

CITY OF WHEATLAND

CITY COUNCIL MEETING STAFF REPORT

April 11, 2023

SUBJECT:	Current Animal Control MOU with YCSO
PREPARED BY:	Damiean Sylvester, Police Chief

Recommendation

Provide direction to staff regarding animal control services in the community.

Background

The City of Wheatland currently has a MOU with the County of Yuba (dated 2000) to provide the below Animal Control Services to the City:

- 1. Yuba County Animal Control (AC) will license all animals for Wheatland residents.
- 2. AC will take reports on "human only" bites, which is per Environmental Health

The fees received from Wheatland residents go directly to the Yuba County General Fund and are used to provide the above services and house any Wheatland animals turned into the Animal Shelter.

Per the MOU, the city is required to license 125 animals per year and agrees to pay \$10 per license, per year, for unsold licenses below 125. In 2021, 76 animals were registered by Wheatland residents, and in 2022, there were 106 registrations, which are below the 125 required per the MOU. Yuba County Sheriff's Department has not billed the city the \$10 per license fee for being below 125 licenses per year since the MOU was put in place.

Currently the Wheatland Municipal Code is inconsistent with the MOU we currently have with the Yuba County Sheriff's Department. The Wheatland Municipal Code states the City Clerk is responsible for providing dog license applications and license tags and collecting the fees from residents. The Wheatland Municipal Code states all animal complaints and loose dogs are to be reported to the Police Department or City Clerk.

Discussion

The Police Department does respond to all animal calls/complaints in the city. Most of those calls are dogs at large and dogs barking excessively. The Police Department has responded to numerous dogs at large calls within the city limits and has taken possession of dogs who are found at large in our city. The Police Department currently makes every effort to locate the owner of a dog at large and return the dog to the owner. If the owner cannot be located or identified, the Police Department transports the dog to the Yuba County Sheriff's Department Animal Shelter.

Recently the Police Department responded to a report of two loose dogs attacking and killing another dog that was being walked by the owner. With the assistance of Yuba County Animal Control, the two dogs were captured and taken to the Yuba County Animal Shelter. The owner of one of the dogs was identified and criminal charges are currently pending against the owner.

Some residents have voiced concerns about what they believe to be inadequate animal control services in the community. Concerns expressed include too many dogs running loose in the city, not enough accountability for owners of loose dogs, and the owners are not facing criminal charges when warranted. Some residents want an Animal Control Officer working in the city limits so the number of loose dogs and calls for service would decrease.

Alternatives

City Council may direct staff to examine increased Animal Control services and determine the added associated costs of those increased services, or Council may direct staff to continue the level of service now provided.

Fiscal Impact

None, this is discission only and direction from City Council.

Attachments

- 1. Current MOU with YCSO
- 2. Current Wheatland Municipal Code regarding Animals

AGREEMENT FOR ANIMAL CONTROL SERVICES

This agreement is entered into by and between the County of Yuba and the City of Wheatland.

1. PURPOSE:

1.1 This AGREEMENT will establish guidelines for the Yuba County Animal Control Office to provide specific services to the City of Wheatland.

2. TERM:

2.1 This AGREEMENT commences with the approval of the Sheriff of Yuba County, the Yuba County Board of Supervisors, and the Wheatland City Council. This AGREEMENT will remain in effect until terminated by **@**ither party. Any decision to terminate this AGREEMENT will require a minimum sixty (60) day notice by either party.

2.2 Either party may immediately terminate this AGREEMENT if the other party fails to meet the standards and guidelines set forth herein.

3. ADMINISTRATVIE AGENT:

3.1 The County of Yuba ("County") is designated as the party to administer this AGREEMENT by and through its Sheriff's Department.

4. DUTIES AND LEVEL OF SERVICE:

4.1 Except as provided by law or other agreement, no employee or department of the County of Yuba shall perform for the City of Wheatland any animal control function not found within the scope of duties or functions outlined in this AGREEMENT. Rendition of services, standards of performance, discipline of employees, and other matters incident to performance of services and control of personnel shall remain with the County. In the event of dispute between the parties as to the extent of the duties and functions to be provided, the determination thereof made by the Yuba County Board of Supervisors shall be final and conclusive.

