotted cat about 2 feet tall and weighing 25 pounds, was placed with the Wildcat Sanctuary, a nonprofit operation that shelters exotic cats that have been seized or set free, or whose owners have given them up. It tries to find other permanent homes for the animals, or works to return them to previous owners under court settlements. It does not breed or put animals on public display, said executive director Tammy Quist.

The sanctuary has received more than 300 wild cats of all kinds since its inception 1999, and 22 this year. Most come from Minnesota and Iowa, and many from the metro area. Quist, who said private ownership of exotic cats is "epidemic" in Minnesota, is currently seeking permission to expand the sanctuary. "Long-term, we hope to put ourselves out of business," she said.

The serval, now one of several at the sanctuary, needed stitches for a leg wound and treatment for ear mites, and will be spayed, Quist said.

To raise awareness of the issues involving the illegal trade in wild animals, Quist is sponsoring a contest to name the serval. The winner will become an honorary sponsor, and all participants will get a picture of the animal.

Entries should explain the name and be sent by May 13 to cat@wildcatsanctuary.org, or the Wildcat Sanctuary, Naming Contest, P.O. Box 202, Cedar, MN 55011. For more information: www.wildcatsanctuary.org.

Bill McAuliffe

An African serval
Animal Humane Society

provided by the animal humane society

This African serval was found in a garage.

Here, kitty, kitty: Exotic cat caught; likely an illegal pet

An African cat known as a serval — likely an illegal pet under state and local laws — was captured Thursday in a garage in Coon Rapids, after it had apparently escaped from an apartment several blocks away.

Police answered a call from the garage owner at about 7 a.m., thinking they were looking for a large feral domestic cat, but did not find the animal.

After a woman in police custody on another matter mentioned she had lost a "wild domestic cat" she had been catsitting in her apartment, officers returned to the garage and found the serval in the rafters, according to Capt. Paul Johnson. They captured the cat with a netting device and took it to the Animal Humane Society in Golden Valley.

The large-eared, spotted serval, which stands 1½ to 2 feet tall at the shoulder, is common across Africa. The animals thrive near water and are known for their acute hearing and vertical leaping ability.

The seized animal, a female, weighs about 25 pounds, said Keith Streff, director of investigations for the Humane Society.

Streff said he is "relatively confident no one is going to claim this animal," so the humane society will keep it for five days, then try to place it in a shelter for exotic species.

Under the new state law, people who owned exotic animals in Minnesota had until April 1 to have them licensed. Serval are among the animals listed in the new restrictions, but are virtually absent from the list of properly licensed animals.
After attack, warnings on safety of exotic cats as pets

Emily Jones, Associated Press

For the last two years, Kendra Hirsch lived across the street from lions, tigers and a bear.

Hirsch, 13, held some of the animals in her arms when they were cubs, and says she never considered them a threat during her frequent visits to the Little Falls home of their owner, Chuck Mock.

"They're awesome," Hirsch said. "It's not every day you get to go touch a lion or a tiger."

But when two of the animals attacked a 10-year-old boy last week, the latest in a string of attacks by exotic animals kept as pets by Minnesotans, it raised new questions about the danger they pose. The boy, 10-year-old Russell Lala of Royalton, suffered a severed spinal cord and will be a quadriplegic the rest of his life, his parents announced Tuesday.

A new state law this year banned certain exotic pets in the state, but allowed current owners to keep their pets as long as they register them with local animal-control authorities.

Determining exactly how many big cats are in Minnesota is difficult, however, with data dispersed among lots of different agencies. And experts say they believe many people haven't registered their animals.

Tammy Quist, who runs a sanctuary for big cats in Cedar and is often summoned by authorities to find homes for exotic cats, estimates the state has hundreds of tigers and lions. She says she gets 30 calls per month from private pet owners looking for help after they find the animals are more than they bargained for.

National numbers are similarly difficult to track, but Quist estimates there are some 10,000 pet tigers in the U.S. — far more than the number left in the wild.

