Sheldon Silver - Speaker

Thursday, April 7, 2011

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Bill No.:

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SB1307 Summary:

BILL NO S01307

SAME AS No same as

SPONSOR DUANE

COSPNSR

MLTSPNSR

Add Art 11 Title 26 SS11-2601 - 11-2607, En Con L

Establishes Haley's Act which prohibits direct contact between a big cat and a member of the public.

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SB1307 Actions:

BILL NO S01307

01/06/2011 REFERRED TO ENVIRONMENTAL CONSERVATION

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SB1307 Text:

STATE OF NEW YORK

1307

2011-2012 Regular Sessions

IN SENATE

January 6, 2011

Introduced by Sen. DUANE -- read twice and ordered printed, and when printed to be committed to the Committee on Environmental Conservation

AN ACT to amend the environmental conservation law, in relation to enacting Haley's act

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Article 11 of the environmental conservation law is amended by adding a new title 26 to read as follows:

TITLE 26

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HALEY'S ACT
     SECTION 11-2601. SHORT TITLE.
               11-2603. DEFINITIONS.
               11-2605. PROHIBITIONS. 11-2607. PENALTIES.
     S 11-2601. SHORT TITLE.
       THIS TITLE SHALL BE KNOWN AND MAY BE CITED AS "HALEY'S ACT".
10
     S 11-2603. DEFINITIONS.
11
       FOR THE PURPOSES OF THIS TITLE:
       1. "BIG CAT" SHALL MEAN ANY LIVE SPECIES OF LION (PANTHERA LEO PERSI-
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     CA), TIGER (PANTHERA TIGRES), LEOPARD (PANTHERA PARDUS), CHEETAH (ACINOYX JUBATUS), JAGUAR (PANTHERA ONCA), MOUNTAIN LION, SOMETIMES
     CA),
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     CALLED COUGAR (FELIS CONCOLAR) OR ANY HYBRID OF SUCH SPECIES.
     2. "DIRECT CONTACT" SHALL MEAN ANY SITUATION IN WHICH AN INDIVIDUAL MAY POTENTIALLY TOUCH OR OTHERWISE COME INTO PHYSICAL CONTACT WITH ANY
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     LIVE SPECIMEN OF A SPECIES.
            "ZOO" MEANS ANY INDOOR AREA OPEN TO THE PUBLIC FOR THE PURPOSE OF
2.0
     VIEWING ANIMALS.
2.1
       4. "DEALER" SHALL MEAN ANY PERSON WHO, IN COMMERCE,
                                                                            FOR COMPENSATION
     OR PROFIT, DELIVERS FOR TRANSPORTATION, OR TRANSPORTS, EXCEPT AS A
2.3
    CARRIER, BUYS, SELLS, OR NEGOTIATES THE PURCHASE OR SALE OF ANY ANIMALS.
      EXPLANATION -- Matter in ITALICS (underscored) is new; matter in brackets
                                  [ ] is old law to be omitted.
                                                                                  LBD01067-01-1
     S. 1307
       5. "EXHIBITOR" SHALL MEAN ANY PERSON (PUBLIC OR PRIVATE)
                                                                                     EXHIBITING
    ANY ANIMALS, WHICH WERE PURCHASED IN COMMERCE OR THE INTENDED DISTRIB-
     UTION OF WHICH AFFECTS COMMERCE, OR WILL AFFECT COMMERCE, TO THE PUBLIC
     FOR COMPENSATION, AS DETERMINED BY THE COMMISSIONER, AND SUCH TERM
     INCLUDES CARNIVALS, CIRCUSES, AND ZOOS EXHIBITING SUCH ANIMALS WHETHER
     OPERATED FOR PROFIT OR NOT.
     S 11-2605. PROHIBITIONS.
           IT SHALL BE UNLAWFUL FOR AN EXHIBITOR OR DEALER LICENSED PURSUANT
     TO TITLE 7 U.S.C. SECTIONS 2133 AND 2134 TO ALLOW DIRECT CONTACT BETWEEN
