This chapter contains Idaho’s general animal protection and related statutes with an effective date on or before September 1, 2018. It begins with a detailed overview of the provisions contained in these laws, followed by the full text of the statutes themselves. The various provisions are organized into categories with the relevant part of each statute italicized.

Idaho may employ similar provisions within other non-animal-specific criminal and civil statutes; may have other more specific statutes in addition to those included; and may have a variety of animal-related regulations in effect. Because the law is continually evolving, always review an official source for the most current language of any statute.
## Idaho

1. **Definition of “Animal”**

   “(A)ny vertebrate member of the animal kingdom, except man”  
   **Idaho Code§ 25-3502(2)**

2. **General Cruelty**

   - Killing or injuring working dogs or horses  
     **Idaho Code § 18-7039**  
     *Death or serious physical injury: felony, 5 years jail and/or $10,000 fine  
     Harms/interferes: misdemeanor, 1 year jail and/or $1,000 fine*

   - Definitions  
     **Idaho Code § 25-3502**

   - Poisoning animals  
     **Idaho Code § 25-3503**  
     *Misdemeanor: 1 year jail and/or $5,000 fine OR  
     Felony: 3 years prison and/or $5,000 fine*

   - Cruelty to animals  
     **Idaho Code § 25-3504**  
     *Unclassified misdemeanor*

   - Torturing companion animals  
     **Idaho Code § 25-3504A**  
     *1st offense: unclassified misdemeanor  
     Subsequent offenses OR 1st offense with conviction for a felony involving voluntary infliction of bodily injury upon a human within 10 years: felony 1 year jail and/or $9,000 fine*

   - Carrying animal in a cruel manner or otherwise subjecting it to cruelty  
     **Idaho Code § 25-3505**  
     *Unclassified misdemeanor*

   - Impounding without food or water  
     **Idaho Code § 25-3510**  
     *Unclassified misdemeanor*
# Animal Protection Laws of Idaho

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<thead>
<tr>
<th>Activity</th>
<th>Description</th>
<th>Penalties</th>
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</table>
| Permitting animals to go without care | IDAHO CODE § 25-3511  
Unclassified misdemeanor | |
| Beating and harassing animals | IDAHO CODE § 25-3518  
Unclassified misdemeanor | |

## 3. Exemptions

Veterinary practice, research animals, wildlife, accepted farm animal husbandry practices, slaughter, pest control, rodeo, zoos/circuses, other


## 4. Fighting & Racketeering

Various cockfighting activities

IDAHO CODE § 25-3506

1st offense: misdemeanor 6 months jail and/or $5,000 fine
Subsequent offenses: felony 1 year jail and/or $9,000 fine

Various dogfighting activities

IDAHO CODE § 25-3507

Participation: unclassified felony  
Spectatorship: unclassified misdemeanor

## 5. Sexual Assault

Sexually assaulting an animal

IDAHO CODE § 18-6605  
Felony: 5 years imprisonment

## 6. Maximum Penalties & Statute of Limitations**

*Note:* penalties for violations of IDAHO CODE §§ 18-7039; 25-3503; § 25-3506; § 25-3507; and § 18-6605 are defined in the substantive statutes, available in the General Cruelty, Fighting & Racketeering, and Sexual Assault sections of this document.

Definitions of felony and misdemeanor

IDAHO CODE § 18-111

Unclassified misdemeanor

IDAHO CODE § 25-3520A(1),(2),(3)(a)

1st offense: 6 months jail and/or $5,000 fine
2nd offense: 9 months jail and/or $7,000 fine
## 3. **ANIMAL PROTECTION LAWS OF IDAHO**

<table>
<thead>
<tr>
<th></th>
<th>3rd and subsequent offenses: 1 year jail and/or $9,000 fine</th>
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<tbody>
<tr>
<td></td>
<td>Unclassified felony</td>
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<tr>
<td></td>
<td><strong>IDaho Code § 18-112</strong></td>
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<td>5 years imprisonment and/or $50,000 fine</td>
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<td><strong>IDaho Code § 19-403(1)</strong></td>
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<td><strong>Felony: 5 years</strong></td>
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<td><strong>IDaho Code § 19-402</strong></td>
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### 7. **CROSS ENFORCEMENT & REPORTING**

#### 8. **Veterinarian Reporting & Immunity**

- Veterinarians are not liable for investigations of cruelty, unless accompanied by bad faith or malice.
  - **IDaho Code § 25-3514A**

### 9. **Law Enforcement Policies**

- The Dept. of Ag is responsible for the administration of the provisions of this chapter as they pertain to production animals; local law enforcement agencies shall be responsible for the administration of the provisions of this chapter as they pertain to companion animals.
  - **IDaho Code § 25-3501**
  - In cases involving mistreatment of “production animals,” the department of agriculture must give approval before enforcement of laws or seizure occurs.
    - **IDaho Code § 25-3501A**
  - Animal control officers must comply with the same constitutional and statutory restrictions concerning the execution of police powers imposed on law enforcement officers.
    - **IDaho Code § 25-3501A**
  - Sheriff, police, peace officers, or animal control officers may make arrests.
    - **IDaho Code § 25-3513**
  - Representatives of the division of animal industries are authorized to
<table>
<thead>
<tr>
<th><strong>ANIMAL PROTECTION LAWS OF IDAHO</strong></th>
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<tbody>
<tr>
<td><strong>10. Seizure</strong></td>
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<td>enter any premises in this state, with the owner’s permission, to investigate alleged violations. If permission is not granted, representatives may call upon law enforcement to assist.</td>
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<td><strong>Idaho Code § 25-3519</strong></td>
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<tr>
<td><strong>Idaho Code § 25-3501A</strong></td>
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<tr>
<td>Peace officers or qualified humane officer may seize cruelly treated or neglected animals, subject to restrictions in 25-3501A.</td>
</tr>
<tr>
<td><strong>Idaho Code §§ 25-3504, 25-3511, 25-3520B(1)</strong></td>
</tr>
<tr>
<td>Officers must seize animals being cruelly transported once person transporting them is arrested.</td>
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<tr>
<td><strong>Idaho Code § 25-3505</strong></td>
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<tr>
<td>Any qualified peace officer may enter any building or tenement where there is an exhibition of the fighting of birds or animals or where preparations are being made for such an exhibition, and without a warrant, arrest all persons.</td>
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<tr>
<td><strong>Idaho Code § 25-3509</strong></td>
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<tr>
<td>Search warrants must be issued in cases of probable cause.</td>
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<td><strong>Idaho Code § 25-3513</strong></td>
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<td><strong>11. Courtroom Animal Advocate Program</strong></td>
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<td><strong>12. Protection Orders†</strong></td>
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<td><strong>13. Restitution †</strong></td>
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<tr>
<td>Owner or keeper is responsible for reasonable costs of care and seizure for impounded animals.</td>
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<tr>
<td><strong>Idaho Code § 25-3520B</strong></td>
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<tr>
<td>Defendant may post a security bond for costs of care from impoundment to the date of trial, which may be used for actual reasonable costs of care.</td>
</tr>
<tr>
<td><strong>Idaho Code § 25-3520B</strong></td>
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</tbody>
</table>
| 14. **Forfeiture & Possession Bans†** | If, after due process, a responsible owner cannot be found, abandoned animals may be offered for adoption or may be euthanized.  
*IDAHO CODE § 25-3511*

Upon conviction, the court may order forfeiture of the mistreated animal and any other animals owned or possessed by the defendant at the time of the offense.  
*IDAHO CODE § 25-3520A(4)*

The court, prior to disposition of criminal charges, may order forfeiture of an impounded animal, if the court finds that probable cause of mistreatment existed and the defendant fails to issue a bond for costs of care.  
*IDAHO CODE § 25-3520B*

| 15. **Court-Ordered Treatment†** | Mandatory psychological evaluation for persons convicted of torturing a companion animal.  
*IDAHO CODE § 25-3504A(5)*

The court may order a presentence psychological evaluation for violations of animal cruelty.  
*IDAHO CODE § 25-3520A(5)*

| 16. **Hot Cars** | **** |
| 17. **Civil Nuisance Abatement** | **** |
| 18. **Ag-Gag Laws** | *IDAHO CODE § 18-7042 (See annotation)* |
| 19. **Breed Specific Legislation** | **** |

* States may have other more specific statutes in addition to the general animal protection statutes referenced in this table.