With plenty of cats available, they don't cost much. Crawford Allan, deputy director of TRAFFIC, a World Wildlife Fund program that specializes in wildlife trade issues, says tigers can easily be found on the Internet.

On one site, GotPetsOnline.com, a breeder in Faribault recently was offering black-maned African lion cubs for $1,500 each. Quist said both tiger and lion cubs can be found for as little as $500.
"Breeders up the price for pet owners because those people haven't done the research, they don't know the industry," Quist said.

Quist said many owners buy exotic cats and expect them to act domesticated.

"People are looking for a little bit of novelty and they think if you love something enough it will love you back," Quist said.

But cute, cuddly cubs can quickly overwhelm owners as they grow. An adult tiger eats anywhere from 15 to 20 pounds of meat a day, she said.

"I don't consider (the attacks) lashing out," Quist said. "A tiger lives to be 20 years old and you're going to expect a tiger never to act like a tiger? It's not aggressive behavior, it's tiger behavior."

The difficulty of caring for exotic animals in captivity worries animal activists. The Minnesota registration law is an essential step in tracking the animals, Allan said. Making sure they're properly maintained is another step to take.

Some of the animals taken in by Quist's sanctuary were neglected. One 25-year-old tiger named Meme was brought to the sanctuary after being kept in a 10-foot by 10-foot cage filled with her own feces and the remains of her food — roadkill.

Mock, who had 12 exotic animals at the time of the attack, didn't respond to phone calls to his home or office for this story. Hirsch's mother, Michelle Lickteig, said his animals were treated well and kept in good cages. He was devastated when the two animals in last week's attack were euthanized, she said.

Rachael Ratzlaff of Grand Rapids has owned a lynx for more than a year.

She and her husband became interested in the animal after seeing someone in Montana with one and being attracted to its uniqueness.

"They're just beautiful animals," she said.

Before buying the cat, Ratzlaff and her husband did a lot of research on how to feed the animal and keep it tame. Safety was a big concern for them, and they realized it could be dangerous if they decide to have children.

The Ratzlaffs declawed the animal and built him a 12-foot by 12-foot kennel. Ratzlaff loves her pet, despite the work.

"But it's not a pet for everybody," she said.
OGDEN, Utah -- The cat Karen Goeckect brought to a veterinarian to be spayed and declawed was actually a lynx _ a threatened species that wildlife officials say is illegal to own in Utah.

Veterinarian Greg Johnston said 16-week-old Sasa was the size of a large house cat, but had black-tufted ears, thick, lanky legs and oversized feet tipped with half-inch claws.

"After working for Fish and Game and spending 40 years as a veterinarian, I knew what I was dealing with" _ a lynx, Johnston said.

Johnston said Goeckect, who listed a Garden City address, told a receptionist Sasa was a domestic cat when she left the animal Monday to be spayed and declawed at the Johnston Animal Hospital.

Goeckect said Tuesday that she bought Sasa for $2,000 from a breeder in Minnesota. She said she planned to raise the animal at her home in Idaho, where lynx can be kept as pets if owners have a health certificate and an Idaho import license.

In Utah, lynx can be kept only by zoos or pelt farms, Division of Wildlife Resources Conservation Officer Kip King said.

Sasa is good-natured, people-friendly, and has never seriously bitten or scratched anyone, Goeckect said.

"She's not afraid of humans," Goeckect said. "She'll come right up and sit on your lap. If she was declawed, she'd be no different from a house cat."

Johnston said Goeckect may be able to control Sasa now, but when she reaches her full size of 30 to 40 pounds she will pose a danger to people and pets. "This cat would have always been in charge," Johnston said. "The family would have been pretty much hostages to it."

The Division of Wildlife Resources allowed Goeckect to take Sasa home temporarily, but said the lynx eventually will have to be placed in a zoo or a rescue facility.

Sasa bit and scratched Johnston, so she will have to be quarantined at Goeckect's house for at least 10 days to check for rabies.

King said Goeckect could be subject to wildlife charges.

