

ORDINANCE NO. 774

AN ORDINANCE AMENDING SECTIONS 4.1, 4.6, 4.7, 4.8, 4.9 AND 4.10 OF CHAPTER 4 OF ARTICLE 1, AND 6.15 OF CHAPTER 6 OF ARTICLE 4 OF THE CODE OF THE CITY OF CHULA VISTA, CALIFORNIA, ALL OF WHICH AFORESAID SECTIONS CONCERN THE KEEPING AND MAINTENANCE OF ANIMALS AND FOWLS WITHIN THE CITY OF CHULA VISTA.

THE CITY COUNCIL OF THE CITY OF CHULA VISTA, CALIFORNIA DOES ORDAIN AS FOLLOWS:

SECTION 1. That Sections 4.1, 4.6, 4.7, 4.8, 4.9, 4.10 and 6.15 of the Code of the City of Chula Vista are hereby amended to read as follows:

SECTION 4.1 KEEPING OF ANIMALS.

(a) One (1) cow or two (2) sheep or one (1) horse may be kept by one family on a single tract of land having a minimum of 15,000 square feet therein and containing not more than one single family dwelling unit thereon.

Any animals kept as hereinabove provided which are responsible for obnoxious odors, objectionable noise, unusual amounts of flies, or unsanitary conditions which affect the peace and welfare of the immediate neighborhood, are hereby declared to be a public nuisance and may be summarily abated by the Director of Public Health.

(b) Twenty-five (25) pair of chinchillas, or twenty (20) marmots may be kept by one family on a single tract of land having a minimum of 7,000 square feet therein and containing not more than one single family dwelling unit thereon.

(c) The keeping of any bird or animal other than one (1) dog and one (1) cat and two (2) birds or two (2) dogs or two (2) cats and two (2) birds per dwelling unit in a multiple family residence is prohibited.

(d) Any person owning or keeping more dogs and/or cats than are allowed by the provisions of this chapter at the time of passage of this ordinance may keep the dogs and/or cats, providing they shall file with the Poundmaster the following information:

The number of dogs and/or cats.

Age of the animals.

Description, color, breed and sex.

Street address where the animals are kept.

(e) The keeping of hogs, pigs, or other swine or goats within the City of Chula Vista is expressly prohibited.

Provided, however, that where the keeping of any such animals was lawfully established and existing in an area thereafter annexed to the City of Chula Vista, such keeping may, without enlargement, be continued for a period not to exceed three (3) years after the date of annexation of the area wherein contained, or the effective date of this Ordinance, whichever is longer.

(f) No person shall bring or maintain within the City of Chula Vista any lions, tigers, bears, large monkeys or other such forms nature, irrespective of their actual or asserted state of docility, tameness or domesticity. This section shall not apply to circuses, zoos, aquarias, veterinary hospitals, pounds or Humane Societies licensed by or recognized as such under the provisions of the City Code.

(g) Fifty (50) parakeets or similar domestic birds may be kept on a tract of land providing it has a minimum of 7,000 square feet therein.

(h) No horse, cow, or sheep shall be kept or maintained within one hundred feet (100') of any dwelling, not including the owner's.

The size of the enclosure may be chosen to be a hexagon or octagon in building, this is an ideal shape of their own, but should be based a square of fifteen feet (4.5 m) from the outer walling at its larger in a hutch or smaller enclosure for a dog.

SECTION 6 KEEPYING OF BEETS, PONIES AND BIRDS.

- (3) Rabbits and foxes shall be kept or maintained within a building or fenced enclosure on the premises, as defined by the City Council Ordinance of Chalk Vista, and shall be no taller than forty (40) inches in any point, not including the ears; (4) No visitors or wild intruders shall be allowed to approach canaries and smaller birds.

SPOTTED WOODPECKER - *Dendrocopos* *leucotos*.

- (ii) All dead block or mistake or defect shall be removed by digging and shall not be removed from the organism, at least every seven (?) days.

- (b) All stations, both AM and FM, accepting transfers, shall be main called during the new boundary conditions. This is to insure a week or more of time for the transfer of the P.M. which will result in a full day of programming. It is also to insure that the stations will be deemed qualified to present a new station from off-the-air video.

- (e) All readings, etc., are correct. The latitude of the station is at least 5 km E. of the true position.

- (d) The distance of the top of the lining and the offset of the top of the liner shall be end tight and the bottom of the liner segment off horizontal by 1/8" at the center of each boring of a cylinder.

- (e) In order to implement the specific conditions of the above-mentioned condition at 14 stations in 1970, the DPCO has issued a circular letter dated 20th April 1970, which reads as follows:

- (x) *grainy, off-white, and tan* "soft grit" has been used to help provide *cleaning and dispersal*.

from the British Museum.

except hay and straw shall be stored in containers which offer protection against rodents.