** Despite statutory maximums, states often employ sentencing guidelines that may significantly alter the allowable sentence.

† This table generally references only those provisions that are within each state’s animal protection statutes. States may employ similar provisions within other non-animal-specific criminal and civil statutes, and may also have a variety of animal-related regulations in effect.
1. Definition of “Animal”

**Idaho Code § 25-3502. Definitions.**

The following words and terms, when used in this chapter, shall have the following meanings, unless the context clearly indicates otherwise:

1. “Abandon” means to completely forsake and desert an animal previously under the custody or possession of a person without making reasonable arrangements for its proper care, sustenance and shelter.
2. “Animal” means any vertebrate member of the animal kingdom, except man.
3. “Animal care and control agency” means any agency incorporated under the laws of this state to which a county or municipality has conferred authority to exercise the powers and duties set forth in this chapter based upon the agency’s ability to fulfill the purposes of this chapter.
4. “Companion animal” means those animals solely kept as pets and not used as production animals, as defined in this section, including, but not limited to, domestic dogs, domestic cats, rabbits, companion birds, and other.
5. “Cruel” or “cruelty” shall mean any or all of the following:
   a. The intentional and malicious infliction of pain, physical suffering, injury or death upon an animal;
   b. To maliciously kill, maim, wound, torment, deprive of necessary sustenance, drink or shelter, cruelly beat, mutilate or cruelly kill an animal;
   c. To subject an animal to needless suffering or inflict unnecessary cruelty;
   d. To knowingly abandon an animal;
   e. To negligently confine an animal in unsanitary conditions or to negligently house an animal in inadequate facilities; to negligently fail to provide sustenance, water or shelter to an animal.
7. “Department investigator” means a person employed by, or approved by, the Idaho state department of agriculture, division of animal industries, to determine whether there has been a violation of this chapter.
8. “Division” means the division of animal industries of the Idaho state department of agriculture.
9. “Custodian” means any person who keeps or harbors an animal, has an animal in his care or acts as caretaker of an animal.
10. “Malicious” or “maliciously” means the intentional doing of a wrongful act without just cause or excuse, with an intent to inflict an injury or death.
11. “Owner” means any person who has a right of property in an animal.
12. “Person” means any individual, firm, corporation, partnership, other business unit, society, association or other legal entity, any public or private institution, the state of Idaho, or any municipal corporation or political subdivision of the state.
13. “Pound” means a place enclosed by public authority for the detention of stray animals.
ANIMAL PROTECTION LAWS OF IDAHO

(14) “Production animal” means, for purposes of this chapter:
   (a) The following animals used for the purpose of producing food or fiber, or other commercial activity, in furtherance of the production of food or fiber, or other commercial activity, or to be sold for the use by another for such purpose: cattle, sheep, goats, swine, poultry, ratites, equines, domestic cervidae, camelidae, and guard and stock dogs; and
   (b) Furbearing animals kept for the purpose of commercial fur production.

(15) “Torture” means the intentional, knowing and willful infliction of unjustifiable and extreme or prolonged pain, mutilation or maiming done for the purpose of causing suffering. "Torture" shall not mean or include acts of omission or of neglect nor acts committed unintentionally or by accident. "Torture" also shall not mean or include normal or legal practices as provided in section 25-3514, Idaho Code.
2. GENERAL CRUELTY

IDAHO CODE § 18-7039. Killing and otherwise mistreating police dogs, police horses, search and rescue dogs and accelerant detection dogs

(1) Definitions:
   (a) “Police dog” shall include:
      (i) “Bomb detection dog” means a dog trained to locate bombs or explosives by scent;
      (ii) “Narcotic detection dog” means a dog trained to locate narcotics by scent;
      (iii) “Patrol dog” means a dog trained to protect a peace officer and to apprehend a person;
      (iv) “Tracking dog” means a dog trained to track and find a missing person, escaped inmate or fleeing felon.
   (b) “Police horse” means any horse which is owned, or the service of which is employed, by a law enforcement agency for the principal purpose of aiding in detection of criminal activity, enforcement of laws and apprehension of offenders.
   (c) “Search and rescue dog” means a dog which is trained to locate lost or missing persons, victims of natural or man-made disasters, and human bodies.
   (d) “Accelerant detection dog” means a dog which is used exclusively for accelerant detection, commonly referred to as arson canines.

(2) The provisions of this section shall apply to police dogs and police horses used by peace officers, including any used by a corrections officer in the performance of the officer's duties, and to search and rescue dogs and accelerant detection dogs used by peace officers or certified handlers under the supervision of a peace officer. The provisions of this section shall apply when the animals are on duty and when not on duty.

(3) Any person who willfully and maliciously and with no legal justification, and with intent to inflict such injury or death, personally causes the death, destruction, or serious physical injury including bone fracture, loss or impairment of function of any bodily organ, wounds requiring extensive suturing, or serious crippling, of any police dog, police horse, search and rescue dog or accelerant detection dog, shall be guilty of a felony under this section and shall be punished by imprisonment in the state penitentiary for a period not to exceed five (5) years, or by a fine not to exceed ten thousand dollars ($10,000), or by both such fine and imprisonment.

(4) Any person who willfully, maliciously and with no legal justification, throws, hurls or projects at a police dog, police horse or search and rescue dog, any rock, object or other substance which is used in such a manner as to be capable of producing injury and likely to produce injury or kicks, strikes, beats, or torments any police dog, police horse or search and rescue dog is guilty of a misdemeanor and shall be punished by imprisonment.
ANIMAL PROTECTION LAWS OF IDAHO

for not more than one (1) year or by a fine not exceeding one thousand dollars ($1,000), or by both such fine and imprisonment.

(5) Any person who willfully and maliciously and with no legal justification, interferes with or obstructs any police dog, police horse or search and rescue dog being used by any peace officer in the discharge of the officer’s duties by teasing, agitating, harassing such animals, or who causes another person or persons, animal or animals, to do likewise, is guilty of a misdemeanor and shall be punished by imprisonment for not more than one (1) year or by a fine not exceeding one thousand dollars ($1,000), or by both such fine and imprisonment.

(6) In any case in which a defendant is convicted of a violation of the provisions of this section, the defendant shall be ordered to make restitution to the agency owning the animal and employing the peace officer for any veterinary bills, replacement costs of the animal if it is disabled or killed, and the salary of the peace officer for the period of time his or her services are lost to the agency.

(7) The provisions of this subsection do not apply to peace officers or veterinarians who terminate the life of such a police dog, police horse or search and rescue dog for the purpose of relieving the police dog, police horse or search and rescue dog of undue pain or suffering.


The following words and terms, when used in this chapter, shall have the following meanings, unless the context clearly indicates otherwise:

(1) “Abandon” means to completely forsake and desert an animal previously under the custody or possession of a person without making reasonable arrangements for its proper care, sustenance and shelter.

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(5) “Cruel” or “cruelty” shall mean any or all of the following:
   (a) The intentional and malicious infliction of pain, physical suffering, injury or death upon an animal;
   (b) To maliciously kill, maim, wound, torment, deprive of necessary sustenance, drink or shelter, cruelly beat, mutilate or cruelly kill an animal;
   (c) To subject an animal to needless suffering or inflict unnecessary cruelty;
   (d) To knowingly abandon an animal;
   (e) To negligently confine an animal in unsanitary conditions or to negligently house
an animal in inadequate facilities; to negligently fail to provide sustenance, water or shelter to an animal.

(6) “Department” means the Idaho state department of agriculture.

(7) “Department investigator” means a person employed by, or approved by, the Idaho state department of agriculture, division of animal industries, to determine whether there has been a violation of this chapter.

(8) “Division” means the division of animal industries of the Idaho state department of agriculture.

(9) “Custodian” means any person who keeps or harbors an animal, has an animal in his care or acts as caretaker of an animal.

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(b) Furbearing animals kept for the purpose of commercial fur production.

(15) "Torture" means the intentional, knowing and willful infliction of unjustifiable and extreme or prolonged pain, mutilation or maiming done for the purpose of causing suffering. "Torture" shall not mean or include acts of omission or of neglect nor acts committed unintentionally or by accident. "Torture" also shall not mean or include normal or legal practices as provided in section 25-3514, Idaho Code.