Cordy still trying to get rid of one tiger
By Brandon Stahl

A tiger was granted a stay of execution thanks indirectly to a court ruling Monday.

When he agreed to a plea deal last November, Dr. Roy Alexander Cordy agreed that he would no longer be able to possess any exotic animals and would make all reasonable efforts to transfer those in his possession.

But after a tiger was spotted on his property in rural Pelican Rapids, the Otter Tail County Attorney's office charged him with violating his probation. Because he didn't find a home for the tiger, prosecutor Cherie Clark argued, the 90 days of jail time hanging over Cordy's head as part of the plea bargain should be executed.

But if that happened, Cordy testified on Tuesday, instead of going to jail, "I would have to euthanize the cat."

Cordy, 43, pleaded guilty last year to depriving an animal on his farm of necessary food, water and shelter. He testified that six to eight months before the plea agreement, he was able to find new homes for nearly all of his exotic animals, including a leopard, two camels, a tortoise and a llama.

But he said he has been unsuccessful in finding a home for a Bengal tiger, despite having contacted more than six shelters.

"Minnesota and federal regulations make it difficult to transfer a tiger," said Cordy's attorney, Dave Phillipe. "A cat of this nature is hard to place. You can't just take it to the pond and drop it off."

Judge Waldemar Senyk said that it appeared Cordy was making progress, after he testified that he may have found a home for the tiger in Kellier, Mo.

"I really want to get her out of there," said Cordy, who also testified that he visits the tiger daily when he's in the area, otherwise he has someone else feed and water the tiger.

Cordy said he would be able to transfer the tiger in 30 to 60 days.

He said he did not want to consider euthanization because he had "some emotional attachment to the animal."

"I wanted to give her every opportunity to find a home for her that was safe," he said.

After the hearing, Cordy declined comment.

Jun 25, 2005 8:37 pm US/Central
(WCCO) Minneapolis

Blaine Woman Devastated By Pet Monkey Confiscation

His owner says he's a pet, but the City of Minneapolis says he's a pest.

Tracy Quinn of Blaine, Minn. left the family's pet Capuchin monkey, Muki, with a pet-sitter in Minneapolis while her family went on vacation.

Muki is properly registered with federal and state authorities, Quinn said, but she didn't realize she needed a special permit in order to bring him within Minneapolis city limits.

Quinn just learned that the hard way.

The pet-sitter brought Muki to a park on Friday, where he interacted with some kids and gave one a kiss.

Someone reported the incident to Minneapolis Animal Control, and Muki was confiscated and taken to a shelter in North Minneapolis.

"I don't know why they took him," Quinn said tearfully Saturday. "I take him everywhere I go. He goes in stores, anywhere, as long as he's leashed and contained."

However, it's unlawful to bring an exotic animal into Minneapolis without first clearing it with Animal Control.

"You have to apply for a permit," Minneapolis Animal Control Assistant Manager Tom Doty said. "When an exotic (animal) appears in our city, then we essentially have to make sure the public's safety is being cared for."

Muki will stay with animal control until it can be determined whether he posed any public health hazards. In these cases, officials say exotic animals often have to be quarantined for a while.

"(Animal Control) went down there and confiscated him with the officers," Quinn said, "and wouldn't let us come down (to the shelter) and bring his things down and change his diapers or take his leash off or anything until now, which is 24 hours later."

Quinn said Muki seemed distraught when she went to visit him.

"He was screaming and hugging me and he wouldn't let me go," Quinn said. "He even tried to bite me because I had to put him back in the kennel."
Many monkey owners believe their pets should be treated differently than other exotic animals.

"Not one sweeping bill for all animals," said Bryan Mintz, owner of a monkey named Rudy. "It doesn't work. We're caught in the middle of this."

Mintz said he wasn't aware of the Minneapolis law, even though he regularly travels with Rudy around the metro.

"He's a wonderful little animal," Mintz said.

Quinn said she just wanted to get her pet back, but that won't happen until authorities are sure both the animal and the public are safe.

"Primates are of concern," Doty said. "We want to make sure the people that know there's not going to be a public health risk are guiding us through the quarantine procedure."

