THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 643 Session of 1981

INTRODUCED BY FREIND, KUKOVICH, MACKOWSKI, PETRARCA, VAN HORNE, TRELLO, MICOZZIE, E. Z. TAYLOR, COHEN, TELEK, J. L. WRIGHT, CUNNINGHAM, SEVENTY, SALVATORE, PISTELLA, ARTY, GRAY, BOWSER, MAIALE, SPITZ, MORRIS, O'DONNELL, ALDEN, CALTAGIRONE, WOGAN, F. E. TAYLOR, MERRY, LETTERMAN, VROON, ROCKS, PENDLETON MICHLOVIC AND CAPPABIANCA FEBRUARY 18, 1981

SENATOR CORMAN, LOCAL GOVERNMENT, IN SENATE, AS AMENDED, JUNE 16, 1981

AN ACT

1 Providing limited civil and criminal immunity to persons 2 donating food to charitable OR RELIGIOUS organizations for 3 distribution to needy persons and imposing certain powers and duties on counties. 4 5 The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows: 6 7 Section 1. Short title. 8 This act shall be known and may be cited as the "Donated Food Limited Liability Act." 9 Declaration of policy and legislative findings. 10 Section 2. 11 The General Assembly, in order to promote the general 12 welfare, hereby declares as public policy that the 13 Commonwealth's abundance of food should be utilized to its utmost extent. The General Assembly hereby finds that the 14 limited food purchasing power of low income households 15 16 contributes to hunger and malnutrition. In an effort to

alleviate such hunger and malnutrition and supplement other
 Federal and State food assistance programs, the provisions of
 this act are intended to stimulate the donation of food to
 charitable OR RELIGIOUS organizations and thereby assist low
 income households in need.

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6 Section 3. Definitions.

7 The following words and phrases as used in this act shall
8 have the meanings given them in this section unless the context
9 clearly indicates otherwise:

10 "Charitable organization." A charitable organization as 11 defined in section 2 of the act of August 9, 1963 (P.L.628, 12 No.337), known as the "Solicitation of Charitable Funds Act" and 13 which has a current approved registration statement on file with 14 the Department of State pursuant to the "Solicitation of 15 Charitable Funds Act."

16 "Food." Any fowl, animal, vegetable or other stuff, product 17 or article which is customary food or which is proper food for 18 human beings. "Food" shall specifically exclude canned goods 19 that are rusted, leaking or swollen, or canned goods that are 20 defective or cannot, for health reasons, otherwise be offered 21 for sale to members of the general public.

22 Section 4. Donor immunity.

23 (a) General rule.--Notwithstanding any other provision of 24 law, any person who, in good faith, donates food to a charitable 25 OR RELIGIOUS organization for ultimate free distribution to 26 needy individuals, shall not be subject to criminal or civil 27 liability arising from the condition of such food, if the donor 28 reasonably inspects the food at the time of donation and finds 29 the food fit for human consumption. The immunity provided by 30 this subsection shall not extend to donors where damages result - 2 -19810H0643B1888

from the negligence, recklessness or intentional misconduct of 1 2 the donor, or if the donor has, or should have had, actual or 3 constructive knowledge that the food is tainted, contaminated or 4 harmful to the health or well-being of the ultimate recipient. 5 (b) Condition of food.--The immunity provided by this section is applicable to the good faith donation of food not 6 readily marketable due to CONSIDERATIONS NOT EFFECTING ITS 7 <-FITNESS FOR HUMAN CONSUMPTION INCLUDING BUT NOT LIMITED TO 8 9 appearance, freshness, grade OR surplus, or other <----10 considerations, but shall not be deemed or construed to restrict 11 the authority of any authorized agency to otherwise regulate or ban the use of such food for human consumption. 12 13 Section 5. Charitable OR RELIGIOUS organization immunity. <-14 Notwithstanding any other provision of law, any bona fide 15 charitable OR RELIGIOUS organization which receives, in good <---16 faith, donated food for ultimate distribution to needy 17 individuals, either for free or for a nominal fee, shall not be 18 subject to criminal or civil liability arising from the 19 condition of such food, if the charitable OR RELIGIOUS <-20 organization reasonably inspects the food, at the time of donation and at the time of distribution, and finds the food fit 21 22 for human consumption. The immunity provided by this subsection 23 shall not extend to charitable OR RELIGIOUS organizations where <----damages result from the negligence, recklessness, or intentional 24 25 misconduct of the charitable OR RELIGIOUS organization, or if <----26 the charitable OR RELIGIOUS organization has or should have had <----27 actual or constructive knowledge that the food is tainted, 28 contaminated, or harmful to the health or well-being of the 29 ultimate recipient. 30 Section 6. Penalty for sale of donated food.

19810H0643B1888

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1 Any person or any employee of or volunteer for a charitable 2 OR RELIGIOUS organization who sells, or offers to sell, for 3 profit, food that such person knows to be donated pursuant to 4 this act commits a misdemeanor of the third degree. The 5 assessment of a nominal fee by the charitable OR RELIGIOUS 6 organization shall not be considered a sale.

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7 Section 7. Inspection of food.

8 Charitable OR RELIGIOUS organizations which regularly accept 9 donated food for distribution pursuant to this act shall request 10 the appropriate local health authorities to inspect the food at 11 regular intervals.

12 Section 8. County information and referral system.

The governing body of each county may develop an 13 14 informational and referral system to make prospective donors and 15 charitable OR RELIGIOUS organizations aware of each other and to <----16 make needy individuals aware of the existence of food donated in 17 each county pursuant to this act. Under the provisions of this 18 act the county shall be immune from all criminal and civil 19 liability, unless damages result from the gross negligence, 20 recklessness or intentional misconduct of the county or if the 21 county has, or should have had, actual or constructive knowledge 22 that the food is tainted, contaminated or harmful to the health or well-being of the ultimate recipient. 23

24 Section 9. Effective date.

25 This act shall take effect in 60 days.

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