

HOUSE BILL No. 2293

By Committee on Federal and State Affairs

2-10

1 AN ACT concerning wildlife; relating to dangerous regulated animals;
2 pertaining to the sale, slaughter and acquisition of such animals;
3 amending K.S.A. 2014 Supp. 32-1301, 32-1302, 32-1303, 32-1304, 32-
4 1305, 32-1306, 32-1307, 32-1308 and 32-1310 and repealing the
5 existing sections; also repealing K.S.A. 2014 Supp. 32-1309.
6

7 *Be it enacted by the Legislature of the State of Kansas:*

8 Section 1. K.S.A. 2014 Supp. 32-1301 is hereby amended to read as
9 follows: 32-1301. As used in this act:

10 (a) "Person" means any individual, firm, partnership, corporation,
11 association, municipality or other business entity.

12 (b) "Wildlife sanctuary" means a not-for-profit organization exempt
13 from federal income taxation pursuant to section 501(c)(3) of the internal
14 revenue code of 1986, as in effect on July 1, ~~2006~~ 2015, that:

15 (1) Operates a place of refuge where abused, neglected, unwanted,
16 impounded, abandoned, orphaned or displaced dangerous regulated
17 animals are provided care for such animal's lifetime;

18 (2) does not conduct any commercial activity with respect to any
19 dangerous regulated animal possessed by the organization;

20 (3) does not sell, trade, auction, lease or loan dangerous regulated
21 animals, or parts thereof, which the organization possesses;

22 (4) does not breed any dangerous regulated animal of which the
23 organization possesses, except as an integral part of the species survival
24 plan of the ~~American zoo and aquarium~~ association of zoos and
25 aquariums;

26 (5) does not conduct any activity that is not inherent to the dangerous
27 regulated animal's nature;

28 (6) does not use the dangerous regulated animal for any type of
29 entertainment purposes; and

30 (7) operates a refuge in compliance with regulations promulgated by
31 the United States department of agriculture for dangerous regulated
32 animals, except non-native, venomous snakes, under the animal welfare
33 act, public law 89-544, as amended and in effect on July 1, ~~2006~~ 2015, and
34 the regulations and standards adopted under such act in effect on July 1,
35 ~~2006~~ 2015, relating to operations, animal health and husbandry. All
36 dangerous regulated animals shall be caged in compliance with the

1 provisions set forth in K.S.A. 2014 Supp. 32-1306, and amendments
2 thereto.

3 (c) "Possess" means to own, care for, have custody of or control.

4 (d) "Dangerous regulated animal" means a live or slaughtered parts
5 of:

6 (1) Lions, tigers, leopards, jaguars, cheetahs and mountain lions, or
7 any hybrid thereof;

8 (2) bears or any hybrid thereof; ~~and~~

9 (3) *any nonhuman primate*;

10 (4) *any wolf, excluding hybrids*; ~~and~~

11 (5) all non-native, venomous snakes.

12 (e) "Local animal control authority" means an agency of the county or
13 city that is responsible for animal control operations in such governmental
14 entity's jurisdiction and includes the animal control officer, as defined by
15 K.S.A. 47-1701, and amendments thereto, of such county or city. If the
16 county or city does not have an animal control officer, for cities of the first
17 class, the chief law enforcement officer shall have the local animal control
18 authority duties and responsibilities pursuant to this act and for all other
19 cities and counties, the county sheriff shall have the local animal control
20 authority duties and responsibilities pursuant to this act.

21 (f) "Registered designated handler" means a person who is registered
22 or would be required to be registered pursuant to K.S.A. 2014 Supp. 32-
23 1310, and amendments thereto.

24 Sec. 2. K.S.A. 2014 Supp. 32-1302 is hereby amended to read as
25 follows: 32-1302. (a) ~~Except as provided in this section,~~ It is unlawful for
26 a person to possess, slaughter, sell, purchase or otherwise acquire a *live*
27 dangerous regulated animal.