Animal Control officials say they make sure exotic animals are properly cared for at their facility, even if they have to bring in outside experts.

The Board of Animal Health will likely take a look at Muki's case, and then it can be determined when he can go home and how long he may have to be quarantined.

http://wcco.com/video/?id=7948@wcco.dayport.com
Small Monkey Fact Sheet

Wild Animals are NOT Pets
Adopt a Pet, Not a Problem

Problem:
Thousands of small monkeys are bred, bought, sold and traded in the U.S. as part of a growing primate pet trade. While the large canine teeth and shear strength of chimpanzees, gorillas and other Great Apes may be obvious, smaller monkeys also pose a serious threat to public health and safety.

Small monkeys common in the pet trade include: capuchin, squirrel, patas, and spider monkeys, vervets, macaques, tamarins, marmosets and bush babies. Most of these monkeys can carry diseases that are highly contagious to humans. They can also inflict serious injury to their caretakers and members of the public, especially as they become increasingly aggressive with maturity.

Facts:
- Whether large or small, primates can potentially transmit to humans dangerous viral diseases such as yellow fever, monkey pox, Ebola and Marburg virus, Herpes simiae (herpes B), and Simian Immunodeficiency Virus, (SIV) the primate form of HIV, viral hepatitis and measles.
- In humans, Herpes-B can be fatal. As many as 25% of macaques, both imported and domestically bred, have antibodies to herpes-B virus. All macaques should be considered potential carriers.
- Bacterial Zoonotic Diseases are easily transmitted when monkeys are kept as a pet-children are especially at risk. Some of these bacteria include Mycobacteria, responsible for Tuberculosis; and Salmonella and Shigella which may result in severe diarrhea, dehydration and can even be fatal in some cases. There is a documented case of a child contracting Shigella after licking an ice cream cone touched by a monkey in a pet shop.
- Campylobacter is one of the leading causes of diarrhea in humans; it is a bacteria found often in primates. The disease causes severe enterocolitis and can cause death in infants, children or immunocompromised adults.
- Environmental contamination from pet primates is of great concern. Poor hygiene and improper disposal of contaminated feces pose a serious problem. Many disease organisms can persist in the environment for long periods of time and may pose a serious threat to humans. Environmental contamination may be a significant danger to the communities where pet primates are kept.
- Primates are highly intelligent and social animals. Most captive environments cannot meet their complex social and psychological needs, and pet primates are typically kept chained or confined in small, sterile enclosures.
- A recent review of primate ads listed dozens of pet monkeys for sale in more than 20 states. All the species listed above are available and ages range from newborns to breeding adult pairs. Prices range from “free to a good home,” to $8,500 for a breeding age female capuchin.
- More than 60% of the recorded primate incidents in the past 10 years involved pet primates. More than 90 children and adults were injured in incidents occurring in 49 different states.
- There are no federal laws in the U.S. banning primate ownership or exotic animal ownership in general. Fourteen states ban private possession of exotic animals, seven states have a partial ban, and fifteen require a license or permit.

Solution

- Never buy a monkey for a pet.
- Do not patronize substandard unaccredited facilities that exhibit monkeys.
- Report suspected dangerous housing or abuse of monkeys to local humane societies or animal control officers.
- Support H.R. 1329 and S. 1509, the Captive Primate Safety Act, and other legislation to regulate the ownership of wild animals as pets.

To learn more about CWAPC please contact: info@cwapc.org
Senator Vickerman from the Committee on Agriculture, Veterans and Gaming, to which was referred
S.F. No. 2373: A bill for an act relating to animals; modifying restrictions on ownership and possession of certain animals; providing criminal penalties; amending Minnesota Statutes 2004, section 346.155, subdivisions 1, 2, 4, 5, 10, by adding a subdivision.

Reports the same back with the recommendation that the bill be amended as follows:

Page 2, delete section 2
Page 5, line 35, delete "property" and insert "properly"
Page 6, delete lines 18 to 19 and insert:

"Sec. 6. EFFECTIVE DATE.
Sections 1 to 5 are effective August 1, 2006, and apply to crimes committed on or after that date."