5. SPECIFIC SERVICES:

5.1 The Yuba County Sheriff's Department agrees to provide base shelter service to the City of Wheatland to include:

5.2 Holding up to five (5) dogs per month for those periods prescribed by the Food and Agriculture Code.

5.3 Holding up to five (5) cats per month for those periods prescribed by the Food and Agriculture Code.

5.4 If the City of Wheatland does not use their five dog or cat allotment in any month the unused portion shall not be added or extended to another month.

5.5 The date any dog or cat is delivered to the animal shelter shall be used to determine which month's limit the animal is charged against.

5.6 In the event the City of Wheatland exceeds the five dog or cat limit, the City of Wheatland will pay the Sheriff's Department ten dollars (\$10.00) per additional animal, plus an additional five dollars (\$5.00) per day for each day the animal is held pursuant to law.

5.7 At the conclusion of the <u>statutory</u> holding periods, dogs or cats impounded from the City of Wheatland shall be entered into an adoption program or humanely euthanized as decided by the Yuba County Animal Control staff. The City of Wheatland will not be charged for animals held in excess of the lawful holding periods.

5.8 The City of Wheatland agrees to transport all animals they seize to the Yuba County Animal Shelter. If delivery is during non-business hours, City employees are responsible for properly placing the seized animals into the shelter.

6. ANIMAL LICENSE:

6.1 The Yuba County Sheriff's Department agrees to perform dog licensing services for the City of Wheatland. This service will include the issuance of license tags, distribution of renewal notices, fee collection, record maintenance, and the performance of other duties related to issuing licenses.

6.2 The Yuba County Sheriff's Department will collect all dog license fees from Wheatland City residents. All fees will be retained by the Sheriff's Department as revenue.

6.3 The City of Wheatland must guarantee a minimum of one hundred and twenty-five (125) licenses each year. If less than 125 licenses are issued to Wheatland City residents in any given year, the City of Wheatland agrees to pay ten dollars (\$10.00) per license to make up the difference in reaching the minimum amount.

6.4 The Yuba County Sheriff's Department shall make license and impound records available to the City of Wheatland upon request during normal business hours.

6.5 The City of Wheatland agrees to set City licensing fees at the same rate as Yuba County fees with the commencement of this AGREEMENT. In the event the County fees change, the City agrees to change its fees within thirty (30) days. If the City of Wheatland fails to modify its fees as outlined in this subsection, the City of Wheatland agrees to pay the difference in fees to the Sheriff's Department until the City's fees modifications go into effect.

6.6 All other fees associated with impounding, holding, and processing dogs and cats submitted to the Yuba County Animal Shelter by the City of Wheatland in compliance with this AGREEMENT shall be charged and retained by the County of Yuba.

7. RECORDS:

7.1 The City of Wheatland agrees to provide the Yuba County Sheriff's Department with all City records pertaining to animal licenses immediately upon the commencement of this AGREEMENT.

7.2 The City of Wheatland agrees to pay the Yuba County Sheriff's Department a fee of three hundred (\$300.00) dollars to convert City records into the Animal Control database.

8. CITY ORDINANCES:

8.1 The City of Wheatland agrees to amend Wheatland City Ordinance 6.08.030 to allow the Yuba County Animal Control Office to administer the City's licensing program. Language in the ordinance requiring license tags to contain the name of the City of Wheatland will be changed to the County of Yuba.

8.2 The City of Wheatland agrees to amend Wheatland City Ordinance 6.08.070 to align impound fees to those established by Yuba County and made payable to the County. Additionally, the seventy-two (72) hour holding period mentioned in this ordinance is no longer applicable. It is recommended this ordinance be amended to reflect the statutory holding periods specified in the Food and Agriculture Code.

8.3 The Yuba County Animal Control Office will not be responsible for the kennel licensing described in Wheatland City Ordinance 6.08.080.

9. COOPERATION:

9.1 To facilitate performance under this AGREEMENT, the City of Wheatland and the County of Yuba shall have the full cooperation and assistance from the City and County, their officers, agents and employees.

10. LIABILITY:

10.1 The City of Wheatland shall assume no liability for the payment of salary, wages, or other compensation to employees of the Yuba County Animal Control Office. The City shall not be liable for compensation or indemnity to employees of the Yuba County Animal Control Office for injury or illness arising out of performance of this AGREEMENT. The County agrees to indemnify, defend and hold harmless the City, its officers, agents and employees from any liability, claims and losses accruing or resulting to any person, firm or corporation for damage, injury or death arising out of or resulting from County's performance under this AGREEMENT.