**Idaho Code § 25-3503. Poisoning animals.**

Every person who willfully administers any poisonous substance to an animal, the property of another, or maliciously places any poisonous substance where it would be found by an animal or where it would attract an animal, with the intent that the same shall be taken, ingested or absorbed by any such animal, is punishable by imprisonment in the state prison not exceeding three (3) years, or in the county jail not exceeding one (1) year, and a fine not less than one hundred dollars ($100) or more than five thousand dollars ($5000).
ANIMAL PROTECTION LAWS OF IDAHO

IDAHO CODE § 25-3504. Committing cruelty to animals.

Every person who is cruel to any animal, or causes or procures any animal to be cruelly treated, or who, having the charge or custody of any animal, either as owner or otherwise, subjects any animal to cruelty shall, upon conviction, be punished in accordance with section 25-3520A, Idaho Code. Any law enforcement officer or animal care and control officer, subject to the restrictions of section 25-3501A, Idaho Code, may take possession of the animal cruelly treated, and provide care for the same, until final disposition of such animal is determined in accordance with section 25-3520A or 25-3520B, Idaho Code.

IDAHO CODE § 25-3504A. Torturing a companion animal.

(1) A person is guilty of the offense of torturing a companion animal if he tortures a companion animal as defined in this chapter.

(2) A person convicted of torturing a companion animal shall be guilty of a misdemeanor, if it is the person’s first conviction under this section, and shall be punished according to section 25-3520A(1) or (2), Idaho Code.

(3) A person convicted of a subsequent violation of torturing a companion animal shall be guilty of a felony and shall be punished under the provisions of section 25-3520A(3)(b), Idaho Code.

(4) Notwithstanding subsection (2) of this section, a person convicted of torturing a companion animal for the first time, but who, within ten (10) years prior to the conviction, also has been convicted of a felony offense involving the voluntary infliction of bodily injury upon any human shall be guilty of a felony and shall be punished according to the provisions of section 25-3520A(3)(b), Idaho Code.

(5) Before sentencing an individual convicted of a violation of this section, the court shall order and consider a presentence investigation that shall include a psychological evaluation of the defendant.

IDAHO CODE § 25-3505. Carrying in a cruel manner—Seizure, expenses, lien.

Whoever carries or causes to be carried in or upon any vehicle or otherwise any animal in a cruel manner, or knowingly and willfully authorizes or permits it to be subjected to cruelty of any kind, is guilty of a misdemeanor and shall, upon conviction, be punished in accordance with section 25-3520A, Idaho Code. Subject to the restrictions of section 25-3501A, Idaho Code, whenever any such person is taken into custody therefor by any officer, such officer must take charge of such vehicle, and its contents, and deposit them in some place of custody, and must take possession of the animal and deposit it in some place of custody until final disposition of the animal is determined in accordance with section 25-3520A or 25-3520B, Idaho Code.
ANIMAL PROTECTION LAWS OF IDAHO

IDAHO CODE § 25-3510. Impounding without food or water.

Any person who impounds, or causes to be impounded in any pound, any animal, must supply the same during such confinement with a sufficient quantity of wholesome food and clean water, and in default thereof, is guilty of a misdemeanor and shall, upon conviction, be punished in accordance with section 25-3520A, Idaho Code.

IDAHO CODE § 25-3511. Permitting animals to go without care—Abandoned animals to be humanely destroyed.

Every owner, custodian or possessor of any animal, who shall permit the same to be in any building, enclosure, lane, street, square or lot of any city, county or precinct, without proper care and attention, as determined by an Idaho licensed veterinarian, or a representative of the division, shall, on conviction, be deemed guilty of a misdemeanor and shall, upon conviction, be punished in accordance with section 25-3520A, Idaho Code. It shall be the duty of any law enforcement officer or animal care and control officer, subject to the restrictions of section 25-3501A, Idaho Code, to take possession of the animal so abandoned or neglected, and care for the same until final disposition of such animal is determined in accordance with section 25-3520A or 25-3520B, Idaho Code. Every sick, disabled, infirm or crippled animal which shall be abandoned in any city, county or precinct, may if after due search no owner can be found therefor, be humanely destroyed, or other provision made for the animal by or on the order of such officer; and it shall be the duty of all law enforcement officers or animal care and control officers, to cause the same to be humanely destroyed, or other provision made therefor, on information of such abandonment. Subject to the restrictions of section 25-3501A, Idaho Code, such officer may likewise take charge of any animal that by reason of lameness, sickness, feebleness or neglect, is unfit for the activity it is performing, or that in any other manner is being cruelly treated; and, if such animal is not then in custody of its owner, such officer shall give notice thereof to such owner, if known, and may provide suitable care for such animal until final disposition of such animal is determined in accordance with section 25-3520A or 25-3520B, Idaho Code. If, in accordance with this section, a responsible owner cannot be found, the animal may be offered for adoption to a responsible person in lieu of destruction.

IDAHO CODE § 25-3518. Beating and harassing animals.

Every person who cruelly whips, beats or otherwise maliciously treats any animal, or maliciously harasses with a dog any cattle, horses, sheep, hogs or other livestock shall be guilty of a misdemeanor and shall, upon conviction, be punished in accordance with section 25-3520A, Idaho Code.
3. **Exemptions**

**Idaho Code § 25-3514.** Chapter construed not to interfere with normal or legal practices.

No part of this chapter shall be construed as interfering with or allowing interference with:

1. Normal or accepted veterinary practices;
2. The humane slaughter of any animal normally and commonly raised as food, for production of fiber or equines;
3. Bona fide experiments or research carried out by professionally recognized private or public research facilities or institutions;
4. The humane destruction of an animal which is diseased or disabled beyond recovery for any useful purpose, or the humane destruction of animals for population control;
5. Normal or accepted practices of animal identification and animal husbandry as established by, but not limited to, guidelines developed and approved by the appropriate national or state commodity organizations;
6. The killing of any animal, by any person at any time, which may be found outside of the owned or rented property of the owner or custodian of such animal and which is found injuring or posing a threat to any person, farm animal or property;
7. The killing of an animal that is vicious by an animal control officer, law enforcement officer or veterinarian;
8. The killing or destruction of predatory animals, vermin or other animals or birds which are injuring or posing a threat to farm or privately owned animals or property, when such killing or destruction is conducted in accordance with laws and rules covering such animals;
9. Any other exhibitions, competitions, activities, practices or procedures normally or commonly considered acceptable. The practices, procedures and activities described in this section shall not be construed to be cruel nor shall they be defined as cruelty to animals, nor shall any person engaged in these practices, procedures or activities be charged with cruelty to animals.

**Idaho Code § 25-3514A.** Immunity.

Any Idaho licensed veterinarian shall be held harmless from either criminal or civil liability for any decisions made or services rendered under the provisions of this chapter. Such a veterinarian is, therefore, protected from a lawsuit for his part in an investigation of cruelty to animals. Provided however, that a veterinarian who participates or reports in bad faith or with malice shall not be protected under the provisions of this section.
IDAHO CODE § 25-3515. Chapter construed not to interfere with game laws.

No part of this chapter shall be construed as interfering with, negating or preempts any of the laws or rules of the department of fish and game of this state or any law for or against the destruction of certain birds, nor must this chapter be construed as interfering with the right to destroy any venomous reptile, or animal known as dangerous to life, limb, or property, or to interfere with the right to kill, slaughter, bag or take all animals used for food or with properly conducted scientific experiments or investigations performed under the authority of the faculty of a regularly incorporated medical college, or university of this state, or any other recognized research facility or institution.
4. FIGHTING AND RACKETEERING

IDAHO CODE § 25-3506. Exhibition of cockfights.

(1) Every person who participates in a public or private display of combat between two (2) or more gamecocks in which the fighting, killing, maiming or injuring of gamecocks is a significant feature is guilty of a misdemeanor and shall, upon conviction, be punished in accordance with section 25-3520A, Idaho Code.