28 (b) ~~On and after October 1, 2006, a person who possesses a~~
29 ~~dangerous regulated animal shall be in compliance with regulations~~
30 ~~promulgated by the United States department of agriculture for dangerous~~
31 ~~regulated animals, except non-native, venomous snakes, under the animal~~
32 ~~welfare act, public law 89-544, as amended and in effect on July 1, 2006,~~
33 ~~and the regulations and standards adopted under such act in effect on July~~
34 ~~1, 2006, relating to operations, animal health and husbandry; and to~~
35 ~~provide adequate veterinary care for dangerous regulated animals. All~~
36 ~~dangerous regulated animals shall be caged in compliance with the~~
37 ~~provisions set forth in K.S.A. 2014 Supp. 32-1306, and amendments~~
38 ~~thereto.~~

39 (c) ~~Except as provided in subsection (d), a person shall not take~~
40 ~~possession of a dangerous regulated animal or allow dangerous regulated~~
41 ~~animals in such person's possession to breed.~~

42 (d) ~~A person who possesses a valid United States department of~~
43 ~~agriculture license, is in compliance with the United States department of~~

1 agriculture animal welfare act, regulations and standards on July 1, 2006,
2 and, within 10 years preceding July 1, 2006, has not been convicted of a
3 felony under the laws of Kansas or a crime under a law of another
4 jurisdiction which is substantially the same as a felony, may breed,
5 purchase or otherwise acquire new dangerous regulated animals after July
6 1, 2006, in order to:

7 (1) Maintain the operating inventory of dangerous regulated animals
8 possessed on July 1, 2006;

9 (2) sell dangerous regulated animals to other United States
10 department of agriculture licensed and compliant facilities within Kansas
11 for replacement purposes as provided in paragraph (1); and

12 (3) sell dangerous regulated animals outside Kansas *Notwithstanding*
13 *any other provision of law, it shall be unlawful for any person to allow any*
14 *member of the public to come into direct contact with a dangerous*
15 *regulated animal, regardless of the age of the animal.*

16 Sec. 3. K.S.A. 2014 Supp. 32-1303 is hereby amended to read as
17 follows: 32-1303. (a) ~~On and after September 1, 2006, a person who~~
18 ~~possesses a dangerous regulated animal shall notify, in writing, and~~
19 ~~register the dangerous regulated animal with the local animal control~~
20 ~~authority.~~

21 (b) ~~The notification shall include the person's name, address,~~
22 ~~telephone number and a complete inventory of each dangerous regulated~~
23 ~~animal that the person possesses. The inventory shall include the following~~
24 ~~information: Number and species of each dangerous regulated animal; the~~
25 ~~microchip identification number and manufacturer of such microchip for~~
26 ~~each dangerous regulated animal, if available; the exact location where~~
27 ~~each dangerous regulated animal is kept; the age, sex, color, weight, sears~~
28 ~~and any distinguishing marks of each dangerous regulated animal; and the~~
29 ~~name of any person who is a registered designated handler.~~

30 (c) ~~When a person who possesses a dangerous regulated animal has a~~
31 ~~microchip implanted in such animal for identification, the name of the~~
32 ~~microchip manufacturer and the microchip identification number shall be~~
33 ~~provided to the local animal control authority. If a dangerous regulated~~
34 ~~animal is sedated for any reason and such animal does not have a~~
35 ~~microchip implanted, a microchip shall be implanted in such animal.~~
36 ~~Within 30 days after the microchip is implanted, the name of the~~
37 ~~microchip manufacturer and the microchip identification number shall be~~
38 ~~provided to the local animal control authority. Within 30 days of~~
39 ~~acquisition, a person acquiring ownership of an offspring with a microchip~~
40 ~~implanted shall comply with microchip information reporting requirements~~
41 ~~of this subsection.~~

42 (d) *The prohibitions in K.S.A. 32-1302(a), and amendments thereto,*
43 *shall not apply to persons 21 years of age or older who lawfully possessed*

1 a dangerous regulated animal prior to July 1, 2015, provided that:

2 (1) Such person shall maintain veterinary records, acquisition
3 papers, or other documents or records that establish that the person
4 lawfully possessed the dangerous regulated animal prior to July 1, 2015;