11. BILLING:

11.1 The County will invoice the City after each fiscal quarter for any costs incurred during that quarter as a result of this AGREEMENT. The City agrees to pay the County in full for such services within thirty (30) days after receipt of such statement.

11.2 In the case of dog licenses, the City will not be billed for any costs incurred for failure to meet the minimum 125 license limit until the end of the fiscal year.

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Virginia R. Black Yuba County Sherrif-Coroner

John D. Meares

Chief of Police, City of Wheatland

Leve Crah

Roy Crabtree Mayor, City of Wheatland

E. Loggeshall

Dee Coggeshall City Clerk, City of Whealtand

Brent Hastey, Chairman Yuba County Board of Supervisors

Martha K. Welson

Approved as to Form: **Daniel Montgomery** County Counsel, County of Yuba By: Marthak . wilson. Deputy

10-26-2000 Date

Date

<u>9-6-00</u> Date

9-6-00 Date

12-12-00 Date

11-3-00 Date

The foregoing instrument is a Correct Corr of the original on file in this office ATTEST: TERHY A, HANSON Cledit of the Board of Supermonte of the County of Yuba, State u. Classerine

By Destottlemen, Deputflerk Date: December 13.2000

Title 6 ANIMALS

Chapter 6.04 ANIMAL CONTROL

Chapter 6.08 DOG LICENSING

Chapter 6.20 TRAPPING OF ANIMALS

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.04 ANIMAL CONTROL

- 6.04.010 Stray animals—Report to police or city clerk.
- 6.04.020 Unrestrained dangerous animals prohibited.
- 6.04.030 Keeping animals causing nuisance prohibited.
- 6.04.040 Trespassing or damaging property prohibited.
- 6.04.050 Noisy or vicious animals declared nuisance—Abatement notice—Impoundment.
- 6.04.060 Animals defecating, urinating or littering on property prohibited.
- 6.04.070 Harboring vicious animals prohibited—Impoundment of biting animals.
- 6.04.080 Dogs running at large prohibited.
- 6.04.090 Sanitation requirements.
- 6.04.100 Keeping of dangerous animals.
- 6.04.110 Violation.

Chapter 6.08 DOG LICENSING

6.08.010 Title.

6.08.020 Definitions.

- 6.08.030 License—Application and tag requirements.
- 6.08.040 License tag—Attachment to dog required.
- 6.08.050 License tag-Replacement when lost-Fee.
- 6.08.060 Impoundment—Dogs without tags.
- 6.08.070 Impoundment—Redemption—Fees.

6.08.080 Kennel—License required—Fees—Penalty for noncompliance.

6.08.090 Kennel—Confinement of dogs—Maintenance requirement.

6.08.100 Kennel—Condition for operation—License requirement for dogs removed.

6.08.110 Prohibited acts.

6.08.120 Quarantine of rabid dogs-Procedure.

6.08.130 Dogs licensed in other cities.

Chapter 6.20 TRAPPING OF ANIMALS

6.20.010 Traps prohibited.

6.20.020 Applicability.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.04 ANIMAL CONTROL

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- 6.04.090 Sanitation requirements.
- 6.04.100 Keeping of dangerous animals.
- 6.04.110 Violation.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.04 ANIMAL CONTROL

6.04.010 Stray animals—Report to police or city clerk.

Any person discovering a stray or apparently lost animal shall report the same to the city police department or to the city clerk. Any person who apprehends or picks up a stray or lost animal shall report the same to the city police department or the city clerk within eight hours thereafter and shall release such to the city police department or the city clerk upon demand.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.04 ANIMAL CONTROL

6.04.020 Unrestrained dangerous animals prohibited.

It is unlawful and a misdemeanor to permit any vicious dog or dangerous animal to go unrestrained.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.04 ANIMAL CONTROL

6.04.030 Keeping animals causing nuisance prohibited.

The keeping or harboring of any dog, cat or other animal or fowl, whether licensed or not, which by habitual howling, yelping, barking or other noise disturbs or annoys a considerable number of persons or a neighborhood is unlawful and a misdemeanor, and is a public nuisance, and each day that such act is continued shall constitute a separate offense.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.04 ANIMAL CONTROL

6.04.040 Trespassing or damaging property prohibited.

It is unlawful and a misdemeanor to suffer or permit any animal or fowl to trespass on private or public property so as to damage or destroy any property or thing of value, or so as to commit any other act dangerous to public health or safety, and any animal committing any such act is a public nuisance and may be impounded by the city police department or the city clerk.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.04 ANIMAL CONTROL