- bins as well as the other bins. The following table shows the results of the previous experiments.

17. If the patient is fit to travel, he or she may do so except in a vehicle which is not fit to travel, and such vehicle must be fit to travel before the patient is allowed to travel. Health Ministers shall not be compelled to allow a patient to travel on any aircraft or in any vehicle, boat or ship, or in any other conveyance, unless the patient is in possession of an international certificate of vaccination and is unable to return unless the same shall have been treated with a smallpox vaccine or variolin or variolinum or variolinum or variolinum.

¹⁰ See also the discussion of the relationship between the two in the section on "Theoretical Implications" above.

- (d) I think you need to consider small local dairy units, with nice, pot-sized dairy farms. I'd like to see more of them throughout the country.

(b) PERMIT REQUIRED. It shall be unlawful for any person, or his controlling, leasing, acting as agents for, conducting, operating or managing any kennel, or dairy, pet shop, dairy farm or maintenance of more than twenty-five (25) bulls or two rabbits, without first applying for and receiving from the Health Department of the City a permit therefore, as provided for under this section.

(c) APPLICATION. Every person applying for a permit shall file with the Health Department of the City a written application which shall state the name and address of the applicant, and a description of the property whereon or wherein it is proposed to conduct the business of a pet shop, dairy or kennel, and all, and other such information as the Board of Health of the City may require. Every applicant for such permit shall at the time of making application, pay a sum and pay to the clerk, authorized by the Board of Health to receive same, application, the annual inspection fee hereinafter in this section established.

A permit, for which application is made under the provisions of this section, may be granted at any time during the year, but all permits granted hereunder shall expire on the thirty-first (31) day of December of the year in which the same are granted.

(d) INSPECTION FEES AND PENALTIES. Every person applying for a permit under the provisions of this section shall at the time of making application for such permit pay an inspection fee of ten dollars (\$10.00) to the Department of Health. In any case where the applicant has failed for a period of thirty (30) days to file the application and obtain the permit required by this section, there shall be added to and collected with the inspection fee a penalty equal to ten per cent of the fee or one dollar, whichever is the greater, for each additional month or fraction of a month after the expiration of such forty-day period that the applicant fails to file such application and obtain such permit, there shall be added to and collected with the inspection fee an additional penalty equal to ten per cent of the inspection fees provided, however, if it so event shall the total penalty added to the inspection fee payable in this section be more than sixty per cent of the inspection fee. The imposition, or payment of the penalty imposed by this section shall not prevent the imposition of any other penalty prescribed by this section or prosecution for violation of this section. All monies received as inspection fees under the provisions of this City Code shall be paid into the city treasury and placed in the general fund.

(e) SUSPENSION AND REVOCATION. Permits for kennels, cateries, pet shops, dairy farms, and the maintenance of more than twenty-five (25) bulls or two rabbits shall be subject to suspension or revocation by the Director of Public Health upon his findings that because of any of the conditions mentioned in this section, or because of the ineffectiveness of conditions mentioned, particularly or peculiar hazard connected with the animals, foods, articles, or works involved, the public health and welfare will be endangered unless such conditions are removed.

(f) KENNELS - CATTERIES - PET SHOPS - DEALING IN ANIMALS, PET'S AND IMBEDS REGULATED.

Kennels, catgeries and pet shops shall include any building, or buildings, in or enclosing, holding or confining any birds, cats, dogs or other animal of which, for the purpose of this section, is called pets. Four or more cats constitute a kennel. Four or more cats constitute a catery.

(g) KENNELS - CATTERIES - PET SHOPS - CONFORMANCE TO ZONING (FIGURE 6).

No Health Permit for the activities included in this section shall be issued unless it shall have been certified by the Planning Director as not being in conflict with ordinances and local regulations concerning zoning and zoning.

(h) KENNELS - CATTERIES - PET SHOPS - MAINTENANCE OF BUILDINGS - STANDING OF.

All kennels and catgeries shall be located in an area which is well isolated and all animals shall be kept not less than twenty (20) feet front "or rear" windows or opening of any private dwelling. If, however, any kennel or catery has been established in a congested area the animals shall be held in a "closed" cage.

(l) KENNELS - CATTERIES - PET SHOPS - CARE OF PETS.

Suitable housing facilities shall be provided to protect pets from inclement weather. Adequate feed and water shall be furnished to all pets. All feed shall be stored in rat-proof containers tightly covered and protected against all rats and other contamination. Meats shall be kept in a properly maintained refrigerator until used.

