## SENATE SUMMARY OF HOUSE AMENDMENTS

#### SB 58

### 2021 Regular Session

Womack

### KEYWORD AND SUMMARY AS RETURNED TO THE SENATE

ANIMALS. Provides for identification of certain impounded animals. (gov sig)

#### SUMMARY OF HOUSE AMENDMENTS TO THE SENATE BILL

- 1. Adds a provision that requires the possessor of a found domestic animal to prove the animal lacked a microchip or other owner-identifying information prior to claiming ownership under <u>present law</u>, and that the presence of owner-identifying information creates a rebuttable presumption that the possessor has not satisfied the requirements for ownership under present law.
- 2. Makes technical changes.

# DIGEST OF THE SENATE BILL AS RETURNED TO THE SENATE

SB 58 Engrossed

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<u>Present law</u> requires that every impounded horse, mule, donkey, or ass be branded with a distinctive brand that is burned into the hide of the animal. <u>Present law</u> further requires that records of the brand and a description of the animal be kept by the patrol and the pound keeper.

<u>Proposed law</u> deletes the branding requirement and instead requires every impounded animal to be permanently identified by branding, tattoo, electronic device, or other method of identification approved by the commissioner.

<u>Proposed law</u> requires records of the identification method, including a description of the animal, to be maintained by the impounding jurisdiction.

<u>Present law</u> provides that a person who finds a corporeal movable that has been lost must make a diligent effort to locate its owner or possessor and to return the thing to them. <u>Present law</u> also provides that one who has possessed a movable as a good faith owner under an act sufficient to transfer ownership, and without interruption for three years, acquires ownership by prescription.

<u>Proposed law</u> requires the possessor of a found domestic animal to prove the animal lacked a microchip or other owner-identifying information prior to claiming ownership under <u>present law</u>, and that the presence of owner-identifying information creates a rebuttable presumption that the possessor has not satisfied the requirements for ownership under <u>present law</u>.

Effective upon signature of the governor or lapse of time for gubernatorial action.

(Amends R.S. 3:2856; Adds C.C. Art. 3419.1)

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