

UTAH STATE SENATE

UTAH STATE CAPITOL COMPLEX ● WEST OFFICE BUILDING, SUITE W115

P.O. BOX 145115 ● SALT LAKE CITY, UTAH 84114-5115 ● (801) 538-1035

February 2, 2007

Mr. President:

The Natural Resources, Agriculture, and Environment Committee reports a favorable recommendation on **S.B. 190**, ANIMAL CRUELTY OFFENSES, by Senator G. Davis, with the following amendments:

- 1. Page 1, Line 21:
 - provides that torturing an animal is a third degree felony <u>and provides a</u> <u>definition of torture</u>;
- 2. *Page 2, Lines 52 through 55:*
 - 52 (A) animals kept or owned for agricultural purposes and cared for in accordance with
 - 53 <u>accepted</u> <u>local</u> <u>husbandry practices;</u>
 - 54 (B) animals used for rodeo purposes and cared for in accordance with accepted local
 - 55 <u>husbandry practices</u>;
- *3. Page 3, Lines 62 through 63:*
 - 62 (E) animals kept or owned for the purpose of training hunting hunting {

 dog or {falcon} falcons { training} and cared
 - 63 <u>for in accordance with accepted</u> <u>local</u> <u>husbandry practices.</u>
- 4. Page 3, Line 74:







S.B. 190 February 2, 2007 - Page 2

74 conditions.

(f) "Torture" means a person:

(i) intentionally or knowingly inflicts on another or subjects another to extreme physical pain or serious bodily injury as defined in Section 76-1-601; and (ii) acts under circumstances evidencing extreme cruelty or depravity.

Respectfully,

Darin G. Peterson Committee Chair

Voting: 4-3-0

3 SB0190.SC1.WPD smaeser/JBA SCA/SES 2/2/07 10:35 am

Bill Number



