2nd Sub. (Salmon)

Senator D. Edgar Allen proposes to substitute the following bill:

1	DAMAGES FOR HARM TO OR THEFT OF AN
2	ASSISTANCE ANIMAL
3	2000 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: D. Edgar Allen
6	AN ACT RELATING TO THE JUDICIAL CODE AND THE CRIMINAL CODE; PROVIDING
7	A CAUSE OF ACTION REGARDING INJURY, DEATH, OR THEFT OF A SERVICE
8	ANIMAL; AND CREATING A CRIMINAL OFFENSE AND PENALTY FOR HARASSING OR
9	CAUSING THE INJURY OR DEATH OF A SERVICE ANIMAL.
10	This act affects sections of Utah Code Annotated 1953 as follows:
11	AMENDS:
12	18-1-3, as last amended by Chapter 27, Laws of Utah 1973
13	ENACTS:
14	76-9-307 , Utah Code Annotated 1953
15	78-47-101 , Utah Code Annotated 1953
16	78-47-102 , Utah Code Annotated 1953
17	78-47-103 , Utah Code Annotated 1953
18	Be it enacted by the Legislature of the state of Utah:
19	Section 1. Section 18-1-3 is amended to read:
20	18-1-3. Dogs attacking domestic animals, assistance animals, hoofed protected
21	wildlife, or domestic fowls.
22	Any person may injure or kill a dog while it is attacking, chasing, or worrying any domestic
23	animal having a commercial value, any assistance animal as defined in Section 78-47-101, or any
24	species of hoofed protected wildlife, while attacking domestic fowls, or while [such] the dog is
25	being pursued thereafter.

26	Section 2. Section 76-9-307 is enacted to read:
27	76-9-307. Injury to service animals Penalties.
28	(1) As used in this section:
29	(a) "Assistance animal" means an animal that is trained or is in training to:
30	(i) lead or guide person who is blind or has a visual disability;
31	(ii) assist a person who has a physical disability, including hearing impairment or deafness;
32	<u>or</u>
33	(iii) assist a person who has a mental disability.
34	(b) "Person with a disability" means a person who is blind, visually impaired, deaf, hearing
35	impaired, or otherwise has a physical or mental disability.
36	(2) It is a class A misdemeanor for a person to knowingly, intentionally, or recklessly cause
37	substantial bodily injury or death to an assistance animal.
38	(3) It is a class A misdemeanor for a person who owns, keeps, harbors, or exercises control
39	over an animal to knowingly, intentionally, or recklessly fail to exercise sufficient control over the
40	animal to prevent it from causing:
41	(a) any substantial bodily injury or the death of an assistance animal; or
42	(b) the assistance animal's subsequent inability to function as an assistance animal as a
43	result of the animal's attacking, chasing, or harassing the assistance animal.
44	(4) It is a class B misdemeanor for a person to chase or harass an assistance animal.
45	(5) It is a class B misdemeanor for a person who owns, keeps, harbors, or exercises control
46	over an animal to knowingly, intentionally, or recklessly fail to exercise sufficient control over the
47	animal to prevent it from chasing or harassing an assistance animal while it is carrying out its
48	functions as an assistance animal, to the extent that the animal temporarily interferes with the
49	assistance animal's ability to carry out its functions.
50	(6) (a) An assistance animal is exempt from quarantine or other animal control ordinances
51	if it bites any person while it is subject to an offense under Subsection (2), (3), (4), or (5).
52	(b) The owner of the assistance animal or the person with a disability whom the assistance
53	animal serves shall make the animal available for examination at any reasonable time and shall
54	notify the local health officer if the animal exhibits any abnormal behavior.
55	(7) In addition to any other penalty, a person convicted of any violation of this section is
56	liable for restitution to the owner of the assistance animal or the person with disabilities whom the

5/	assistance animal serves for the replacement, training, and veterinary costs incurred as a result of
58	the violation of this section.
59	(7) If the act committed under this section amounts to an offense subject to a greater
60	penalty under another provision of Title 76, Utah Criminal Code, than is provided under this
61	section, this section does not prohibit prosecution and sentencing for the more serious offense.
62	Section 3. Section 78-47-101 is enacted to read:
63	CHAPTER 47. DAMAGES REGARDING INJURY TO OR THEFT
64	OF ASSISTANCE ANIMAL
65	78-47-101. Definitions.
66	As used in this section:
67	(1) "Assistance animal" means an animal that is trained or is in training to:
68	(a) lead or guide person who is blind or has a visual disability;
69	(b) assist a person who has a physical disability, including hearing impairment or deafness;
70	<u>or</u>
71	(c) assist a person who has a mental disability.
72	(2) "Person with a disability" means a person who is blind, visually impaired, deaf, hearing
73	impaired, or otherwise has a physical or mental disability.
74	Section 4. Section 78-47-102 is enacted to read:
75	78-47-102. Damages recoverable for harm to or theft of assistance animal.
76	(1) A person with a disability who uses an assistance animal, or the owner of an assistance
77	animal has a cause of action for economic and non-economic damages against:
78	(a) any person who steals or, without provocation, attacks the assistance animal; and
79	(b) the owner or keeper of any animal that without provocation attacks an assistance
80	animal due to the owner's or keeper's negligent failure to exercise sufficient control over the animal
81	to prevent the attack.
82	(2) The action authorized by this section maybe brought by a person with a disability who
83	uses the assistance animal, or the owner of the animal.
84	(3) The measure of economic damages in an action brought under Subsection (1) regarding
85	an assistance animal that is not returned or is killed or injured due to an unprovoked attack so that
86	the animal is unable again function as a service animal includes:
87	(a) the replacement value of an equally trained assistance animal, without any

88	<u>differentiation for the age or experience of the animal;</u>
89	(b) costs and expenses incurred by the person with a disability or the owner, including:
90	(i) costs of temporary replacement assistance services, whether provided by another
91	assistance animal or by a person;
92	(ii) reasonable costs incurred in efforts to recover a stolen service animal; and
93	(iii) court and attorney costs incurred in bringing an action under this section.
94	(4) If the unprovoked attack on a service animal results in injuries from which the animal
95	recovers so it is able to again function as a service animal for the person with a disability, or if the
96	theft of the service animal results in the recovery of the service animal and the animal is again able
97	to function as a service animal for the person with a disability, the measure of economic damages
98	is the costs and expenses incurred by the person with a disability or the owner as a result of the
99	theft of or injury to the service animal, and includes:
100	(a) veterinary medical expenses;
101	(b) costs of temporary replacement assistance services, whether provided by another
102	assistance animal or a person;
103	(c) costs incurred in recovering the assistance animal, such as a reward; and
104	(d) court and attorney costs incurred in bringing an action under this section.
105	Section 5. Section 78-47-103 is enacted to read:
106	78-47-103. Limitation on cause of action.
107	A cause of action does not exist under this section if the person with a disability who uses
108	the service animal or the person having custody or supervision of the service animal was
109	committing a civil or criminal trespass at the time of the:
110	(1) theft of, or the chasing or harassment of the service animal by a person who owns or
111	exercises control over the property upon which the trespass is committed; or
112	(2) attack upon, or the chasing or harassment of an assistance animal by an animal that is
113	currently kept or maintained on the property where the trespass is committed.