5 (2) such person shall not acquire any additional dangerous regulated
6 animals after the effective date of this act, whether by purchase, donation
7 or breeding;

8 (3) such person shall not have been convicted of or found responsible
9 for an offense involving the abuse or neglect of any animal pursuant to
10 any state, local or federal law, and has not within the past 10 years been
11 convicted of any felony;

12 (4) such person shall not have had a license or permit regarding the
13 care, possession, exhibition, breeding or sale of animals revoked or
14 suspended by any state, local or federal agency;

15 (5) the facility and the conditions in which each dangerous regulated
16 animal are kept comply with the husbandry, caging and care standards
17 adopted pursuant to K.S.A. 32-1305 and 32-1306, and amendments
18 thereto;

19 (6) such person shall have an identification number placed in the
20 dangerous regulated animal via subcutaneous microchip, at the expense of
21 the owner, unless a veterinarian determines such implantation would be
22 harmful to the dangerous regulated animal's wellbeing; and

23 (7) such person must submit an application for registration within 60
24 days of the effective date of this act, and annually thereafter, to the local
25 animal control authority, including the person's name, address, telephone
26 number and a complete inventory of each dangerous regulated animal that
27 the person possesses. The inventory shall include a photograph of each
28 dangerous regulated animal and the following information:

29 (A) Number and species of each dangerous regulated animal; the
30 microchip identification number and manufacturer of such microchip for
31 each dangerous regulated animal, if available;

32 (B) the exact location where each dangerous regulated animal is
33 kept;

34 (C) the age, sex, color, weight, scars and any distinguishing marks of
35 each dangerous regulated animal;

36 (D) the name of any person who is a registered designated handler;
37 and

38 (E) the name and address of the person from whom the applicant
39 obtained the dangerous regulated animal, if known.

40 (b) A local animal control authority may inspect the premises where
41 dangerous regulated animals are physically located.

42 Sec. 4. K.S.A. 2014 Supp. 32-1304 is hereby amended to read as
43 follows: 32-1304. (a) The local animal control authority may charge the

1 following annual fees:

2 (1) Premises inspection fee *of* not more than \$100.

3 (2) Dangerous regulated animal registration fee, per animal, *of* not
4 more than \$50. The maximum amount charged for such animal registration
5 per person is \$500.

6 (3) ~~Additional premise premises inspection fee, if the person acquires~~
7 ~~and possesses another type of dangerous regulated animal, of~~ not more
8 than \$100.

9 (b) A certificate of registration ~~shall~~ *may* be issued by the local
10 animal control authority to the person for each dangerous regulated animal
11 ~~and upon inspection upon~~, payment of the fee *and in compliance with*
12 *K.S.A. 32-1303(a), and amendments thereto.*

13 (c) Any person who possesses a dangerous regulated animal shall
14 maintain liability insurance coverage or secure a bond in an amount of not
15 less than \$250,000 for each occurrence for liability damages for
16 destruction of or damage to property and death or bodily injury to a person
17 caused by the dangerous regulated animal. The person possessing the
18 animal shall provide a copy of the policy for liability insurance or proof of
19 the bond to the local animal control authority. Any insurer shall notify the
20 local animal control authority, in writing, of any expiration, reduction or
21 cancellation of liability insurance, furnished as required by this subsection,
22 not later than 10 days before the expiration, reduction or cancellation takes
23 effect. Any surety company who secures the performance of the bond shall
24 notify the local animal control authority, in writing, of any expiration,
25 reduction or cancellation of the bond, furnished as required by this
26 subsection, not later than 10 days before the expiration, reduction or
27 cancellation takes effect.

28 (d) Any fees charged and collected shall be retained by the local
29 animal control authority to be used to implement the provisions of this act.

30 Sec. 5. K.S.A. 2014 Supp. 32-1305 is hereby amended to read as
31 follows: 32-1305. (a) A person who possesses a dangerous regulated
32 animal shall meet the requirements set forth in this section.