Renumber the sections in sequence
Amend the title accordingly

And when so amended the bill do pass and be re-referred to the Committee on Crime Prevention and Public Safety. Amendments adopted. Report adopted.

March 15, 2006
(Date of Committee recommendation)
Senate File 2374 eliminates the requirement that a humane or peace officer must post a written notice in three public places when a dog is impounded for being unlicensed and the owner is not known. The bill also makes a number of technical changes to this subdivision to update the language. Included in the technical changes are the removal of the archaic terms “constable” and “statutory city marshal” that were part of a Revisor instruction during the 2005 session. The bill reflects the changes that the Revisor of the Statutes was planning for the 2006 update to the Minnesota Statutes.

GK:dv
Senator Betzold introduced—
S.F. No. 2374: Referred to the Committee on Agriculture, Veterans and Gaming.

A bill for an act
relating to dogs; modifying notice requirements for unlicensed dogs that are

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2004, section 347.14, subdivision 2, is amended to read:

Subd. 2. **Prohibitions; limitations; regulations** **Prohibition; enforcement.** It shall
be unlawful for **any** a person to harbor or permit to remain about the person's premises
**any** a dog for which no license exists and for which one is required. Any person who shall
**have** has seized or impounded a dog with or without license under this section shall deliver
**such** the dog to the humane officer of the town or city, if **such** a humane officer exists; or,
if there be **no such** is not a humane officer, to the constable, statutory city marshal, or the
town or city **police** peace officer. The officer to whom the dog is delivered shall, without
delay, notify the owner, personally or through the United States mail, if **such** the owner be
**is** known to the officer or can be ascertained with reasonable effort, but if the owner be
unknown or cannot be ascertained, then the officer shall post written notice in three public
places in the officer's town, giving a description of the dog, stating where it is impounded
and the conditions for its release. If, after five days, the owner does not claim the dog the
officer shall dispose of the dog in a proper and humane manner.
Senator Betzold introduced—
S.F. No. 2373: Referred to the Committee on Agriculture, Veterans and Gaming.

A bill for an act
relating to animals; modifying restrictions on ownership and possession of
certain animals; providing criminal penalties; amending Minnesota Statutes
2004, section 346.155, subdivisions 1, 2, 4, 5, 10, by adding a subdivision.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2004, section 346.155, subdivision 1, is amended to read:

Subdivision 1. Definitions. (a) The definitions in this subdivision apply to this section.
(b) "Person" means any natural person, firm, partnership, corporation, or association, however organized.
(c) "Wildlife sanctuary" means a 501(c)(3) nonprofit organization that:
   (1) operates a place of refuge where abused, neglected, unwanted, impounded, abandoned, orphaned, or displaced wildlife are provided care for their lifetime;
   (2) does not conduct any commercial activity with respect to any animal of which the organization is an owner; and
   (3) does not buy, sell, trade, auction, lease, loan, or breed any animal of which the organization is an owner, except as an integral part of the species survival plan of the American Zoo and Aquarium Association.
(d) "Possess" means to own, care for, have custody of, or control.
(e) "Regulated animal" means:
   (1) all members of the Felidae family including, but not limited to, lions, tigers, cougars, leopards, cheetahs, ocelots, and servals, but not including domestic cats or cats recognized as a domestic breed, registered as a domestic breed, and shown as a domestic breed by a national or international multibreed cat registry association;
2.1 (2) bears; and
2.2 (3) all nonhuman primates, including, but not limited to, lemurs, monkeys, chimpanzees, gorillas, orangutans, marmosets, lorises, and tamarins.

Regulated animal includes any hybrid or cross between an animal listed in clause (1), (2), or (3) and a domestic animal and offspring from all subsequent generations of those crosses or hybrids.

(f) "Local animal control authority" means an agency of the state, county, municipality, or other governmental subdivision of the state that is responsible for animal control operations in its jurisdiction.

