Animal Ordinances for the City of Columbus, Georgia

If you would like to make a complaint regarding an animal in Muscogee County, please contact our administrative office at: 706.653.4512.

The administrative office is open Monday through Friday, 8:00 a.m. to 5:00 p.m. After office hours, weekends or holidays, please call 911 and an Animal Control Officer will be dispatched to your location.

IF YOU HAVE BEEN BITTEN OR SCRATCHED BY AN ANIMAL, PLEASE CONTACT US IMMEDIATELY!

Below are a few city ordinances that our office enforces. Should you have any questions, give us a call at 706.653.4512.

**Responsible pet ownership shall mean:**

a) Care of a pet in such a manner as to provide living conditions for the pet;

b) Control of the pet so that the pet does not cause a nuisance or unsanitary conditions for the neighborhood or community;

c) Such a pet would have current rabies and city registration tags.

**Section 5-8. Rabies vaccination**

Responsibility. The owner or person having custody or control of any dog or cat four (4) months of ages or older shall be responsible for having each dog or cat vaccinated for rabies by a licensed veterinarian. Three-year rabies vaccinations are authorized and encouraged.

**Section 5-9. Registration of dogs and cats**

Registration Required. In addition to the requirement for rabies vaccination, owners of dogs four (4) months of age and older are required to register each such dog and/or cat with the animal control and enforcement division. The dog and/or cat must be vaccinated for rabies before registration is authorized and valid certificate of rabies vaccination must be presented before a dog or cat may be registered, except in the following specially exempted circumstances. A dog or cat may be registered without the required rabies vaccination when:

1) A licensed veterinarian has examined the animal and certified that at the time of registration such vaccination would endanger the animal’s health because of age, infirmity, debility, illness, or pregnancy. The exemption certification must include the date when a rabies vaccination can be administered.
2) The owner shall be required to have the exempted dog or cat vaccinated within ten (10) days of the expiration date of the veterinarian's certificate.

3) Veterinarians issuing exemption certificates are authorized to charge the pet owner a medication examination fee.

4) Veterinarians registering animals under the provision of this exemption authorization shall attach a copy of the certificate to the animal registration form which shall be forwarded to the animal control and enforcement division in accordance with administrative instructions issued by the animal control and enforcement division. The owner of the animal will be provided with a copy of the certificate of exemption and the owner will be required to present the certificate for inspection on request of an animal control officer.

Section 5-10. Control of dogs and cats

(a) Generally.

Irrespective of and/or in addition to impoundment provisions, including assessment of penalty fees relating fees relating to impoundment of animals as prescribed in other sections of this chapter, it shall be unlawful for owners of dogs to allow, permit, or by negligence to permit their dogs to be unattended. Any dog on the owners property and not confined thereto by fence, chain, or other suitable and effective means, and when no responsible person is present to control such dog, shall be considered unattended and in violation of this chapter only if said dog has been observed on public property or private property other than property of the owner, and not in voice control of a responsible person, by an enforcement officer of Columbus, Georgia or by a complainant willing to testify in court. Dog and cat owners residing in rural areas of the city and whose lots are zoned A-1 (agricultural) and whose said lots are five (5) acres or more in area, are exempt from the requirement to keep dogs penned, or on a leash, and/or under voice control. These expected owners are required to ensure that their dogs and cats do not leave the limits of the owner’s property, and these owners are subject to all other provisions of this chapter.

(b) Female dogs. It shall be unlawful for any person to allow a female dog, when it is breeding season, to go upon or have access to the streets, roads or public areas of Columbus, Georgia. Female dogs shall be confined in such places and manner as well as avoid nuisances being caused by the attraction of male dogs to the premises of others or under any circumstances.

(c) Leash required in public parks. Without regard to other provisions of this article or other sections of the Columbus Code, it shall be unlawful for owners of dogs, cats or other
animals to allow or permit such animals to be, or by negligence fail to prevent such animals from being in public parks, unless restrained by a leash and under the control of a responsible person.

(d) Nuisance control. Without regard to other provisions of this article or other sections of the Columbus Code, it shall be unlawful for owners of dogs, cats, or other animals to allow, permit or by negligence fail to prevent such animals from acting or performing in such a manner as to cause damage or unsanitary conditions to the property of another, public streets, public parks and recreation areas, or otherwise to cause a nuisance in Columbus. Animal owners residing in rural areas of the city on lots zoned A-1 (agricultural) and which lots are two and one-half (2.5) acres or more in an area, are exempt from nuisance control provisions contained in section 5-10(d) (4). Acts deemed to be nuisances shall include, but are not limited to the following:

1) Any animal to enter any place where food is stored, prepared, served or sold to the public except dogs trained specifically to assist a person with a disability when such dog is actually being used by a disabled person as an aid for that disability.