6.04.050 Noisy or vicious animals declared nuisance—Abatement notice—Impoundment.

Whenever it is affirmed in writing by one or more persons having separate residences or regularly employed in the neighborhood that any animal is an habitual nuisance by reason of trespassing, howling, barking or other noise, or damage to property or being vicious or by its actions potentially vicious, or in any manner causing undue annoyance, the city police department or the city clerk, if it is found by such authority that a nuisance exists, may serve notice upon the owner or custodian that such nuisance must be abated. If the owner or custodian does not abate the nuisance within forty-eight hours after the giving of such notice, the city police department or the city clerk may impound the animal or fowl.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.04 ANIMAL CONTROL

6.04.060 Animals defecating, urinating or littering on property prohibited.

It is unlawful and a misdemeanor for the owner or other person having custody or control of any animal to suffer or permit the animal or animals to defecate, urinate or litter upon any public or private property, and any animal allowed to so defecate, urinate or litter upon any public or private property is declared to be a public nuisance and may be impounded by the city police department or the city clerk. In addition, the animal or animals shall be subject to the provisions which provide for the abatement of the nuisance.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.04 ANIMAL CONTROL

6.04.070 Harboring vicious animals prohibited—Impoundment of biting animals.

It is unlawful for any animal owner or keeper to harbor any animal within the city which has been declared vicious or unsafe by the animal control authority of the city. Any animal, for the purposes of this section, is subject to impoundment by the animal control authority of the city if the animal has bitten, in an unprovoked manner, on one or more occasion. The animal's owner or keeper shall surrender the animal or animals upon demand by the animal control authority or city police department. It is unlawful and a misdemeanor to fail to surrender any animal or animals under his control after written demand to do so in the form of a citation. If the animal or animals are not surrendered upon such demand, each additional day thereafter shall constitute a separate and distinct violation of this chapter.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.04 ANIMAL CONTROL

6.04.080 Dogs running at large prohibited.

It is unlawful for any person who owns or keeps a dog within the city to allow or permit such dog, whether licensed or unlicensed, to run at large in or upon any public place or premises, including, but not limited to, public parks, school grounds, commercial districts or in or upon any private place or premises, except with the written consent of the owner or person in charge of such private place or premises, unless such dog is securely restrained by a substantial leash of not more than eight feet in length. All such dog or dogs shall be under the control of a responsible person at all times.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.04 ANIMAL CONTROL

6.04.090 Sanitation requirements.

It is unlawful to keep or maintain any premises, yard, coop or building in which fowl or animals are kept or maintained in an unclean, unsanitary or nuisance condition. (Ord. 449 §§ 2, 3, 2013; Ord. 268 § 13, 1988)

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.04 ANIMAL CONTROL

6.04.100 Keeping of dangerous animals.

It is unlawful for any person to harbor or keep any dangerous animal within the city that has been determined and declared to be dangerous by the county health officer, city animal control officer or city police chief. (Ord. 412 § 22, 2009)

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.04 ANIMAL CONTROL

6.04.110 Violation.

Any person who violates any provision of this chapter or who fails to comply with any of its requirements is guilty of a misdemeanor and shall be punishable as provided in Chapter 1.16. (Ord. 412 § 23, 2009)

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.08 DOG LICENSING

6.08.010 Title.

6.08.020 Definitions,

6.08.030 License—Application and tag requirements.

6.08.040 License tag-Attachment to dog required.

6.08.050 License tag—Replacement when lost—Fee.

6.08.060 Impoundment—Dogs without tags.

6.08.070 Impoundment—Redemption—Fees.

6.08.080 Kennel—License required—Fees—Penalty for noncompliance.

6.08.090 Kennel—Confinement of dogs---Maintenance requirement.

6.08.100 Kennel—Condition for operation—License requirement for dogs removed.

6.08.110 Prohibited acts.

6.08.120 Quarantine of rabid dogs—Procedure.

6.08.130 Dogs licensed in other cities.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.08 DOG LICENSING

6.08.010 Title.

The ordinance codified in this chapter shall be known and may be referred to in all pleadings and proceedings as the dog license ordinance.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.08 DOG LICENSING

6.08.020 Definitions.

For the purposes of this chapter, the words set out in this section shall have the following meanings:

"Dog" means any domesticated animal of the canine family, including domesticated coyotes, wolves, or other wild species of the same.