33 (b) A person who possesses a dangerous regulated animal shall
34 maintain health and ownership records on each dangerous regulated
35 animal and shall maintain the records for the life of the animal. If
36 possession of the dangerous regulated animal is transferred to another
37 person, a copy of the health and ownership records shall accompany the
38 animal.

39 (c) A person who possesses a dangerous regulated animal shall
40 maintain an ongoing program of veterinary care which includes a
41 veterinary visit to the premises at least annually.

42 (d) A person who possesses a dangerous regulated animal shall notify
43 the local animal control authority in writing within 10 days of a change in

1 address or location where the dangerous regulated animal is kept.

2 (e) A person with a United States department of agriculture license
3 for dangerous regulated animals shall forward a copy of such person's
4 United States department of agriculture inspection report to the local
5 animal control authority within 30 days of receipt of the inspection report.

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

9 (g) A person who possesses a dangerous regulated animal shall
10 immediately notify local law enforcement officials of any escape of a
11 dangerous regulated animal. The person who possesses the dangerous
12 regulated animal is liable for any costs incurred by any person, city, county
13 or state agency resulting from the escape of a dangerous regulated animal
14 unless the escape is due to a criminal act by another person or a natural
15 event.

16 (h) A person who possesses a dangerous regulated animal shall
17 maintain a written recovery plan in the event of the escape of a dangerous
18 regulated animal. The person shall maintain live traps or other equipment
19 necessary to assist in the recovery of the dangerous regulated animal.

20 (i) ~~If requested by the local animal control authority,~~ A person may
21 not move a dangerous regulated animal from such animal's location unless
22 the person notifies the local animal control authority prior to moving the
23 animal. The notification shall include the date and the location where the
24 animal is moved. This subsection shall not apply to a dangerous regulated
25 animal transported to a licensed veterinarian.

26 (j) If a person who possesses a dangerous regulated animal can no
27 longer care for the animal, the person shall take the appropriate steps to
28 find long-term placement for the dangerous regulated animal *in a facility*
29 *exempted under K.S.A. 32-1308, and amendments thereto.*

30 Sec. 6. K.S.A. 2014 Supp. 32-1306 is hereby amended to read as
31 follows: 32-1306. (a) All dangerous regulated animals shall be confined
32 within a cage of sufficient strength and design for the purposes of
33 maintaining and housing or transporting the animal. The requirements for
34 sufficient caging shall be established by rules and regulations adopted by
35 the secretary of wildlife, parks and tourism. ~~Any cage or confinement~~
36 ~~structure shall be constructed in such a manner that prohibits physical~~
37 ~~contact with any person other than such persons listed in subsection (d).~~

38 (b) No dangerous regulated animal shall be allowed to be tethered,
39 leashed or chained outdoors, or allowed to run at large.

40 (c) A dangerous regulated animal shall not be mistreated, neglected,
41 abandoned or deprived of necessary food, water and sustenance.

42 (d) A dangerous regulated animal shall not be allowed to come into
43 physical contact with any person other than the person possessing the

1 animal, the registered designated handler or a veterinarian administering
2 medical examination, treatment or care. *If a dangerous regulated animal*
3 *potentially exposes a human to rabies or any other zoonotic disease, the*
4 *owner of the dangerous regulated animal shall report the potential*
5 *exposure to the local animal control authority within 24 hours.*

6 (e) A dangerous regulated animal shall not be brought to any public
7 property or commercial or retail establishment, except to bring the animal
8 to a licensed veterinarian or veterinarian clinic.

9 (f) *A dangerous regulated animal shall not be allowed to be in*
10 *proximity to members of the public without sufficient distance and*
11 *protective barriers, including, but not limited to, offering photographic*
12 *opportunities next to dangerous regulated animals of any age.*

13 Sec. 7. K.S.A. 2014 Supp. 32-1307 is hereby amended to read as
14 follows: 32-1307. (a) Any dangerous regulated animal may be seized by
15 the local animal control authority as provided in this section.