(g) "Bodily harm," "substantial bodily harm," and "great bodily harm" have the meanings given them in section 609.02.

Sec. 2. Minnesota Statutes 2004, section 346.155, subdivision 2, is amended to read:

Subd. 2. Possession of regulated animals. (a) Except as provided in this section, it is unlawful for a person to possess a regulated animal.

(b) A person who possesses a regulated animal on January 1, 2005, has 90 days to come into compliance with regulations promulgated by the United States Department of Agriculture for regulated animals under the Animal Welfare Act, Public Law 89-544, and its subsequent amendments, and the regulations adopted under that act relating to facilities and operations, animal health and husbandry, and veterinary care for regulated animals.

(c) Except as provided in paragraph (e), a person must not take possession of a regulated animal after January 1, 2005.

(d) Except as provided in paragraph (e), a person must not allow regulated animals in their possession to breed after January 1, 2005.

(e) Except as provided in paragraph (f), a person who possesses a valid United States Department of Agriculture license and is in compliance with the United States Department of Agriculture Animal Welfare Act regulations and standards on January 1, 2005, may breed, purchase, or otherwise acquire new regulated animals after January 1, 2005, in order to:

1. maintain the operating inventory of regulated animals possessed on January 1, 2005;
2. sell regulated animals to other United States Department of Agriculture licensed and compliant facilities within Minnesota for replacement purposes as provided in clause (1); or
3. sell regulated animals outside Minnesota; or
4. sell regulated animals to persons eligible under paragraph (f).
Offspring under six months of age shall not be counted for the purpose of determining
the number of replacement animals that can be possessed under this paragraph.

(f) Except as provided in paragraph (g), a person who does not hold a United States
Department of Agriculture license for regulated animals, possesses a regulated animal
on January 1, 2005, and has properly registered the animal may replace the regulated
animal if it dies, but may replace it only once.

(g) If a regulated animal dies of neglect or cruelty, is seized pursuant to subdivision
5, or if the person is involved in illegal activities, the person cannot acquire a replacement
animal.

Sec. 3. Minnesota Statutes 2004, section 346.155, subdivision 4, is amended to read:

Subd. 4. Requirements. (a) A person who possesses a regulated animal must
maintain health and ownership records on each animal and must maintain the records
for the life of the animal. If possession of the regulated animal is transferred to another
person, a copy of the health and ownership records must accompany the animal.

(b) A person who possesses a regulated animal must maintain an ongoing program
of veterinary care which includes a veterinary visit to the premises at least annually.

(c) A person who possesses a regulated animal must notify the local animal control
authority in writing within ten days of a change in address or location where the regulated
animal is kept. The notification of change in address or location form must be prepared by
the Minnesota Animal Control Association and approved by the Board of Animal Health.

(d) A person with a United States Department of Agriculture license for regulated
animals shall forward a copy of the United States Department of Agriculture inspection
report to the local animal control authority within 30 days of receipt of the inspection
report.

(e) A person who possesses a regulated animal shall prominently display a sign on
the structure where the animal is housed indicating that a dangerous regulated animal
is on the premises.

(f) A person who possesses a regulated animal must notify, as soon as practicable,
local law enforcement officials of any escape of a regulated animal. The person who
possesses the regulated animal is liable for any costs incurred by any person, city, county,
or state agency resulting from the escape of a regulated animal unless the escape is due to
a criminal act by another person or a natural event.

(g) A person who possesses a regulated animal must maintain a written recovery
plan in the event of the escape of a regulated animal. The person must maintain live traps,
or other equipment necessary to assist in the recovery of the regulated animal.
(h) If requested by the local animal control authority, a person may not move a
regulated animal from its location unless the person notifies the local animal control
authority prior to moving the animal. The notification must include the date and the
location where the animal is to be moved. This paragraph does not apply to a regulated
animal transported to a licensed veterinarian.

(i) If a person who possesses a regulated animal can no longer care for the animal,
the person shall take steps to find long-term placement for the regulated animal.