(2) Every person who knowingly advertises, promotes or organizes a public or private display of combat between two (2) or more gamecocks in which the fighting, killing, maiming or injuring of gamecocks is a significant feature and at which:

(A) any controlled substance listed in section 37-2732C, Idaho Code, is present; and

(B) any act of gambling, as defined in section 18-3801, Idaho Code, occurs; is guilty of a felony and shall, upon conviction, be punished in accordance with the penalty provisions in section 25-3520A(3)(a), Idaho Code.

(3) Every person who knowingly advertises, promotes or organizes a public or private display of combat between two (2) or more gamecocks in which the fighting, killing, maiming or injuring of gamecocks is a significant feature and at which:

(A) gaffs or other artificial or mechanical means are used to enhance pain, inflict injury or to cause death; or

(B) any substance to enhance activity, aggressiveness or bodily energy has been administered to a gamecock;

is guilty of a misdemeanor for a first violation and shall, upon conviction, be punished in accordance with the penalty provisions of section 25-3520A(1), Idaho Code. any person convicted of a second or subsequent violation of the provisions of this subsection is guilty of a felony and shall, upon conviction, be punished in accordance with the penalty provisions of section 25-3520A(3)(a), Idaho Code. each prior conviction shall constitute one (1) violation of the provisions of this subsection regardless of the number of counts involved in the conviction.

(4) Nothing in this section prohibits any customary practice of breeding or rearing game fowl, regardless of the subsequent uses of said game fowl.

IDAHO CODE § 25-3507. Exhibition of dogfights.

(1) Every person who knowingly owns, possesses, keeps, trains, buys or sells dogs for the purpose of a public or private display of combat between two (2) or more dogs in which the fighting, killing, maiming or injuring of dogs is a significant feature is guilty of a felony.

(2) Every person who knowingly advertises, promotes, organizes, participates or knowingly has a monetary interest in a public or private display of combat between two (2) or more
dogs in which the fighting, killing, maiming or injuring of dogs is a significant feature is guilty of a felony.

(3) Every person who is knowingly present as a spectator at any place where preparations are being made for an exhibition of the fighting of dogs with the intent to be present at such preparations or to be knowingly present at such exhibition shall be guilty of a misdemeanor and shall, upon conviction, be punished in accordance with section 25-3520, Idaho Code.

(4) Nothing in this section prohibits: demonstrations of the hunting, herding, working or tracking skills of dogs or the lawful use of dogs for hunting, herding, working, tracking or self and property protection; the use of dogs in the management of livestock or the training, raising, breeding or keeping of dogs for any purpose not prohibited by law. An exhibition of dogfighting shall not be construed to mean the type of confrontation that happens unintentionally because of a chance encounter between two (2) or more uncontrolled dogs.
5. **SEXUAL ASSAULT**

**IDAHO CODE § 18-6605. Crime against nature—Punishment.**

*Every person who is guilty of the infamous crime against nature, committed with mankind or with any animal, is punishable by imprisonment in the state prison not less than five years.*
ANIMAL PROTECTION LAWS OF IDAHO

6. MAXIMUM PENALTIES & STATUTES OF LIMITATIONS

**NOTE:** penalties for violations of IDAHO CODE §§ 18-7039; 25-3503; § 25-3506; § 25-3507; and § 18-6605 are defined in the substantive statutes, available in the General Cruelty, Fighting & Racketeering, and Sexual Assault sections of this document.

**IDAHO CODE § 18-111. Felony, misdemeanor and infraction defined.**

A felony is a crime which is punishable with death or by imprisonment in the state prison. An infraction is a civil public offense, not constituting a crime, which is punishable only by a penalty not exceeding one hundred dollars ($100) and for which no period of incarceration may be imposed. Every other crime is a misdemeanor. When a crime punishable by imprisonment in the state prison is also punishable by fine or imprisonment in a county jail, in the discretion of the court, it shall be deemed a misdemeanor for all purposes after a judgment imposing a punishment other than imprisonment in the state prison.

**IDAHO CODE § 18-112. Punishment for felony.**

Except in cases where a different punishment is prescribed by this code, every offense declared to be a felony is punishable by imprisonment in the state prison not exceeding five (5) years, or by fine not exceeding fifty thousand dollars ($50,000), or by both such fine and imprisonment.

**IDAHO CODE § 19-402. Commencement of prosecutions for felonies.**

A prosecution for any felony other than those specified in section 19-401, Idaho Code, must be commenced by the filing of the complaint or the finding of an indictment within five (5) years after its commission provided however, a prosecution under section 18-1506A, Idaho Code, must be commenced within three (3) years after the date of initial disclosure by the victim.

**IDAHO CODE § 19-403. Misdemeanors.**

(1) Except as provided in subsections (2) and (3) of this section, a prosecution for any misdemeanor must be commenced by the filing of the complaint or the finding of an indictment within one (1) year after its commission.

(2) A prosecution for failure to report or failure to cause to be reported the abuse, abandonment or neglect of a child as provided for in section 16-1605, Idaho Code, must be commenced by the filing of the complaint or the finding of an indictment within four (4) years after its commission.
A prosecution for misuse of funds as provided for in section 18-5702(1), Idaho Code, must be commenced by the filing of the complaint or the finding of an indictment within five (5) years after its commission.

**IDAHO CODE § 25-3520A. Penalty for violations—Termination of rights.**

1. Unless otherwise specified in this chapter, any person convicted of a first violation of a provision of this chapter shall be punished for each offense by a jail sentence of not more than six (6) months or by a fine of not less than one hundred dollars ($100) or more than five thousand dollars ($5,000), or by both such fine and imprisonment.

2. Unless otherwise specified in this chapter, any person convicted of a second violation of a provision of this chapter within ten (10) years of the first conviction shall be punished for each offense by a jail sentence of not more than nine (9) months or a fine of not less than two hundred dollars ($200) or more than seven thousand dollars ($7,000), or by both fine and imprisonment.

3. (a) Unless the penalty is otherwise specified in this chapter, any person convicted of a third or subsequent violation of any of the provisions of this chapter within fifteen (15) years of the first conviction shall be guilty of a misdemeanor and punished for each offense by a jail sentence of not more than twelve (12) months or a fine of not less than five hundred dollars ($500) or more than nine thousand dollars ($9,000), or by both such fine and imprisonment.

   (b) Any person convicted of section 25-3504A(3) or (4), Idaho Code, or any person convicted of a third or subsequent violation who previously has been found guilty of or has pled guilty to two (2) violations of section 25-3504, Idaho Code, provided the violations were for conduct as defined by section 25-3502 (5) (a) or (b), Idaho Code, within fifteen (15) years of the first conviction, shall be guilty of a felony and punished for each offense by a jail sentence of not more than twelve (12) months or a fine of not less than five hundred dollars ($500) or more than nine thousand dollars ($9,000), or by both such fine and imprisonment. All other violations of section 25-3504, Idaho Code, for conduct as defined by paragraph (c), (d), or (e) of section 25-3502 (5), Idaho Code, shall constitute misdemeanors and shall be punishable as provided in paragraph (a) of this subsection.

   (c) Each prior conviction or guilty plea shall constitute one (1) violation of this chapter regardless of the number of counts involved in the conviction or guilty plea. Practices described in section 25-3514, Idaho Code, are not animal cruelty.

4. If a person pleads guilty or is found guilty of an offense under this chapter, the court may issue an order terminating the person’s right to possession, title, custody or care of an animal that was involved in the offense or that was owned or possessed at the time of the offense. If a person’s right to possession, title, custody or care of an animal is terminated, the court may award the animal to a humane society or other organization.
that has as its principal purpose the humane treatment of animals, or may award the animal to a law enforcement agency or animal care and control agency. The court’s award of custody or care of an animal will grant to the organization or agency the authority to determine custody, adoption, sale or other disposition of the animal thereafter.

(5) Prior to sentencing pursuant to the provisions of this chapter, the court may in its discretion order a presentence psychological evaluation. If the prosecutor requests a presentence psychological evaluation prior to sentencing, the court shall determine whether a presentence psychological evaluation is warranted.
7. CROSS ENFORCEMENT & REPORTING

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8. **Veterinary Reporting & Immunity**

**Idaho Code § 25-3514A. Immunity.**

Any Idaho licensed veterinarian shall be held harmless from either criminal or civil liability for any decisions made or services rendered under the provisions of this chapter. Such a veterinarian is, therefore, protected from a lawsuit for his part in an investigation of cruelty to animals. Provided however, that a veterinarian who participates or reports in bad faith or with malice shall not be protected under the provisions of this section.
ANIMAL PROTECTION LAWS OF IDAHO

9. LAW ENFORCEMENT POLICIES

IDAHO CODE § 25-3501. Administration.