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     A BIG CAT AND A MEMBER OF THE PUBLIC.
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            THIS SECTION SHALL NOT APPLY TO AN EXHIBITOR THAT IS A ZOO, AS
       2. .
     DETERMINED BY THE COMMISSIONER.
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       3. AN EXHIBITOR IS DETERMINED TO BE ZOO UNDER SUBDIVISION TWO OF
     SECTION UPON THE COMMISSIONER'S CONSIDERATION OF:
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     (A) WHETHER THE EXHIBITOR IS A FACILITY ACCREDITED BY, AND IN GOOD STANDING WITH, THE ASSOCIATION OF ZOOS AND AQUARIUMS; AND
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       (B) WHETHER THE EXHIBITOR OPERATES WITH SUFFICIENT REGARD FOR PUBLIC
     SAFETY.
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     S 11-2607. PENALTIES.
       1. ANY DEALER OR EXHIBITOR LICENSED PURSUANT TO TITLE 17 U.S.C.
     SECTIONS 2133 AND 2134, THAT VIOLATES ANY PROVISION OF THIS TITLE, OR ANY RULE OR REGULATION PROMULGATED BY THE COMMISSIONER PURSUANT TO THIS
2.1
     TITLE, MAY BE ASSESSED A CIVIL PENALTY BY THE COMMISSIONER OF NOT MORE THAN TEN THOUSAND DOLLARS FOR EACH SUCH VIOLATION. EACH VIOLATION AND
2.4
     EACH DAY DURING WHICH A VIOLATION CONTINUES SHALL BE A SEPARATE OFFENSE.
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    NO PENALTY SHALL BE ASSESSED UNLESS SUCH PERSON IS GIVEN NOTICE AND
     OPPORTUNITY FOR A HEARING WITH RESPECT TO THE ALLEGED VIOLATION, AND THE
2.7
     ORDER OF THE COMMISSIONER ASSESSING A PENALTY SHALL BE FINAL AND CONCLUSIVE UNLESS THE AFFECTED PERSON FILES AN APPEAL FROM THE COMMISSIONER'S
2.8
29
     ORDER WITHIN THE PROVISIONS OF THE STATE ADMINISTRATIVE PROCEDURE
    THE COMMISSIONER SHALL GIVE DUE CONSIDERATION TO THE APPROPRIATENESS OF THE PENALTY WITH RESPECT TO THE SIZE OF THE BUSINESS OF THE PERSON INVOLVED, THE GRAVITY OF THE VIOLATION, THE PERSON'S GOOD FAITH, AND THE HISTORY OF PREVIOUS VIOLATIONS. ANY SUCH CIVIL PENALTY MAY BE COMPROMISED BY THE COMMISSIONER. UPON ANY FAILURE TO PAY THE PENALTY ASSESSED
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     BY A FINAL ORDER UNDER THIS SUBDIVISION, THE COMMISSIONER SHALL REQUEST
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     THE ATTORNEY GENERAL TO INSTITUTE A CIVIL ACTION TO COLLECT THE PENALTY.
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    2. ANY DEALER OR EXHIBITOR, LICENSED PURSUANT TO TITLE 7 U.S.C. SECTIONS 2133 AND 2134, WHO KNOWINGLY VIOLATES ANY PROVISIONS OF THIS TITLE SHALL, ON CONVICTION THEREOF, BE SUBJECT TO IMPRISONMENT FOR NOT
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     MORE
            THAN ONE YEAR, OR A FINE OF NOT MORE THAN TEN THOUSAND DOLLARS, OR
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     BOTH.
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       S 2. This act shall take effect on the one hundred eightieth day after
    it shall have become a law; provided, however, that effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are
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     authorized and directed to be made and completed by the commissioner of
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     the department of environmental conservation on or before such effective
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date.

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