2) Any dog to chase, run after, or jump at vehicles moving on public streets and alleys.

3) Any dog to attack, bite or injure a person, or to snap, growl, snarl, jump upon or otherwise threaten persons without provocation, unless in defense, protections or assistance of its master or other persons, except when such person is using the dog in conjunction with a criminal activity. These acts shall be considered a violation of this chapter whether or not the dog is confined by fence, chain or leash, or under the voice control of a responsible person.

4) Any animal to howl, yelp, whine, or bark in such a manner as to reasonably disturb any person or neighborhood.

5) An animal to feed from, turn over, or otherwise disturb garbage containers.

6) Any animal to scratch or dig in flowerbeds or to soil or damage any property other than that of the owners.

7) Male animals to have access to female animals or vice versa during breeding season, except within enclosures so arranged as to obstruct such animals entirely from view of persons outside of such enclosures.

8) Any dog or cat to go onto the property of another or onto public sidewalks, streets, alleys, parks and recreations areas, or onto other public or private ways, and attack another animal or fowl.
9) It shall be in violation of this chapter if, when a dog or cat deposits fecal matter on public ways or private property, the owner of the animal does not promptly remove such waste and deposit it in a sanitary manner. This requirement is applicable whether or not the animal is on a leash and/or under voice control.

10) Cats or dogs to crawl upon, sleep on, scratch or otherwise soil furniture, porches, automobiles or other tangible property of a neighbor or person other than the owner.

Section 5-12. Cruelty to animal and failure to aid injured animals

It shall be unlawful for any person, willfully and cruelly, to injure or kill any animal by any mode or means causing it unnecessary fright or pain, and it shall further be unlawful for any person, by neglect or otherwise, to cause or allow any animal to endure pain, suffering or injury. Acts violating this section shall include but are not limited to:

1) Failure to provide adequate shelter from inclement weather, especially for puppies and kittens.

2) Failure to provide animals food for a period of more than twenty-four (24) hours and/or water or care for more than eighteen (18) hours.

3) Abandoning any animal on private or public property.

4) Failure on the part of the driver of a motor vehicle to stop or call the police or other agencies for assistance after striking or injuring an animal by the motor vehicle.

5) Leaving or exposing any poisonous substance, food or drink, for man, animal or fowl or to aid or abet any person in so doing, except insect or rodent poison when used for control of insects, mice or rodent.

6) It shall be unlawful for any person to bait, to attack with violence, to provoke, or to harass an animal or human, for the purpose of training such an animal for, or to cause or to sponsor or to promote such an animal to engage in fights, wrestling or similar contests with or among other animals or between animals and humans. Nothing in the foregoing sentence, however, shall prevent the lawful training of guard dogs or other animals, provided the same in no way conflicts with other provisions of this Code or state law.

Section 5-15. Private/hobby kennels (non-commercial)

a) Any person who maintains within or adjoining his property a combined total of six (6) or more dogs and/or cats over six (6) months of age as personal or family pets, or for
recreational use, or for exhibition, breeding, and where sale of offspring is not the primary function shall be required to have a private/hobby kennel permit.

b) Private/hobby (non-commercial) permits shall be issued by the chief of animal control and enforcement division. Such permits will be valid for one (1) calendar year and shall be valid from January 1 through December 31 of the year in which issued. Permits shall be renewed each year between January 1 and February 28. Applications received after February 28 shall be considered delinquent.

c) Locations of private/hobby kennels shall comply with the zoning ordinance of Columbus, and before a private/hobby kennel permit will be issued, the applicant must obtain a certificate of occupancy from the code enforcement officer authorizing the private/hobby kennel at the address specified in the application.

d) There shall be a twenty-five (25) dollar inspection and permit fee for each private/hobby kennel permit.

e) The chief of animal control and enforcement division shall have the authority to revoke private/hobby kennel permits when sanitation standards prescribed by this chapter and other ordinances are not maintained.

Section 5-19. Guard dogs

a) General. Control and identification of guard dogs in the interest of protection of law-abiding citizens from attack from such dogs is of paramount importance.

b) Registration of guard dogs required:

1) Individuals, firms, companies, or corporations who own, rent, lease, or otherwise provide dogs for the purpose of guarding property or establishments within the city limits of Columbus are required to register each guard dog with the animal control and enforcement division. This registration shall be required even if the guard dog(s) are trained or housed outside of Columbus while not actually guarding premises or property.