The Idaho state department of agriculture, division of animal industries shall be responsible for the administration of the provisions of this chapter as they pertain to production animals and shall inform the public and animal owners concerning their legal responsibilities, and in cooperation with local law enforcement, investigate and develop cases for prosecution. Local law enforcement agencies shall be responsible for the administration of the provisions of this chapter as they pertain to companion animals and shall be authorized to call upon the division to aid in fulfillment of the requirements of this chapter and refer cases for prosecution to the appropriate authority. The foregoing shall not be construed to preclude county or local officials, acting upon their own authority, from investigating, developing cases and prosecuting violations of this chapter that occur in their jurisdiction. The cost to the department for administering the provisions of this chapter shall be borne by the citizens of this state through the appropriation of general funds for administration, personnel, travel, equipment and supplies. No provision of this chapter relating to law enforcement agencies and animal care and control agencies shall be construed to preclude the authority of agencies or entities recognized in this section.

IDAHO CODE § 25-3501A. Enforcement—Enforcement restrictions.

(1) Law enforcement agencies and animal care and control agencies that provide law enforcement or animal care and control services to a municipality or county, may enforce the provisions of this chapter in that municipality or county.

(2) Animal care and control officers enforcing this chapter shall comply with the same constitutional and statutory restrictions concerning the execution of police powers imposed on law enforcement officers who enforce this chapter and other criminal laws of the state of Idaho.

(3) In cases where production animals are subject to a violation of section 25-3504, 25-3505 or 25-3511, Idaho Code, law enforcement agencies and animal care and control agencies shall not:
   (a) Enforce section 25-3504, 25-3505 or 25-3511, Idaho Code, without first obtaining an inspection and written determination from a department investigator that a violation of one (1) or more of the sections has occurred or is occurring; or
   (b) Take a production animal from a production animal facility, pasture, or rangeland for a violation of section 25-3504, 25-3505 or 25-3511, Idaho Code, without first obtaining an inspection and written determination from a department investigator that such action is in the best interest of the animal.
ANIMAL PROTECTION LAWS OF IDAHO


When complaint is made on oath, to any magistrate authorized to issue warrants in criminal cases, that there is probable cause to believe that any provision of law relating to or in any way affecting animals, is being, or is about to be violated in any particular building or place, such magistrate must issue and deliver immediately a warrant directed to any sheriff, police or peace officer, or animal control officer, authorizing him to enter and search such building or place, and to arrest any person there present violating or attempting to violate any law relating thereto, or in any way affecting animals and to bring such person before some court or magistrate of competent jurisdiction, within the city or county within which such offense has been committed or attempted, to be dealt with according to law, and such attempt must be held to be a misdemeanor and persons so convicted shall be punished in accordance with section 25-3520A, Idaho Code.

IDAHO CODE § 25-3519. Authority to enter premises and examine animals.

Representatives of the division are authorized and empowered to enter any field, pasture, feedyard, barn, stable, kennel, cage, yard, vehicle, trailer or other premises in this state where animals are kept, during normal operating hours, when probable cause exists, with the permission of the owner, to investigate alleged violations of the provisions of this chapter. If permission is not granted, said representatives shall be empowered to call on sheriffs, constables and peace officers to assist them in the discharge of their duties and in carrying out the provisions of this chapter.
10. SEIZURE

IDAHO CODE § 25-3501A. Enforcement—Enforcement restrictions.

(1) Law enforcement agencies and animal care and control agencies that provide law enforcement or animal care and control services to a municipality or county, may enforce the provisions of this chapter in that municipality or county.

(2) Animal care and control officers enforcing this chapter shall comply with the same constitutional and statutory restrictions concerning the execution of police powers imposed on law enforcement officers who enforce this chapter and other criminal laws of the state of Idaho.

(3) In cases where production animals are subject to a violation of section 25-3504, 25-3505 or 25-3511, Idaho Code, law enforcement agencies and animal care and control agencies shall not:

   (a) Enforce section 25-3504, 25-3505 or 25-3511, Idaho Code, without first obtaining an inspection and written determination from a department investigator that a violation of one (1) or more of the sections has occurred or is occurring; or

   (b) Take a production animal from a production animal facility, pasture, or rangeland for a violation of section 25-3504, 25-3505 or 25-3511, Idaho Code, without first obtaining an inspection and written determination from a department investigator that such action is in the best interest of the animal.

IDAHO CODE § 25-3504. Committing cruelty to animals.

Every person who is cruel to any animal, or causes or procures any animal to be cruelly treated, or who, having the charge or custody of any animal, either as owner or otherwise, subjects any animal to cruelty shall, upon conviction, be punished in accordance with section 25-3520A, Idaho Code. Any law enforcement officer or animal care and control officer, subject to the restrictions of section 25-3501A, Idaho Code, may take possession of the animal cruelly treated, and provide care for the same, until final disposition of such animal is determined in accordance with section 25-3520A or 25-3520B, Idaho Code.

IDAHO CODE § 25-3505. Carrying in a cruel manner—Seizure, expenses, lien.

Whoever carries or causes to be carried in or upon any vehicle or otherwise any animal in a cruel manner, or knowingly and willfully authorizes or permits it to be subjected to cruelty of any kind, is guilty of a misdemeanor and shall, upon conviction, be punished in accordance with section 25-3520A, Idaho Code. Subject to the restrictions of section 25-3501A, Idaho Code, whenever any such person is taken into custody therefor by any officer, such officer must take
ANIMAL PROTECTION LAWS OF IDAHO

charge of such vehicle, and its contents, and deposit them in some place of custody, and must take possession of the animal and deposit it in some place of custody until final disposition of the animal is determined in accordance with section 25-3520A or 25-3520B, Idaho Code.

IDAHO CODE § 25-3509. Arrests without warrants.

Any sheriff, constable, police or peace officer, qualified under the provisions of law to make arrests may enter any place, building or tenement where there is an exhibition of the fighting of birds or animals or where preparations are being made for such an exhibition, and without a warrant, arrest all persons there present.

IDAHO CODE § 25-3511. Permitting animals to go without care—Abandoned animals to be humanely destroyed.

Every owner, custodian or possessor of any animal, who shall permit the same to be in any building, enclosure, lane, street, square or lot of any city, county or precinct, without proper care and attention, as determined by an Idaho licensed veterinarian, or a representative of the division, shall, on conviction, be deemed guilty of a misdemeanor and shall, upon conviction, be punished in accordance with section 25-3520A, Idaho Code. It shall be the duty of any law enforcement officer or animal care and control officer, subject to the restrictions of section 25-3501A, Idaho Code, to take possession of the animal so abandoned or neglected, and care for the same until final disposition of such animal is determined in accordance with section 25-3520A or 25-3520B, Idaho Code. Every sick, disabled, infirm or crippled animal which shall be abandoned in any city, county or precinct, may if after due search no owner can be found therefor, be humanely destroyed, or other provision made for the animal by or on the order of such officer; and it shall be the duty of all law enforcement officers or animal care and control officers, to cause the same to be humanely destroyed, or other provision made therefor, on information of such abandonment. Subject to the restrictions of section 25-3501A, Idaho Code, such officer may likewise take charge of any animal that by reason of lameness, sickness, feebleness or neglect, is unfit for the activity it is performing, or that in any other manner is being cruelly treated; and, if such animal is not then in custody of its owner, such officer shall give notice thereof to such owner, if known, and may provide suitable care for such animal until final disposition of such animal is determined in accordance with section 25-3520A or 25-3520B, Idaho Code. If, in accordance with this section, a responsible owner cannot be found, the animal may be offered for adoption to a responsible person in lieu of destruction.