Sec. 4. Minnesota Statutes 2004, section 346.155, subdivision 5, is amended to read:

Subd. 5. Seizure. (a) The local animal control authority, upon issuance of a
notice of inspection, must be granted access at reasonable times to sites where the local
animal control authority has reason to believe a violation of this chapter is occurring or
has occurred.

(b) If a person who possesses a regulated animal is not in compliance with the
requirements of this section, the local animal control authority shall take possession of the
animal for custody and care, provided that the procedures in this subdivision are followed.

(c) Upon request of a person possessing a regulated animal, the local animal control
authority may allow the animal to remain in the physical custody of the owner for 30 days,
during which time the owner shall take all necessary actions to come in compliance with
this section. During the 30-day period, the local animal control authority may inspect, at
any reasonable time, the premises where the animal is kept.

(d) If a person who possesses a regulated animal is not in compliance with this
section following the 30-day period described in paragraph (c), the local animal control
authority shall seize the animal and place it in a holding facility that is appropriate for the
species for up to ten days.

(e) The authority taking custody of an animal under this section shall provide a
notice of the seizure by delivering or mailing it to the owner, by posting a copy of it at
the place where the animal is taken into custody, or by delivering it to a person residing
on the property. The notice must include:

(1) a description of the animal seized; the authority for and purpose of the seizure;
the time, place, and circumstances under which the animal was seized; and a contact
person and telephone number;

(2) a statement that a person from whom a regulated animal was seized may post
security to prevent disposition of the animal and may request a hearing concerning the
seizure and that failure to do so within five business days of the date of the notice will
result in disposition of the animal;
(3) a statement that actual costs of the care, keeping, and disposal of the regulated animal are the responsibility of the person from whom the animal was seized, except to the extent that a court or hearing officer finds that the seizure or impoundment was not substantially justified by law; and

(4) a form that can be used by a person from whom a regulated animal was seized for requesting a hearing under this subdivision.

(f) If a person from whom the regulated animal was seized makes a request within five business days of the seizure, a hearing must be held within five business days of the request to determine the validity of the seizure and disposition of the animal. The judge or hearing officer may authorize the return of the animal to the person from whom the animal was seized if the judge or hearing officer finds:

(1) that the person can and will provide the care required by law for the regulated animal; and

(2) the regulated animal is physically fit.

(g) If a judge or hearing officer orders a permanent disposition of the regulated animal, the local animal control authority may take steps to find long-term placement for the animal with a wildlife sanctuary, persons authorized by the Department of Natural Resources, or an appropriate United States Department of Agriculture licensed facility.

(h) A person from whom a regulated animal is seized is liable for all actual costs of care, keeping, and disposal of the animal, except to the extent that a court or hearing officer finds that the seizure was not substantially justified by law. The costs must be paid in full or a mutually satisfactory arrangement for payment must be made between the local animal control authority and the person claiming an interest in the animal before return of the animal to the person.

(i) A person from whom a regulated animal has been seized under this subdivision may prevent disposition of the animal by posting security in the amount sufficient to provide for the actual costs of care and keeping of the animal. The security must be posted within five business days of the seizure, inclusive of the day of the seizure.

(j) If circumstances exist threatening the life of a person or the life of any animal, local law enforcement or the local animal control authority may seize a regulated animal without an opportunity for hearing or court order, or destroy the animal.

Sec. 5. Minnesota Statutes 2004, section 346.155, is amended by adding a subdivision to read:

Subd. 9a. Confinement and control. A person violates this subdivision who possesses a regulated animal and negligently fails to control the animal or keep it properly.
confined and as a result the animal causes bodily harm, substantial bodily harm, or great
bodily harm to another person.