2) In addition to the requirements for rabies vaccination, section 5-8, and city registration tag, section 5-9, each guard dog residing in or rented, leased, or used for guarding in Columbus shall be required to wear a distinctive red collar with a numbered identification tag fastened thereon.

3) The distinctive guard dog collars shall be available at the animal control and enforcement division at a cost of twenty-five (25) dollars.
NOTE: All violations of animal control ordinances are subject to fines of $1,000, or imprisonment of 90 days or both. State law violations are subject to more severe penalty.

Replacing Sec. 5-23.1(b) of the Columbus Code with a new subsection 5-13-1(b) to read as follows:

Adoption of Animals

At the time of adoption of non-altered (spayed/neutered) animal from the city animal control center, the individual adopting said animal shall purchase, for the sum of $50.00, a spay/neuter voucher to be presented to the veterinarian of their choice to defray a portion of the cost of spaying or neutering the animal. The veterinarian may redeem said voucher by presenting same to the city. Effective July 1, 2010, adoption fees shall be $75.00 and said voucher shall be worth $50.00.

No unclaimed dog or cat which is not neutered or spayed shall be released from the Columbus Animal Care and Control Center without a written agreement from the person adopting the animal that such animal will be sterilized within 30 days from the date of adoption or within 30 days of the animal obtaining sexual maturity, whichever occurs first, and that said owner will file with Columbus Animal Care and Control Center the certification of a licensed veterinarian that the animal in question has been neutered or spayed, within 45 days of adoption or sexual maturity of the animal which ever comes first. Failure of the owner to file such a certification will result in a fine of $25, and the presumption that there has been a failure to spay or neuter the adopted dog or cat within the prescribed time which constitutes a violation of O.C.G.A. section 4-14-3© and will be prosecuted as a misdemeanor by animal control officers as prescribed in O.C.G.A. section 4-14-4.
AN ORDINANCE

No.

An ordinance amending Chapter 5 of the Columbus Code so as to establish and clarify various standards for the care of dogs and cats in Columbus, Georgia; and for other purposes.

THE COUNCIL OF COLUMBUS, GEORGIA HEREBY ORDAINS:

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SECTION 1.

Section 5-5(20) of the Columbus Code is hereby deleted in its entirety and there is substituted a new Section 5-5 (20) to read as follows:

“Sec. 5-5 (20)
Tethering shall mean the act of fastening or restraining a dog outside of the presence of its owner or caregiver by a mechanism appropriate to the circumstances and set forth in this chapter.”

SECTION 2.

Section 5-7.1 of the Columbus Code is hereby amended by striking the current Section 5-7.1 and replacing it with a new section 5-7.1 to read as follows:

“Sec. 5-7.1. - Outdoor facilities.

An owner or caretaker of a dog who allows the dog to spend more than eight hours in a 24-hour period outside must provide the dog an outdoor facility that meets the following specifications:
(a) Outdoor facilities for dogs shall include one or more shelters that are accessible to each dog and one or more separate outside areas of shade that is large enough to contain all the dogs at one time to protect them from the direct rays of the sun. Outdoor facilities shall be kept neat and free of clutter, including equipment, furniture and stored materials as well as accumulated trash, waste, junk, weeds and other discarded materials.
(b) Outdoor shelters shall comply with the following:
   (1) Include a roof, four sides and a floor;
(2) Be of sufficient size to allow each dog in the outdoor facility to sit, stand, lie in the fully stretched position, and to turn about freely;
(3) Provide an environment that will protect from the elements when the ambient temperature is below 50 degrees Fahrenheit or below ten degrees Celsius;
(4) Be constructed of materials that are impervious to moisture and easily cleaned and sanitized;
(5) Be structurally sound and kept in good repair, with no missing boards, jagged edges or excessive rust;
(6) Be cleaned weekly on all hard surfaces with which the dogs come into contact;
(7) Be free of accumulated trash, waste, junk, weeds and other discarded materials; and
(8) Crates or barrels are not acceptable outdoor shelters, and Carports are not acceptable as the sole means of shelter available to the dog.
(c) All outdoor areas to which a dog has access shall be kept clean and free of fecal matter and all other trash and waste.”