16 (b) The local animal control authority, upon issuance of a notice of
17 inspection, shall be granted access at reasonable times to premises where
18 the local animal control authority has reason to believe a violation of this
19 act is occurring or has occurred.

20 (c) If a person who possesses a dangerous regulated animal is not in
21 compliance with the requirements of this act, the local animal control
22 authority shall take possession of the animal for custody and care,
23 following the procedures in this subsection.

24 (d) Upon request of a person possessing a dangerous regulated
25 animal, the local animal control authority may allow the animal to remain
26 in the physical custody of the owner for 30 days, during which time the
27 owner shall take all necessary actions to come in compliance with this act.
28 During the 30-day period, the local animal control authority may inspect,
29 at any reasonable time, the premises where the animal is kept. *The local*
30 *animal control authority may extend such 30-day period by not more than*
31 *an additional 30 days.*

32 (e) If a person who possesses a dangerous regulated animal is not in
33 compliance with this act following the 30-day period described in
34 subsection (d), the local animal control authority shall seize the animal and
35 place it in a holding facility that is appropriate for the species for up to 10
36 days. The authority taking custody of an animal under this subsection shall
37 provide a notice of the seizure by delivering or mailing it to the person
38 possessing such dangerous regulated animal, by posting a copy of the
39 notice at the premise where the animal is taken into custody, or by
40 delivering it to a person residing on the premise. The notice shall include:

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

1 (2) a statement that a person from whom a dangerous regulated
2 animal was seized may post security to prevent disposition of the animal
3 and may request a hearing concerning the seizure and that failure to do so
4 within five business days of the date of the notice will result in disposition
5 of the animal;

6 (3) a statement that actual costs of the care, keeping and disposal of
7 the dangerous regulated animal are the responsibility of the person from
8 whom the animal was seized, except to the extent that a court or hearing
9 officer finds that the seizure was not substantially justified by law; and

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

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

18 (1) That the person can and will provide the care required by law for
19 the dangerous regulated animal; and

20 (2) the dangerous regulated animal is physically fit.

21 (g) If a judge or hearing officer orders a permanent disposition of the
22 dangerous regulated animal, the local animal control authority may take
23 steps to find long-term placement for the animal with a wildlife sanctuary;
24 ~~or an appropriate United States department of agriculture licensed a~~
25 ~~facility exempted under K.S.A. 32-1308, and amendments thereto.~~

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

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

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

42 (k) Upon proper determination by a licensed veterinarian, any
43 dangerous regulated animal taken into custody under this section may be

1 immediately euthanized when the dangerous regulated animal is suffering
2 and is beyond cure through reasonable care and treatment.

3 (l) The agency or authority taking custody of the dangerous regulated
4 animal may recover all costs incurred under this section.

5 Sec. 8. K.S.A. 2014 Supp. 32-1308 is hereby amended to read as
6 follows: 32-1308. Exemptions to the provisions set forth in this act are as
7 follows:

8 (a) Institutions accredited by the ~~American zoo and aquarium~~
9 *association of zoos and aquariums* or the zoological association of
10 America shall be exempt from K.S.A. 2014 Supp. 32-1302(a) and 32-
11 1303, and amendments thereto.

12 (b) A wildlife sanctuary registered with the local animal control
13 authority shall be exempt from K.S.A. 2014 Supp. 32-1302(a), and
14 amendments thereto.

15 (c) ~~The Kansas department of wildlife, parks and tourism, or a person~~
16 ~~issued a permit by the secretary pursuant to K.S.A. 32-952, and~~
17 ~~amendments thereto, shall be exempt from this act.~~

18 (d) A licensed or accredited research or medical institution shall be
19 exempt from K.S.A. 2014 Supp. 32-1302 and 32-1303, and amendments
20 thereto.

