

TOWN OF MOUNT-ROYAL
CONSOLIDATION OF BY-LAW NO. 1340
CONCERNING THE MANAGEMENT AND
PROTECTION OF CATS AND DOGS
(amended by By-law No. 1340-1)

JUNE 1999

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DIVISION I

DEFINITIONS

TERMINOLOGY

1. In this by-law, the following words shall have the following meaning unless the context otherwise requires:

"Animal Control Officer": any officer of the *Service de police de la Communauté urbaine de Montréal*, any officer of the Town of Mount Royal Public Security Service or any individual or legal entity to whom Council may, from time to time, by resolution, give the responsibility of enforcing this by-law in whole or in part, as well as their representatives;

"cat": a cat (male or female) or kitten;

"dog": a dog, bitch or puppy or a dog trained to assist a disabled person and commonly called "guide dog";

"dangerous dog": any dog that:

- a) shows a propensity, disposition or potential to attack or injure, without provocation, persons or other animals;
- b) without provocation, chases persons;
- c) is a continuing threat of serious harm to persons or other animals;
- d) without provocation, attacks or bites a person or animal; or
- e) has been trained to attack upon a command from its owner;

"custodian": an individual who owns a cat or a dog, who shelters it, feeds it, stays with it or who makes for a cat or a dog one or several of the aforementioned gestures;

"park": a public place in the Town used as a green space for relaxation, walking and sports and designated as a park by a sign;

"dwelling unit": a single-family dwelling located in the Town and the property on which this dwelling is erected or one living unit in a building comprising more than one single-family dwelling and located in the Town as well as the property on which this building is erected.

"Town": the Town of Mount Royal or its territory.

DIVISION II

REGULATIONS

PERMITS

2. No one may keep a cat or a dog within Town limits before obtaining a license from the Animal Control Officer. (By-law No. 1340-1)
3. The license is valid from January 1 of the current year to December 31 of the following year. A permit delivered after January 1 is valid from that date on which it is delivered until December 31 of the following year. (By-law no. 1413)
4. In order to obtain a licence, the owner of a cat or dog must:
 - (1) be at least eighteen (18) years old;
 - (2) complete, for each cat or dog that he owns, a form to this effect provided by the Animal Control Officer, on which the family name, first name, occupation and address of the owner, among other things, shall be stated; (By-law No. 1340-1)
 - (2.1) supply to the Town a valid document, signed by a veterinary surgeon, certifying that the dog or cat has been inoculated against rabies; (By-law No. 1340-2)
 - (3) pay the fees for the permit provided for in this by-law; and
 - (4) in order to benefit from the fees for a license for a neutered cat or dog, provide a proof of neutering of the cat or dog for which the license is requested.
5. The cost of a license is as follows:
 - twenty dollars (\$20) per dog, if neutered;
 - thirty dollars (\$30) per dog;
 - five dollars (\$5) per cat, if neutered;
 - ten dollars (\$10) per cat.

The license is free if it applies to a guide dog.
6. With each license, the owner shall receive a tag carrying a license number, the year for which the license is issued and the words "Town of Mount Royal". This tag shall be carried at all times by the cat or dog for which the license is issued. (By-law No. 1340-1)

DIVISION III**INFRACTIONS**

7. The following constitutes a "nuisance" and is prohibited in the Town:
 - (1)The fact that a cat or a dog living in the Town does not carry at all times a valid tag in accordance with this by-law.
 - (2)The fact that the owner of a cat or dog living in the Town does not have a valid license in accordance with this by-law;

(3) The fact that a custodian brings a cat or dog usually living outside the Town within the Town limits unless he has:

- (a) a license provided for in this by-law; or
- (b) a tag issued by the municipality where the cat or dog usually lives, provided that the custodian can prove the existence of a valid license corresponding to the tag;

(4) The fact of keeping more than two (2) dogs over six (6) months old in a dwelling unit or its accessory buildings;

(5) The fact of keeping more than two (2) cats over three (3) months old in a dwelling unit or its accessory buildings;

(6) The fact that a dog is without a custodian while elsewhere than on the property of its custodian;

**NUMBER OF CATS
AND DOGS**

(7) The fact that a dog is without a leash elsewhere than on the property of its custodian;

(8) The fact that a custodian keeps a dog elsewhere than on his property on a leash exceeding two (2) metres;

(9) The fact that a cat or dog is in a park or municipal building or on the property on which this building is erected, except with the Town's express authorization and except for guide dogs;

(10) The fact that a dog is on a private property without the consent of the property's occupant;

(11) The fact that a dog's custodian does not clean forthwith, by all appropriate means, the feces of such dog;

(12) The fact that a cat or dog pierces, tears or otherwise damages a garbage bag placed outside a building for collection, or knocks over or spreads the garbage placed in such manner;

**PLACES WHERE
CATS AND DOGS
ARE PROHIBITED**

(13) The fact that a cat or dog disturbs the peacefulness of the neighbourhood;

(14) Any dangerous or rabid cat or any cat acting like a rabid cat;

(15) Any dangerous or rabid dog or any dog acting like a rabid dog;

- (16) The fact that a cat or dog bites, attempts to bite a person or an animal or damages public or private property.