"Dog license" refers to the license required to be issued annually for each individual dog.

"Kennel license" means an annual license issued to the owner or proprietor of each kennel wherein more than four dogs are maintained for breeding, training, treating, sale or other commercial purposes.

"Owner" means any person who controls or harbors, or keeps in his or her possession any dog over the age of four months.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.08 DOG LICENSING

6.08.030 License—Application and tag requirements.

The city clerk is authorized and directed to have prepared suitable application forms for dog licenses and license tags to be issued to the owner or owners of dogs, or to persons having dogs in their custody and control or who harbor dogs, as required by this chapter. The tags shall be metallic, and shall have a stamp thereon bearing the name of the city and the year of its issuance; they shall be numbered serially, and each tag shall have its number stamped thereon and the owner or person harboring, controlling, or having the custody of any dogs, as provided in this chapter, shall pay to the city clerk the fees to be set by resolution of the city council, and shall procure such license and tag and shall attach such tag to a collar to be permanently worn by the dog for which the license was issued. The application forms hereinabove referred to shall bear the name of the dog, if any, and the age, sex, color, and breed of the dog for which such license is applied, and shall be signed by the city clerk or his duly authorized agent. Upon the issuance of the license, the city clerk shall endorse upon the license form the number of the license tag issued in pursuance thereof, and all such license forms so endorsed shall be filed in the office of the city clerk and shall be at all times open for public inspection. It is the duty of the city clerk to collect in advance of the issuance of such license the fee herein required. The cost of procuring the necessary tags and application forms for the licenses are to be charged against the city.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.08 DOG LICENSING

6.08.040 License tag—Attachment to dog required.

The license tag provided in Section 6.08.030 shall at all times be securely attached to the collar of the dog for which it is issued, and the owner of the dog who wilfully fails, neglects, or refuses to attach the tag to the dog after having procured the same, and to keep the same on the body of and attached to the dog at all times while such license is in force shall be guilty of a misdemeanor.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.08 DOG LICENSING

6.08.050 License tag—Replacement when lost—Fee.

In the event a license tag is lost from the body of any dog for which the same was issued, the owner shall within ten days thereafter procure another and new license for such dog for which he or she shall pay a fee set by resolution of the city council. As often as any license is lost, the same shall be replaced in the same manner as provided in this chapter within the same license year. Any owner who fails to apply for a new license within ten days from the date of the loss of a license tag, or who otherwise violates any provision of this section shall be guilty of a misdemeanor.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.08 DOG LICENSING

6.08.060 Impoundment—Dogs without tags.

Any dog having no license tag attached to its collar as provided in Section 6.08.040, whether a license has been issued for it or not, shall be seized and impounded by the city clerk and be subject to all the penalties and requirements for redemption as provided in this title.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.08 DOG LICENSING

6.08.070 Impoundment—Redemption—Fees.

Any dog taken up and impounded under the terms of this title may be redeemed by the owner thereof within a period of seventy-two hours after the dog has been impounded upon the payment by the owner of all license fees due under this title, a sum to be established by resolution of the city council for keeping and feeding the dog, and the additional sum to be established by the city council for each mile necessarily and actually traveled by the city clerk in pursuing, catching and impounding the dog, and also a sum to be established by the city council which is fixed as and for a redemption fee for the redemption of the dog.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.08 DOG LICENSING

6.08.080 Kennel—License required—Fees—Penalty for noncompliance.

Every person owning or controlling a kennel or place where more than four dogs are kept for breeding, training, treating, sale or other commercial purposes, shall pay an annual license fee, set by resolution of the city council, for such kennel, which shall be the license for all dogs regularly kept therein. The license fee shall be paid between the first day of January and the fifteenth day of January of each year, and shall be a license for the kennel for the period of the year commencing the first day of January of said year, and if paid after the fifteenth day of January of each year shall be the sum of ten dollars for the kennel and the owner or proprietor, his or her agent or employee; whoever refuses to apply for and pay for the license as required in this section shall be guilty of a misdemeanor and shall upon conviction be punished by a fine set by resolution of the city council, and if such fine is not paid, shall be imprisoned in an appropriate jail, one day for each two dollars of the fine remaining unpaid.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.08 DOG LICENSING

