

1 AN ORDINANCE designating the Animal Control
 2 Division, Department of General Services, as
 3 the agency authorized to enforce animal control
 4 laws, amending Resolution 27312, Section 1, and
 5 K.C.C. 11.12.010; amending Resolution 36792,
 6 Section IV, and K.C.C. 11.04.040; amending
 7 Ordinance 1269, Section 1; and repealing Reso-
 8 lution 27312, Section 6, and K.C.C. 11.12.060;
 9 and declaring an emergency.

10 BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:

11 SECTION 1. Resolution 36792, Section IV, and K.C.C.

12 11.04.040 are hereby amended to read as follows:

13 Information required for kennel license-Issuance-Appeal. The
 14 applicant for an original kennel license shall present with the
 15 application a written statement, the form of which shall be pre-
 16 scribed by the ((King-County-Humane-Society,-Inc-)) Animal
 17 Control Division, Department of General Services, from the King
 18 County Planning commission that the establishment of the kennel
 19 at the proposed site is not in violation of the King County
 20 zoning code. Thereupon, prior to the issuance of a license,
 21 the ((King-County-Humane-Society,-Inc-)) Animal Control Division,
 22 Department of General Services, shall inspect the proposed
 23 facilities and/or the plans and specifications thereof and the
 24 site to determine its suitability for kennel purposes. Should
 25 the ((King-County-Humane-Society,-Inc-)) Animal Control Division,
 26 Department of General Services, find that the proposed facilities
 27 and/or plans and specifications or site not suitable for kennel
 28 purposes, it shall so notify the applicant by certified mail to
 29 the address shown on the application. An unfavorable report by
 30 the ((King-County-Humane-Society,-Inc-)) Animal Control Division,
 31 Department of General Services, may be appealed to the county
 32 council; provided, however, a written notice of appeal is filed
 33 with the clerk of the council within ten days from the date the
 letter-notice of unsuitability is mailed to the applicant. Any
 disapproving action by the ((King-County-Humane-Society,-Inc-))
Animal Control Division, Department of General Services, shall be

1 considered final unless such appeal is made. Should the ((King
 2 ~~County-Humane-Society,-Inc-~~) Animal Control Division, Department
 3 of General Services, find that the site is suitable then upon
 4 payment of the license fee, as provided herein, to the ((King
 5 ~~County-Humane-Society,-Inc-~~) Animal Control Division, Department
 6 of General Services, the ((King-County-Humane-Society,-Inc-))
 7 Animal Control Division, Department of General Services, shall
 8 deliver to the owner or keeper of such kennel a license. The
 9 license shall be dated and numbered and shall bear the name of
 10 King County, Washington, and the name and address of the owner or
 11 keeper of the kennel, the fee paid, and the expiration date of
 12 December 31st of the current year.

13 SECTION 2. Resolution 27312, Section 1, and K.C.C.

14 11.12.010 are amended to read as follows:

15 Quarantine order. Whenever the director of public health of
 16 Seattle-King County department of public health has cause to
 17 suspect that an animal capable of transmitting rabies is infected
 18 with such disease, he shall order a period of quarantine of not
 19 less than ten days, and he shall notify in writing the owner or
 20 keeper of such quarantine order, and such animal shall be quar-
 21 antined by the ((King-County-Humane-Society,-Inc-)) Animal
 22 Control Division, Department of General Services, in its pound,
 23 or upon the premises of the owner or licensed veterinarian where
 24 condition of quarantine are strictly kept, at the discretion of
 25 said director, unless the animal had been exposed to rabies by
 26 contact in which case Section 11.12.040 hereof shall apply.

27 Delivery of a copy of said quarantine order to an adult residing
 28 upon the premises where such animal is found shall be deemed
 29 notice of said quarantine. Good cause for such order of quaran-
 30 tine shall include, but is not limited to, evidence that such
 31 animal has bitten, or that there is reasonable certainty that
 32 such animal has bitten a human being. During the period of
 33 quarantine, the officers, agents, and employees of the ((King

1 ~~County-Humane-Society, Inc.)~~ Animal Control Division, Department
2 of General Services, and other police officers are authorized to
3 enter any premises for the purpose of apprehending any such
4 animal and impounding same, except where kept upon the premises
5 of the owner or licensed veterinarian as above provided.

6 SECTION 3. Resolution 27312, Section 6 and K.C.C. 11.12.060
7 are each repealed.

8 SECTION 4. Ordinance 1269, Section 1, is hereby amended to
9 read as follows:

10 SECTION 1. There is hereby established in the Depart-
11 ment of General Services an Animal Control Division. The Animal
12 Control Division is by this ordinance designated the agency
13 authorized to enforce animal control laws.

14 SECTION 5. The County Council finds as a fact and declares
15 that an emergency exists and that this ordinance is necessary
16 for the immediate preservation of public peace, health or safety
17 or for the support of county government and its existing public
18 institutions.

19 This ordinance shall take effect on August 28, 1972.

20 INTRODUCED AND READ for the first time this 28th day of

21 August, 1972.

22
23 PASSED this 28th day of August, 1972.

24 KING COUNTY COUNCIL
25 KING COUNTY, WASHINGTON

26 Wayne J. Owen
27 Chairman

28 ATTEST:

29 Lee Kraft
30 Administrator-Clerk
31 King County Council

32 APPROVED this 30th day of August, 1972.

33 John J. Spillman
King County Executive