Sec. 6. Minnesota Statutes 2004, section 346.155, subdivision 10, is amended to read:
Subd. 10. Penalty. (a) A person who knowingly violates subdivision 2, 3, paragraph
(b) or (c), or 4 is guilty of a misdemeanor.
(b) A person who knowingly violates subdivision 3, paragraph (a), is guilty of a
gross misdemeanor.
(c) A person who violates subdivision 9a, resulting in bodily harm is guilty of a
misdemeanor and may be sentenced to imprisonment for not more than 90 days or to
payment of a fine of not more than $1,000, or both.
(d) A person who violates subdivision 9a, resulting in substantial bodily harm is
guilty of a gross misdemeanor and may be sentenced to imprisonment for not more than
one year or to payment of a fine of not more than $3,000, or both.
(e) A person who violates subdivision 9a, resulting in great bodily harm or death
is guilty of a felony and may be sentenced to imprisonment for not more than two years
or to payment of a fine of not more than $5,000, or both, unless a greater penalty is
provided elsewhere.

EFFECTIVE DATE. Sections 1 to 6 are effective August 1, 2006, and apply to
crimes committed on or after that date.
Senators Reiter, Belanger and Dille introduced--
S.F. No. 2553: Referred to the Committee on Agriculture, Veterans and Gaming.

A resolution

1. memorializing the President and Congress to enact legislation to allow members of the
armed forces to transfer unused educational assistance to their dependents.

WHEREAS, men and women in the United States armed forces are to be commended for their
heroic service in defense of our country and in the spread of freedom and democracy throughout
the world; and

WHEREAS, many members of the armed forces have families and both the members
and the families make great financial and other sacrifices to serve their country and its people,
frequently spending long periods apart and suffering deprivations not shared by their nonmilitary
fellow citizens; and

WHEREAS, members of the armed forces have performed a valuable service to their country
and made valuable commitments in reliance on the availability of educational assistance and ought
to be allowed to transfer that assistance to their dependents; NOW, THEREFORE,

BE IT RESOLVED by the Legislature of the State of Minnesota that it urges the President
and the Congress of the United States to speedily enact H.R. 3625 or any similar bill that authorizes
transfer of educational assistance to dependents by members of the United States armed forces or
veterans who are entitled to educational assistance.

BE IT FURTHER RESOLVED that the Secretary of State of the State of Minnesota is
directed to prepare copies of this memorial and transmit them to the President of the United States,
the President and the Secretary of the United States Senate, the Speaker and the Clerk of the United
States House of Representatives, and Minnesota's Senators and Representatives in Congress.
Senators Koering and Wergin introduced—
S.F. No. 3096: Referred to the Committee on Agriculture, Veterans and Gaming.

A bill for an act
relating to the Minnesota Veterans Homes Board; authorizing the board to
conduct certain meetings by telephone or other electronic means; amending
Minnesota Statutes 2004, section 198.003, by adding a subdivision.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2004, section 198.003, is amended by adding a subdivision to read:

Subd. 6. Meetings by telephone or other electronic means. (a) Notwithstanding sections 13D.01 and 13D.02 of the Open Meeting Law, the Minnesota Veterans Homes Board of Directors may conduct a meeting of its members by telephone or other electronic means so long as the following conditions are met:

(1) all members of the board participating in the meeting, wherever their physical location, can hear one another and can hear all discussion and testimony;

(2) members of the public present at the regular meeting location of the board can hear all discussion and testimony and all votes of the members of the board;

(3) at least one member of the board, the executive director, or an attorney for the agency is physically present at the regular meeting location; and

(4) all votes are conducted by roll call, so each member’s vote on each issue can be identified and recorded.

(b) Each member of the board participating in a meeting by electronic means is considered present at the meeting for purposes of determining a quorum and participating in all proceedings.

(c) If telephone or another electronic means is used to conduct a meeting, to the extent practical, the board shall allow a person to monitor the meeting electronically from

Section 1.
a remote location. The board may require the person making such a connection to pay fee-
documented marginal costs that the board incurs as a result of the additional connection.

(d) If telephone or another electronic means is used to conduct a regular, special, or
emergency meeting, the agency shall provide notice of the regular meeting location, of
the fact that some members may participate by electronic means, and of the provisions
of paragraph (c). The timing and method of providing notice is governed by section
13D.04 of the Open Meeting Law.