DIVISION IV

PENALTIES

- 8. Anyone who contravenes this by-law, including the owner or custodian whose cat or dog contravenes this by-law, whether by being prohibited or causing a nuisance, by being the owner or custodian of a cat or dog being prohibited or causing a nuisance or otherwise shall be liable to a fine from forty dollars (\$40) to one thousand dollars (\$1,000) plus costs.
- 9. Without restricting the provisions of section 8, an Animal Control Officer may capture and impound or entrust to a person designated by Council any cat or dog being prohibited or causing a nuisance.
- 10. The Animal Control Officer may keep in the pound or in any other place or entrust to any other person designated by Council a cat or dog captured in accordance with section 9. (By-law No.1340-1)
- 11. In the case where the cat or dog captured does not carry a tag and where it is impossible for the Animal Control Officer to notify the owner that the cat or dog has been captured, such cat or dog may be given, sold or eliminated by humane euthanasia according to standards and common practice. (By-law No. 1340-1)
- 12. RESCINDED (By-law No. 1340-1)
- 13. The owner or custodian of a cat or dog may recover the cat or dog captured in accordance with section 9: (By-law No. 1340-1)
 - (1) by paying to the Animal Control Officer all costs incurred for the capture, keeping, care and lodging; and (By-law No.1340-1)
 - (2) if the owner of the cat or dog captured in accordance with section 9 has not obtained a license as provided for in this by-law for such cat or dog, by fulfilling the conditions mentioned in section 4 to obtain such a license;

the whole subject to the Town's right to prosecute the owner or custodian of such cat or dog for contravening this by-law.

- 14. Notwithstanding any other provision of this by-law, the Animal Control Officer is authorized to eliminate, by humane euthanasia according to standards and common practice, any cat or dog captured in accordance with section 9 if he considers such cat or dog dangerous. If such cat or dog is rabid or acts like a

rabid cat or dog, the Animal Control Officer is authorized to have it treated or to eliminate it by humane euthanasia, the whole as diagnosed by a specialist in the field. (By-law No. 1340-1)

15. Notwithstanding subsections (4) and (5) of section 7, any person who, before the coming into force of this by-law, owns a number of cats or dogs in excess of the number authorized by this by-law has an acquired right and may keep all those cats or dogs as long as he wants providing:

(1) that such owner complies with all other provisions of this by-law concerning his or her cats or dogs; and

(2) that within sixty (60) days from the coming into force of this by-law, such owner indicates to the Town the number of cats or dogs he owned before the coming into force of this by-law.

This acquired right subsists only for cats or dogs belonging to such owner before the coming into force of this by-law. An owner who does not comply with the conditions provided for in this section is liable to the penalties mentioned in section 8 and the Animal Control Officer is authorized to capture, at its discretion, any cat or dog in excess of the number authorized by this by-law and to give it, sell it or eliminate it by humane euthanasia. (By-law No. 1340-1)

16. Notwithstanding any other provision of this by-law, a dog that attacks or is trained to attack a human being or an animal, whether this dog is rented, belongs to a Town taxpayer or is found in the Town, constitutes a nuisance and is prohibited everywhere in the Town.
17. This by-law does not apply to a dog under the Town's control for the purposes of the Public Security Patrol, a police corps, a Government security service or a Government agency.

DIVISION V

TRANSITORY PROVISIONS

18. Nothing in this by-law shall be construed as restricting the Town's rights and powers to collect, using all means conferred by law, any tax, permit or license payable under this by-law.
19. This by-law replaces By-law No. 830 concerning the Control of Dogs and its amendments, being By-laws Nos. 869, 1120 and 1222.

20. If any provision of this by-law is illegal, invalid or beyond the powers of the Town, then such provision shall be considered deleted from this by-law, which shall remain in effect as though such provision had never been included therein.

Marie Turenne, o.m.a.
Town Clerk