FIFTY-SECOND LEGISLATURE SB 123/a FIRST SESSION, 2015

February 3, 2015

Mr. President:

Your CONSERVATION COMMITTEE, to whom has been referred

SENATE BILL 123

has had it under consideration and reports same with recommendation that it DO PASS, amended as follows:

- 1. On page 4, between lines 12 and 13, insert the following new section:
- SECTION 2. Section 77-9-3 NMSA 1978 (being Laws 1895, Chapter 6, Section 1, as amended) is amended to read:
- "77-9-3. NECESSITY OF BRAND--REBRANDING REQUIRED--EXCEPTIONS.--
- A. A person who owns livestock shall have and adopt a brand for them. The brand shall be applied with a hot iron on each animal except registered livestock that are properly identified by a legible tattoo and whose owner has been issued a certificate of brand exemption for [his] the owner's herd by the board. Each brand shall be recorded in the office of the board.
- B. Goats or sheep are not required to be branded with a hot iron. Goats or sheep may be identified by a legible tattoo, paint brand or other device as approved by the board.
- $[B_{ au}]$ $\underline{C}_{ au}$ Unbranded livestock, except offspring with a branded mother or offspring with a mother properly identified as provided in Subsection [F] \underline{G} of this section, shall be subject to seizure by a peace officer or livestock inspector and shall be handled and disposed of in the same manner as is provided for the handling and disposal of estrays.
- [$\frac{G_{\bullet}}{D_{\bullet}}$] Livestock that [$\frac{is}{is}$] are purchased shall be rebranded by the new owner with [$\frac{his}{D_{\bullet}}$] the new owner's recorded brand

FIFTY-SECOND LEGISLATURE FIRST SESSION, 2015

SCONC/SB 123 Page 2

within thirty days, except as provided in Section 77-9-4 NMSA 1978.

- [Đ.] E. Subsection A of this section shall not apply to a person owning horses, mules or asses who has been issued a transportation permit as provided in Section 77-9-42 NMSA 1978 or who has a registration certificate for an animal from a recognized breed association or to any person owning horses, mules or asses that have been identified by a freeze mark or a freeze brand recorded with the board. Freeze branding or freeze mark identification requires an iron, first submerged in a bath of liquid nitrogen, to be applied on each animal, resulting in a permanent loss of color in the hair or cessation of hair growth where the brand or mark has been applied.
- [E.] F. This section does not apply to bison, swine, poultry, ratites, ostriches, emus, rheas, camelids and farmed cervidae.
- $[F_{\bullet}]$ G_{\bullet} This section does not apply to a person who owns cattle in confinement at a dairy or feedlot and who has elected to identify [his] the cattle by an alternative means approved by the board for cattle held in those facilities. If cattle held in confinement and identified in accordance with this subsection are removed from confinement and otherwise held in the state, the provisions of Subsection A of this section shall be met prior to removal, unless the cattle are being delivered to an approved auction."".
 - 2. Renumber the succeeding section accordingly.,

FIFTY-SECOND LEGISLATURE FIRST SESSION, 2015

SCONC/SB 123 Page 3

and thence referred to the PUBLIC AFFAIRS COMMITTEE.

	Respectfully submitted,
	Peter Wirth, Chairman
Adopted(Chief Clerk)	Not Adopted(Chief Clerk)

The roll call vote was 8 For 0 Against

Yes: 8 No: 0

Excused: Griego, Shendo

Absent: None

SB0123C01.wpd .199523.1