21 (e) ~~A United States department of agriculture licensed exhibitor of~~
22 ~~dangerous regulated animals while transporting or as part of a circus,~~
23 ~~carnival, rodeo or fair shall be exempt from this act.~~

24 (d) *An exhibitor holding a valid class "C" license issued under the*
25 *animal welfare act, 7 U.S.C. § 2131 et seq., as in effect on July 1, 2015,*
26 *that is not based in this state, does not conduct performances in this state*
27 *for more than 30 days in any 12-month period, and that regularly*
28 *conducts performances featuring live animals and multiple trained human*
29 *entertainers, including clowns and acrobats, is exempt from the provisions*
30 *of K.S.A. 32-1302(a), 32-1303, 32-1305 and 32-1306, and amendments*
31 *thereto, with the exceptions of K.S.A. 32-1306(d) and (f), and amendments*
32 *thereto. When a dangerous regulated animal is not being exhibited as*
33 *such, the animal shall be maintained at all times in a species-appropriate*
34 *cage or travel container. Such exhibitor shall provide written notice of the*
35 *transport to the state veterinarian at least 72 hours prior to entering the*
36 *state, identifying the number and type of dangerous regulated animals that*
37 *will be transported. This notification is in addition to any veterinary*
38 *certificate or other permits required by local, state or federal law.*

39 (e) *A person temporarily transporting a legally owned dangerous*
40 *regulated animal through the state shall be exempt from this act, with the*
41 *exceptions of K.S.A. 32-1302(b) and 32-1306(d) and (f), and amendments*
42 *thereto, if the transit time is not more than 48 hours, the dangerous*
43 *regulated animal is not exhibited and the dangerous regulated animal is*

1 *maintained at all times in a species-appropriate cage or other travel*
2 *container. Such transporters shall provide written notice of the transport*
3 *to the state veterinarian at least 72 hours prior to entering the state,*
4 *identifying the number and type of dangerous regulated animals that will*
5 *be transported. This notification is in addition to any veterinary certificate*
6 *or other permits required by state, local or federal law.*

7 *(f) Law enforcement officers shall be exempt from this act for*
8 *purposes of enforcement.*

9 *(g) Duly incorporated nonprofit animal protection organizations,*
10 *such as humane societies and shelters, temporarily housing a dangerous*
11 *regulated animal at the written request of law enforcement officers acting*
12 *under the authority of this act shall be exempt from this act.*

13 Sec. 9. K.S.A. 2014 Supp. 32-1310 is hereby amended to read as
14 follows: 32-1310. (a) Annually, on or before April 1, a local animal control
15 authority shall report to the secretary of wildlife, parks and tourism on
16 dangerous regulated animals registered with the local animal control
17 authority during the preceding calendar year. The report shall include all
18 registration information submitted to the local animal control authority
19 under ~~subsection (b) of~~ K.S.A. 2014 Supp. 32-1303(b), and amendments
20 thereto, and information on enforcement actions taken under this act.

21 (b) It shall be a violation of this act for a person who does not own
22 the dangerous regulated animal, to care for, have custody or control of
23 such animal unless such person is *an employee of the person who owns the*
24 *dangerous regulated animal and is a registered designated handler.* Any
25 such person applying for a designated handler registration shall file an
26 application on a form prescribed by the local animal control authority.
27 Application for such registration shall be accompanied by an application
28 fee not exceeding \$25. If the local animal control authority finds the
29 applicant to be qualified to be a registered designated handler after
30 meeting the training, experience and ability requirements determined by
31 the secretary of wildlife, parks and tourism, the local animal control
32 authority ~~shall~~ *may* issue a designated handler registration which shall
33 expire at the end of the calendar year.

34 (c) The secretary of wildlife, parks and tourism shall provide
35 educational training programs for the local animal control authority
36 concerning the provisions of this act and the handling of dangerous
37 regulated animals.

38 (d) The secretary of wildlife, parks and tourism shall adopt rules and
39 regulations:

40 (1) Establishing training, experience and ability requirements for
41 registered designated handlers; and

42 (2) to implement the provisions of this act.

43 Sec. 10. K.S.A. 2014 Supp. 32-1301, 32-1302, 32-1303, 32-1304, 32-

1 1305, 32-1306, 32-1307, 32-1308, 32-1309 and 32-1310 are hereby
2 repealed.

3 Sec. 11. This act shall take effect and be in force from and after its
4 publication in the statute book.