When complaint is made on oath, to any magistrate authorized to issue warrants in criminal cases, that there is probable cause to believe that any provision of law relating to or in any way
Affecting animals, is being, or is about to be violated in any particular building or place, such magistrate must issue and deliver immediately a warrant directed to any sheriff, police or peace officer, or animal control officer, authorizing him to enter and search such building or place, and to arrest any person there present violating or attempting to violate any law relating thereto, or in any way affecting animals and to bring such person before some court or magistrate of competent jurisdiction, within the city or county within which such offense has been committed or attempted, to be dealt with according to law, and such attempt must be held to be a misdemeanor and persons so convicted shall be punished in accordance with section 25-3520A, Idaho Code.


(1) Any person having authority to enforce this chapter, in accordance with section 25-3501 or 25-3501A, Idaho Code, who has probable cause to believe there has been a violation of section 25-3504, 25-3505, 25-3506, 25-3507, 25-3510 or 25-3511, Idaho Code, may take custody of the animal involved.

(2) If any animal is seized under this section, the owner or keeper shall be liable for the reasonable costs of the seizure and the care, keeping and disposal of the animal. Reasonable costs shall include, but shall not be limited to, transportation, medical, board, shelter and farrier costs.

(3) If any animal is in the possession of, and being held by, a law enforcement agency or animal care and control agency pursuant to the provisions of this chapter, pending the outcome of a criminal action charging a violation of this chapter, and prior to final disposition of the criminal charge, the animal care and control agency or law enforcement agency may file a petition in the criminal case requesting that the court issue an order forfeiting the animal to the law enforcement agency or animal care and control agency. The petitioner shall serve a true copy of the petition upon the defendant.

(4) Upon receipt of a petition pursuant to subsection (3) of this section, the court shall set a hearing on the petition. The hearing shall be conducted within fourteen (14) days after the filing of the petition, or as soon as practicable. The hearing shall be limited to the question of forfeiture of the animal.

(5) At a hearing conducted pursuant to subsection (4) of this section, the petitioner shall have the burden of establishing probable cause to believe that the animal was subjected to a violation of this chapter. A prior finding of probable cause to proceed on the criminal case will create a permissive inference that probable cause exists for the forfeiture proceeding. After the hearing, if the court finds probable cause exists, the court shall order immediate forfeiture of the animal to the petitioner, unless the defendant, within seventy-two (72) hours of the hearing, posts a security deposit or bond with the municipal or county treasurer in an amount determined by the court to be sufficient to repay all reasonable costs incurred, and anticipated to be incurred, for
the care of the animal for at least thirty (30) days inclusive of the day of the initial seizure and may order anticipated costs up to the time set for trial on the criminal case if requested by the petitioner. If, after the hearing, the court finds that no probable cause exists, the animal shall be returned to the owner or keeper of the animal, and the owner or keeper shall not be responsible for any costs of the seizure, care or treatment, unless the person later pleads guilty to or is found guilty of a violation of this chapter.

(6) At the end of the time for which expenses are covered by the security deposit or bond, if the person owning or keeping the animal desires to prevent disposition of the animal, the owner or keeper shall post a new security deposit or bond with the municipal or county treasurer which must be received before the expiration date of the previous security deposit or bond. The court may correct, alter or otherwise adjust the new security deposit or bond upon a motion made before the expiration date of the previous security deposit or bond, provided however, no person may file more than one (1) motion seeking an adjustment to the new security deposit or bond.

(7) If a security deposit or bond has been posted in accordance with this section, the law enforcement agency or animal care and control agency may draw from that security deposit or bond reasonable costs in keeping and caring for the animal from the date of the seizure to the date of final disposition of the animal in the criminal action.

(8) At the end of the time for which expenses are covered by the security deposit or bond, or if no security deposit or bond has been posted in accordance with this section, the law enforcement agency or animal care and control agency may determine disposition of the animal. The owner or keeper of the animal shall be liable for all unpaid reasonable costs of the care, keeping or disposal of the animal. Posting of the security deposit or bond shall not prevent the law enforcement agency or animal care and control agency from disposing of the seized or impounded animal before the expiration of the period covered by the security deposit or bond if the court orders the forfeiture of the animal or the owner relinquishes the animal.

(9) Upon resolution of the criminal action, remaining funds deposited with the municipal or county treasurer which have not, and will not be expended in the care, keeping or disposal of the animal shall be remitted to the owner or keeper of the animal.

(10) Irrespective of any other provision of this section, if in the written determination of a licensed veterinarian, the animal is experiencing extreme pain or suffering, or is severely injured or diseased, and therefore not likely to recover, it may be immediately euthanized.

(11) No proceeding under this section shall be used as a basis for a continuance or to delay the criminal case nor shall proceedings in the criminal case, other than dismissal, be used as a basis to delay or continue the forfeiture proceeding as provided for in this section. Proceedings under this section are of a civil nature and governed by the Idaho rules of civil procedure except as to limitations upon the discovery process. Due to the need to conduct any proceeding necessary under this section in an expeditious manner, and the right of any criminal defendant to avoid self-incrimination, any and all discovery requests shall be granted only under authority of the court. Discovery shall be authorized with the intent to provide the necessary information relating directly to the
evidence for the probable cause proceeding. In no event shall discovery mechanisms be used to unreasonably burden the opposing party. Discovery mechanisms shall not include the deposition of any party, witness or representative, the use of interrogatories, or the demand to inspect any records outside the immediate reports and financial accountings for the animal in question.
11. COURTROOM ANIMAL ADVOCATE PROGRAM
12. PROTECTION ORDERS

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13. Restitution


(1) Any person having authority to enforce this chapter, in accordance with section 25-3501 or 25-3501A, Idaho Code, who has probable cause to believe there has been a violation of section 25-3504, 25-3505, 25-3506, 25-3507, 25-3510 or 25-3511, Idaho Code, may take custody of the animal involved.

(2) If any animal is seized under this section, the owner or keeper shall be liable for the reasonable costs of the seizure and the care, keeping and disposal of the animal. Reasonable costs shall include, but shall not be limited to, transportation, medical, board, shelter and farrier costs.

(3) If any animal is in the possession of, and being held by, a law enforcement agency or animal care and control agency pursuant to the provisions of this chapter, pending the outcome of a criminal action charging a violation of this chapter, and prior to final disposition of the criminal charge, the animal care and control agency or law enforcement agency may file a petition in the criminal case requesting that the court issue an order forfeiting the animal to the law enforcement agency or animal care and control agency. The petitioner shall serve a true copy of the petition upon the defendant.

(4) Upon receipt of a petition pursuant to subsection (3) of this section, the court shall set a hearing on the petition. The hearing shall be conducted within fourteen (14) days after the filing of the petition, or as soon as practicable. The hearing shall be limited to the question of forfeiture of the animal.

(5) At a hearing conducted pursuant to subsection (4) of this section, the petitioner shall have the burden of establishing probable cause to believe that the animal was subjected to a violation of this chapter. A prior finding of probable cause to proceed on the criminal case will create a permissive inference that probable cause exists for the forfeiture proceeding. After the hearing, if the court finds probable cause exists, the court shall order immediate forfeiture of the animal to the petitioner, unless the defendant, within seventy-two (72) hours of the hearing, posts a security deposit or bond with the municipal or county treasurer in an amount determined by the court to be sufficient to repay all reasonable costs incurred, and anticipated to be incurred, for the care of the animal for at least thirty (30) days inclusive of the day of the initial seizure and may order anticipated costs up to the time set for trial on the criminal case if requested by the petitioner. If, after the hearing, the court finds that no probable cause exists, the animal shall be returned to the owner or keeper of the animal, and the owner or keeper shall not be responsible for any costs of the seizure, care or treatment, unless the person later pleads guilty to or is found guilty of a violation of this chapter.

(6) At the end of the time for which expenses are covered by the security deposit or bond, if the person owning or keeping the animal desires to prevent disposition of the animal, the owner or keeper shall post a new security deposit or bond with the municipal or
county treasurer which must be received before the expiration date of the previous
security deposit or bond. The court may correct, alter or otherwise adjust the new
security deposit or bond upon a motion made before the expiration date of the previous
security deposit or bond, provided however, no person may file more than one (1)
motion seeking an adjustment to the new security deposit or bond.

(7) If a security deposit or bond has been posted in accordance with this section, the law
enforcement agency or animal care and control agency may draw from that security
deposit or bond reasonable costs in keeping and caring for the animal from the date of
the seizure to the date of final disposition of the animal in the criminal action.