6.08.090 Kennel—Confinement of dogs—Maintenance requirement.

All kennels, or other places where dogs are kept in the city for breeding, training, treating, sale or other commercial purposes, shall be so constructed as to prevent dogs confined therein from running at large off the premises where the kennel is maintained; and shall be maintained and operated and constructed in a sanitary and proper manner so that the same shall not become a nuisance to the neighborhood thereof. No dog shall at any time be taken, except under leash or under the control of the owner or agent, from the premises whereon the kennel is operated and the owner, agents or employees, who shall run or take dogs off the premises of the kennel, or who permit them to be run or taken therefrom except as provided in this section shall be guilty of a misdemeanor.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.08 DOG LICENSING

6.08.100 Kennel—Condition for operation—License requirement for dogs removed.

A. No kennel license shall be issued by the city clerk until he or she has found that the same is operated or is to be operated in accordance with the provisions of this chapter.

B. Whenever a dog is removed from any kennel, the owner thereof shall within forty-eight hours apply for and obtain an annual license as otherwise required by this chapter.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.08 DOG LICENSING

6.08.110 Prohibited acts.

It is unlawful and a misdemeanor for any person to commit any of the following acts:

A. If unauthorized, to remove from any dog any collar or harness or other device to which a license tag is attached for the current year, or to remove such license tag therefrom.

B. To attach to or keep upon, or cause or permit to be attached to or kept upon any dog any license tag provided by this chapter except a tag issued for such dog under the provisions of this chapter, or to attach to or keep upon, or cause or permit to be made or to have in possession any counterfeit or imitation of any tag provided by this chapter.

C. To have, harbor, control or keep, or to cause or permit to be harbored or kept any unlicensed dog in the city or to maintain, conduct or operate, or to cause or permit to be maintained or operated in the city any unlicensed dog kennel.

D. To have, harbor, control or keep, or to cause or permit to be harbored or kept any dog over four months of age that has not been vaccinated for rabies and a certificate for such vaccination issued by the proper veterinarian or agency.

E. If an owner, as defined in Section 6.08.020, of any unspayed female dog causes or permits or allows the same to stray or run, or in any other manner be at large in or upon any public street, lane, alley, court or other public place in the city while such female dog is in the copulating season.

F. To interfere with, oppose or resist the city clerk or other person authorized under the provisions of this chapter to take up and impound dogs while such city clerk or other person is engaged in the performance of any act authorized by this chapter.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.08 DOG LICENSING

6.08.120 Quarantine of rabid dogs—Procedure.

It shall be the duty of the owner of any dog within the city to immediately notify the health officer and the city clerk of any symptoms or acts of such dog which would lead a reasonable person to suspect that the dog has rabies, and it shall thereupon be the duty of the health officer to quarantine the dog, and the owner shall thereupon abide by all proper orders for the protection of the public and other dogs from infection by confining the dog and tying it up for a period of fourteen days, during which time he or she shall allow the health officer or representative of the board of health to make an inspection or examination, and if it appears to the health officer or other official of the board of health, upon examination, that the dog has rabies, the city clerk is authorized under the supervision and direction of the city health officer to kill the dog forthwith.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.08 DOG LICENSING

6.08.130 Dogs licensed in other cities.

Notwithstanding anything to the contrary set forth in this chapter, it shall not be unlawful for any person to bring into the city a dog or dogs, for a period not exceeding twenty days in any one year, which has been licensed by a municipality or other political subdivision of the state; provided, however, the dog shall have the license attached to it as provided in Section 6.08.040 for the attaching of licenses issued under this chapter.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.20 TRAPPING OF ANIMALS

- 6.20.010 Traps prohibited.
- 6.20.020 Applicability.

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.20 TRAPPING OF ANIMALS

6.20.010 Traps prohibited.

It is unlawful for any person other than as permitted in Section 6.20.020 of this chapter, to place, use or maintain any trap to catch dogs or cats. The term "trap" includes any mechanical device intended to hold such an animal in a grip or any cage or confinement structure which is baited to attract such animals. (Ord. 321 § 1, 1988)

Contact:

City Hall: 530-633-2761

Title 6 ANIMALS

Chapter 6.20 TRAPPING OF ANIMALS

6.20.020 Applicability.

The provisions of Section 6.20.010 of this chapter shall not apply to any peace officer or health or animal control officer employed by or pursuant to contract with the city or the county; nor shall any provision of Section 6.20.010 prohibit any person from impounding any cat or dog which presents an imminent threat to the health and safety of any person or any other animal or fowl. (Ord. 321 § 2, 1988)

Contact:

City Hall: 530-633-2761