(j) KENNELS - CATTERIES - PET SHOPS - SANITARY REGULATIONS.

The boards of all structures used for the purpose of housing or keeping pets must be impervious to moisture and be kept in a sanitary condition. All such structures must be white-washed or painted a light color and maintained in good repair at all times.

(k) DISEASED PETS - NOTICE TO HEALTH DEPARTMENT.

Whenever any pets shall appear to have any communicable disease, the Health Department shall be notified immediately of such condition with such information as may be necessary and such pets shall be immediately isolated from healthy pets. If, in the discretion of the Director of Public Health, said pet is considered a menace to the health of other pets or people, he shall command said pet to be removed entirely from the premises and, if necessary, destroyed. No diseased pet shall be sold or given away or shall they be otherwise disposed of except in a manner authorized by the Director of Public Health.

(l) PETS - NOISE - ODORS - DECLARED NUISANCE.

The presence of obnoxious odors or insanitary conditions or the failure to muzzle or place in soundproof kennels all dogs barking excessively or to a degree that annoys the immediate neighborhood, is hereby declared to be a public nuisance and may be summarily abated by the Director of Public Health.

SECTION 4.9 DEFINITIONS.

For the purpose of this division, certain words and phrases are defined as follows, and certain provisions shall be construed as herein set forth, unless it shall be apparent from the context that they have a different meaning.

- (a) "Kennel" means a place where four (4) or more dogs are kept for the purpose of breeding, raising, selling or exchanging of dogs.
- (b) "Cattery" means a place where four (4) or more cats are kept for the purpose of breeding, raising, selling or exchanging of cats.
- (c) "Puppy" means a dog of four (4) months or less in age.
- (d) "Kitten" means a cat of four (4) months or less in age.
- (e) "Cat" means any mammal of the genus, *Felis Catus*, of any breed or sex.

SECTION 4.10 EXCEPTIONS.

Nothing contained in this Ordinance shall be deemed or construed to prohibit the keeping of animals, fowls or rabbits providing they are kept:

- (a) In a coop, box or run located and kept within a schoolhouse, museum, or zoo for the purpose of study or observation.
- (b) In a coop, box or run located and kept within a physician's office or a laboratory for medical research, medical treatment or scientific purposes.
- (c) On premises zoned for M-1 and M-2 use.
- (d) On premises zoned for A use. This does not apply to Section 4.1, Sub-section (e).
- (e) On premises where the fowls or rabbits are sold in the ordinary and customary courses of business and are not raised, bred or grown on such premises.

SECTION 2. - OFFENSES OF FISHING IN STATEWIDE WATERS.

The keeping or catching or taking of fish, game, and shellfish, and six (6) birds per calendar species for sale or use, is prohibited.

Dogs and other animals shall not stand on or wade in the banks, lakes, rivers, and streams of the state.

Penalties, and the nature of which are hereby made known, are as follows:

SECTION 3. - THE RECEIVING OF ANIMALS. - It is unlawful for any person to receive or keep any animal which has been taken or killed in violation of any provision of this Ordinance.

SECTION 4. - PENALTIES. - Persons who violate any provision of this Ordinance shall be liable to a fine of not less than \$100.00 and not more than \$500.00, and to imprisonment in the county jail for a period not exceeding one year, or both, at the discretion of the master of the court, or a court martial, or a military commission.

SECTION 5. - PENALTY. - Any person who violates any provision of this Ordinance shall be liable to a fine of not less than \$100.00 and not more than \$500.00, and to imprisonment in the county jail for a period not exceeding one year, or both, at the discretion of the master of the court, or a court martial, or a military commission.

SECTION 6. - PENALTY. - Any person who violates any provision of this Ordinance shall be liable to a fine of not less than \$100.00 and not more than \$500.00, and to imprisonment in the county jail for a period not exceeding one year, or both, at the discretion of the master of the court, or a court martial, or a military commission.

SECTION 7. - PENALTY. - Any person who violates any provision of this Ordinance shall be liable to a fine of not less than \$100.00 and not more than \$500.00, and to imprisonment in the county jail for a period not exceeding one year, or both, at the discretion of the master of the court, or a court martial, or a military commission.

SECTION 8. - THIS ORDINANCE SHALL BE - This Ordinance shall be

(31) days after its first publication in a newspaper of general circulation, printed and published in the city of San Francisco, California.

7th

November

61 1 1968 C - ANDREW MARCH 1968

AIRPORTS Smith, McMains, McAllister, Menzel, DeGraaf

None

None

Keith W. Menzel
Major in the U.S. Army
Chief Pilot

Kenneth Campbell
Captain

STATE OF CALIFORNIA
CITY OF SAN FRANCISCO
CITY OF LOS ANGELES

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