(8) At the end of the time for which expenses are covered by the security deposit or bond,
or if no security deposit or bond has been posted in accordance with this section, the
law enforcement agency or animal care and control agency may determine disposition
of the animal. The owner or keeper of the animal shall be liable for all unpaid reasonable
costs of the care, keeping or disposal of the animal. Posting of the security deposit or
bond shall not prevent the law enforcement agency or animal care and control agency
from disposing of the seized or impounded animal before the expiration of the period
covered by the security deposit or bond if the court orders the forfeiture of the animal
or the owner relinquishes the animal.

(9) Upon resolution of the criminal action, remaining funds deposited with the municipal or
county treasurer which have not, and will not be expended in the care, keeping or
disposal of the animal shall be remitted to the owner or keeper of the animal.

(10) Irrespective of any other provision of this section, if in the written determination of a
licensed veterinarian, the animal is experiencing extreme pain or suffering, or is severely
injured or diseased, and therefore not likely to recover, it may be immediately
euthanized.

(11) No proceeding under this section shall be used as a basis for a continuance or to delay
the criminal case nor shall proceedings in the criminal case, other than dismissal, be
used as a basis to delay or continue the forfeiture proceeding as provided for in this
section. Proceedings under this section are of a civil nature and governed by the Idaho
rules of civil procedure except as to limitations upon the discovery process. Due to the
need to conduct any proceeding necessary under this section in an expeditious manner,
and the right of any criminal defendant to avoid self-incrimination, any and all discovery
requests shall be granted only under authority of the court. Discovery shall be
authorized with the intent to provide the necessary information relating directly to the
evidence for the probable cause proceeding. In no event shall discovery mechanisms be
used to unreasonably burden the opposing party. Discovery mechanisms shall not
include the deposition of any party, witness or representative, the use of
interrogatories, or the demand to inspect any records outside the immediate reports
and financial accountings for the animal in question.
IDAHO CODE § 25-3511. Permitting animals to go without care—Abandoned animals to be humanely destroyed.

Every owner, custodian or possessor of any animal, who shall permit the same to be in any building, enclosure, lane, street, square or lot of any city, county or precinct, without proper care and attention, as determined by an Idaho licensed veterinarian, or a representative of the division, shall, on conviction, be deemed guilty of a misdemeanor and shall, upon conviction, be punished in accordance with section 25-3520A, Idaho Code. It shall be the duty of any law enforcement officer or animal care and control officer, subject to the restrictions of section 25-3501A, Idaho Code, to take possession of the animal so abandoned or neglected, and care for the same until final disposition of such animal is determined in accordance with section 25-3520A or 25-3520B, Idaho Code. Every sick, disabled, infirm or crippled animal which shall be abandoned in any city, county or precinct, may if after due search no owner can be found therefor, be humanely destroyed, or other provision made for the animal by or on the order of such officer; and it shall be the duty of all law enforcement officers or animal care and control officers, to cause the same to be humanely destroyed, or other provision made therefor, on information of such abandonment. Subject to the restrictions of section 25-3501A, Idaho Code, such officer may likewise take charge of any animal that by reason of lameness, sickness, feebleness or neglect, is unfit for the activity it is performing, or that in any other manner is being cruelly treated; and, if such animal is not then in custody of its owner, such officer shall give notice thereof to such owner, if known, and may provide suitable care for such animal until final disposition of such animal is determined in accordance with section 25-3520A or 25-3520B, Idaho Code. If, in accordance with this section, a responsible owner cannot be found, the animal may be offered for adoption to a responsible person in lieu of destruction.

IDAHO CODE § 25-3520A. Penalty for violations—Termination of rights.

(1) Unless otherwise specified in this chapter, any person convicted of a first violation of a provisions of this chapter shall be punished for each offense by a jail sentence of not more than six (6) months or by a fine of not less than one hundred dollars ($100) or more than five thousand dollars ($5,000), or by both such fine and imprisonment.

(2) Unless otherwise specified in this chapter, any person convicted of a second violation of a provision of this chapter within ten (10) years of the first conviction shall be punished for each offense by a jail sentence of not more than nine (9) months or a fine of not less than two hundred dollars ($200) or more than seven thousand dollars ($7,000), or by both fine and imprisonment.

(3) (a) Unless the penalty is otherwise specified in this chapter, any person convicted of a third or subsequent violation of any of the provisions of this chapter within
fifteen (15) years of the first conviction shall be guilty of a misdemeanor and
punished for each offense by a jail sentence of not more than twelve (12)
months or a fine of not less than five hundred dollars ($500) or more than nine
thousand dollars ($9,000), or by both such fine and imprisonment.

(b) Any person convicted of section 25-3504A(3) or (4), Idaho Code, or any person
convicted of a third or subsequent violation who previously has been found
guilty of or has pled guilty to two (2) violations of section 25-3504, Idaho Code,
provided the violations were for conduct as defined by section 25-3502 (5) (a) or
(b), Idaho Code, within fifteen (15) years of the first conviction, shall be guilty of
a felony and punished for each offense by a jail sentence of not more than
twelve (12) months or a fine of not less than five hundred dollars ($500) or not
more than nine thousand dollars ($9,000), or by both such fine and
imprisonment. All other violations of section 25-3504, Idaho Code, for conduct
as defined by paragraph (c), (d), or (e) of section 25-3502 (5), Idaho Code, shall
constitute misdemeanors and shall be punishable as provided in paragraph (a) of
this subsection.

(c) Each prior conviction or guilty plea shall constitute one (1) violation of this
chapter regardless of the number of counts involved in the conviction or guilty
plea. Practices described in section 25-3514, Idaho Code, are not animal cruelty.

(4) If a person pleads guilty or is found guilty of an offense under this chapter, the court may
issue an order terminating the person’s right to possession, title, custody or care of an
animal that was involved in the offense or that was owned or possessed at the time of
the offense. If a person’s right to possession, title, custody or care of an animal is
terminated, the court may award the animal to a humane society or other organization
that has as its principal purpose the humane treatment of animals, or may award the
animal to a law enforcement agency or animal care and control agency. The court’s
award of custody or care of an animal will grant to the organization or agency the
authority to determine custody, adoption, sale or other disposition of the animal
thereafter.

(5) Prior to sentencing pursuant to the provisions of this chapter, the court may in its
discretion order a presentence psychological evaluation. If the prosecutor requests a
presentence psychological evaluation prior to sentencing, the court shall determine
whether a presentence psychological evaluation is warranted.

**IDAHO CODE § 25-3520B. Seizure—Costs—Forfeiture proceedings—Security deposit or bond-
disposition—Procedural guidelines.**

(1) Any person having authority to enforce this chapter, in accordance with section 25-3501
or 25-3501A, Idaho Code, who has probable cause to believe there has been a violation
of section 25-3504, 25-3505, 25-3506, 25-3507, 25-3510 or 25-3511, Idaho Code, may
take custody of the animal involved.
(2) If any animal is seized under this section, the owner or keeper shall be liable for the reasonable costs of the seizure and the care, keeping and disposal of the animal. Reasonable costs shall include, but shall not be limited to, transportation, medical, board, shelter and farrier costs.

(3) If any animal is in the possession of, and being held by, a law enforcement agency or animal care and control agency pursuant to the provisions of this chapter, pending the outcome of a criminal action charging a violation of this chapter, and prior to final disposition of the criminal charge, the animal care and control agency or law enforcement agency may file a petition in the criminal case requesting that the court issue an order forfeiting the animal to the law enforcement agency or animal care and control agency. The petitioner shall serve a true copy of the petition upon the defendant.

(4) Upon receipt of a petition pursuant to subsection (3) of this section, the court shall set a hearing on the petition. The hearing shall be conducted within fourteen (14) days after the filing of the petition, or as soon as practicable. The hearing shall be limited to the question of forfeiture of the animal.

(5) At a hearing conducted pursuant to subsection (4) of this section, the petitioner shall have the burden of establishing probable cause to believe that the animal was subjected to a violation of this chapter. A prior finding of probable cause to proceed on the criminal case will create a permissive inference that probable cause exists for the forfeiture proceeding. After the hearing, if the court finds probable cause exists, the court shall order immediate forfeiture of the animal to the petitioner, unless the defendant, within seventy-two (72) hours of the hearing, posts a security deposit or bond with the municipal or county treasurer in an amount determined by the court to be sufficient to repay all reasonable costs incurred, and anticipated to be incurred, for the care of the animal for at least thirty (30) days inclusive of the day of the initial seizure and may order anticipated costs up to the time set for trial on the criminal case if requested by the petitioner. If, after the hearing, the court finds that no probable cause exists, the animal shall be returned to the owner or keeper of the animal, and the owner or keeper shall not be responsible for any costs of the seizure, care or treatment, unless the person later pleads guilty to or is found guilty of a violation of this chapter.

(6) At the end of the time for which expenses are covered by the security deposit or bond, if the person owning or keeping the animal desires to prevent disposition of the animal, the owner or keeper shall post a new security deposit or bond with the municipal or county treasurer which must be received before the expiration date of the previous security deposit or bond. The court may correct, alter or otherwise adjust the new security deposit or bond upon a motion made before the expiration date of the previous security deposit or bond, provided however, no person may file more than one (1) motion seeking an adjustment to the new security deposit or bond.

(7) If a security deposit or bond has been posted in accordance with this section, the law enforcement agency or animal care and control agency may draw from that security deposit or bond reasonable costs in keeping and caring for the animal from the date of the seizure to the date of final disposition of the animal in the criminal action.
At the end of the time for which expenses are covered by the security deposit or bond, or if no security deposit or bond has been posted in accordance with this section, the law enforcement agency or animal care and control agency may determine disposition of the animal. The owner or keeper of the animal shall be liable for all unpaid reasonable costs of the care, keeping or disposal of the animal. Posting of the security deposit or bond shall not prevent the law enforcement agency or animal care and control agency from disposing of the seized or impounded animal before the expiration of the period covered by the security deposit or bond if the court orders the forfeiture of the animal or the owner relinquishes the animal.

Upon resolution of the criminal action, remaining funds deposited with the municipal or county treasurer which have not, and will not be expended in the care, keeping or disposal of the animal shall be remitted to the owner or keeper of the animal.

Irrespective of any other provision of this section, if in the written determination of a licensed veterinarian, the animal is experiencing extreme pain or suffering, or is severely injured or diseased, and therefore not likely to recover, it may be immediately euthanized.

No proceeding under this section shall be used as a basis for a continuance or to delay the criminal case nor shall proceedings in the criminal case, other than dismissal, be used as a basis to delay or continue the forfeiture proceeding as provided for in this section. Proceedings under this section are of a civil nature and governed by the Idaho rules of civil procedure except as to limitations upon the discovery process. Due to the need to conduct any proceeding necessary under this section in an expeditious manner, and the right of any criminal defendant to avoid self-incrimination, any and all discovery requests shall be granted only under authority of the court. Discovery shall be authorized with the intent to provide the necessary information relating directly to the evidence for the probable cause proceeding. In no event shall discovery mechanisms be used to unreasonably burden the opposing party. Discovery mechanisms shall not include the deposition of any party, witness or representative, the use of interrogatories, or the demand to inspect any records outside the immediate reports and financial accountings for the animal in question.
15. COURT-ORDERED TREATMENT

IDAHO CODE § 25-3504A. Torturing a companion animals.

(1) A person is guilty of the offense of torturing a companion animal if he tortures a companion animal as defined in this chapter.

(2) A person convicted of torturing a companion animal shall be guilty of a misdemeanor, if it is the person's first conviction under this section, and shall be punished according to section 25-3520A(1) or (2), Idaho Code.

(3) A person convicted of a subsequent violation of torturing a companion animal shall be guilty of a felony and shall be punished under the provisions of section 25-3520A(3)(b), Idaho Code.

(4) Notwithstanding subsection (2) of this section, a person convicted of torturing a companion animal for the first time, but who, within ten (10) years prior to the conviction, also has been convicted of a felony offense involving the voluntary infliction of bodily injury upon any human shall be guilty of a felony and shall be punished according to the provisions of section 25-3520A(3)(b), Idaho Code.

(5) Before sentencing an individual convicted of a violation of this section, the court shall order and consider a presentence investigation that shall include a psychological evaluation of the defendant.

IDAHO CODE § 25-3520A. Penalty for violations—Termination of rights.

(1) Unless otherwise specified in this chapter, any person convicted of a first violation of a provision of this chapter shall be punished for each offense by a jail sentence of not more than six (6) months or by a fine of not less than one hundred dollars ($100) or more than five thousand dollars ($5,000), or by both such fine and imprisonment.

(2) Unless otherwise specified in this chapter, any person convicted of a second violation of a provision of this chapter within ten (10) years of the first conviction shall be punished for each offense by a jail sentence of not more than nine (9) months or a fine of not less than two hundred dollars ($200) or more than seven thousand dollars ($7,000), or by both fine and imprisonment.

(3)

(a) Unless the penalty is otherwise specified in this chapter, any person convicted of a third or subsequent violation of any of the provisions of this chapter within fifteen (15) years of the first conviction shall be guilty of a misdemeanor and punished for each offense by a jail sentence of not more than twelve (12) months or a fine of not less than five hundred dollars ($500) or more than nine thousand dollars ($9,000), or by both such fine and imprisonment.

(b) Any person convicted of section 25-3504A(3) or (4), Idaho Code, or any person convicted of a third or subsequent violation who previously has been found
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## 16. HOT CARS

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17. **Civil Nuisance Abatement**
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18. **AG-GAG LAWS**

**NOTE:** held unconstitutional in part by *Animal Legal Def. Fund v. Wasden*, 878 F.3d 1184 (9th Cir. 2018)

**IDAHO CODE § 18-7042. Interference with agricultural production**

(1) A person commits the crime of interference with agricultural production if the person knowingly:

(a) Is not employed by an agricultural production facility and enters an agricultural production facility by force, threat, misrepresentation or trespass;
(b) Obtains records of an agricultural production facility by force, threat, misrepresentation or trespass;
(c) Obtains employment with an agricultural production facility by force, threat, or misrepresentation with the intent to cause economic or other injury to the facility's operations, livestock, crops, owners, personnel, equipment, buildings, premises, business interests or customers;
(d) Enters an agricultural production facility that is not open to the public and, without the facility owner's express consent or pursuant to judicial process or statutory authorization, makes audio or video recordings of the conduct of an agricultural production facility's operations; or
(e) Intentionally causes physical damage or injury to the agricultural production facility's operations, livestock, crops, personnel, equipment, buildings or premises.

(2) For purposes of this section:

(a) “Agricultural production” means activities associated with the production of agricultural products for food, fiber, fuel and other lawful uses and includes without limitation:

(i) Construction, expansion, use, maintenance and repair of an agricultural production facility;
(ii) Preparing land for agricultural production;
(iii) Handling or applying pesticides, herbicides or other chemicals, compounds or substances labeled for insects, pests, crops, weeds, water or soil;
(iv) Planting, irrigating, growing, fertilizing, harvesting or producing agricultural, horticultural, floricultural and viticultural crops, fruits and vegetable products, field grains, seeds, hay, sod and nursery stock, and other plants, plant products, plant byproducts, plant waste and plant compost;
(v) Breeding, hatching, raising, producing, feeding and keeping livestock, dairy animals, swine, furbearing animals, poultry, eggs, fish and other aquatic species, and other animals, animal products and animal
byproducts, animal waste, animal compost, and bees, bee products and bee byproducts;

(vi) Processing and packaging agricultural products, including the processing and packaging of agricultural products into food and other agricultural commodities;

(vii) Manufacturing animal feed.

(b) “Agricultural production facility” means any structure or land, whether privately or publicly owned, leased or operated, that is being used for agricultural production.

(3) A person found guilty of committing the crime of interference with agricultural production shall be guilty of a misdemeanor and shall be punished by a term of imprisonment of not more than one (1) year or by a fine not in excess of five thousand dollars ($5,000), or by both such fine and imprisonment.

(4) In addition to any other penalty imposed for a violation of this section, the court shall require any person convicted, found guilty or who pleads guilty to a violation of this section to make restitution to the victim of the offense in accordance with the terms of section 19-5304, Idaho Code. Provided however, that such award shall be in an amount equal to twice the value of the damage resulting from the violation of this section.
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19. BREED SPECIFIC LEGISLATION

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