SECTION 3
A Chapter 5 of the Code is further amended to add a new Section 5-7.2 to read as follows:

“Sec. 5-7.2 - Restraint
(a) It shall be unlawful for any owner or possessor of any dog to fail to keep the dog under restraint or control as provided for in this section.
(b) A dog is considered not under restraint or control when it is running at large, whether wearing a collar and tag or not. Reasonable care and precautions shall be taken to prevent the dog from leaving the real property limits of its owner, possessor, or custodian, and to ensure that:
   (1) It is securely and humanely enclosed within a house, building, fence, pen, or other enclosure out of which it cannot climb, dig, jump, or otherwise escape on its own volition. If a canine pulley system is being used, the animal must stay within the owner’s property line and not have the ability to get caught up or hung due to the location of other tangible materials that could hinder the animal(s) from freely moving within the confines of the system;
   (2) It is securely and humanely restrained by an invisible containment system. If using an invisible containment system, a sign must be posted on all entry points or
identified entry points of the property indicating that the system is in place;
(3) It is housed on a lot zoned R-5 or R-10 of at least five acres in size and remains within the confines of its owners property in accordance with the provisions of 5-10(a); or
(4) It is on a leash and under the control of its owner or caregiver, or it is off leash and obedient to and under voice command of an owner or caregiver who is in the immediate proximity of the dog any time it is not restrained as provided for in subsection (1) or (2) above while on the owner's property.

(c) It shall be unlawful to tether an animal outdoors, except when all of the following conditions are met:
(1) No animal shall be tethered and left unattended for more than 12 consecutive hours in a 24-hour period. However, for up to the 12-hour maximum an animal may be on an approved tethering system as outlined in this Section;
(2) No animal shall be tethered except on a three-point pulley system;
(3) Only one animal may be attached to each tethering system;
(4) Any tethering device used to tether an animal shall not allow the animal to cross over the owner’s property line;
(5) Tethers must be made of commercial approved leash or tethering material which cannot be chewed by the animal and shall not weigh more than five percent of the body weight of the animal; ropes and chains are not considered appropriate tethering material;
(6) The tether must be at least five times the body length of the dog and mounted no more than seven feet above the ground level;
(7) The length of the tether from the running cable line or pulley system to the animal's harness should allow access to the maximum available exercise area allow the animal free access to food, water, and shelter;
(8) The animal must be attached to the tether by a properly fitted harness or collar with enough room between the collar and the animal's throat through which two fingers may fit. Choke collars and Pinch collars are prohibited for the purpose of tethering an animal;
(9) The tethering system must be a sufficient distance from any other objects or animals to prohibit the tangling of the cable, to prohibit the cable from extending over an object or an edge that could result in
injury or strangulation of the animal and be of sufficient distance from any fence so as to prohibit the animal from having access to the fence;
(10) The animal is not tethered outside during periods of local extreme weather which shall include but not be limited to an excessive heat warnings issued by the National Weather Service, temperatures at or below 32 degrees Fahrenheit (0 degrees Celsius), thunderstorms, tornados, tropical storms, or hurricanes;
(11) The animal is at least six months of age;
(12) The animal is not sick or injured; and
(13) Animals transported in the rear of open vehicles shall be placed on a tether anchored securely and of appropriate length to prevent the animal from jumping off or being thrown from a vehicle.

SECTION 3.

Paragraph 5-10.(a)(1) of the Columbus Code is hereby amended by striking the existing subparagraph in its entirety and substituting a new subparagraph 5-10.(a)(1) to read as follows:

“Sec. 5-10. - Control of domestic animals.
(a)(1) Irrespective of and/or in addition to impoundment provisions, including assessment of penalty fees relating to impoundment of animals as prescribed in other sections of this chapter, it shall be unlawful for owners of dogs to allow, permit, or by negligence to permit, their dogs to be unattended. Any dog on the owner's property and not confined thereto by fence, or other suitable and effective means, and when no responsible person is present to control such dog, shall be considered unattended and in violation of this chapter only if said dog has been observed on public property or private property other than property of the owner, and not in voice control of a responsible person, by an enforcement officer of Columbus, Georgia or by a complainant willing to testify in court. Dog and cat owners residing in rural areas of the city and whose lots are zoned RE-5 or RE-10 and whose said lots are five acres or more in area, are exempt from the requirements to keep dogs penned, or on a leash, and/or under voice control. These exempted owners are required to ensure that their dogs and cats do not leave the limits of the owner's property, and these owners are subject to all other provisions of this chapter.”
SECTION 4.

Section 5-12 of the Columbus Code is hereby amended by deleting paragraph 8 of that code section in its entirety and substituting a new code section 5-12(8) to read as follows:

“Sec. 5-12(8).
(8) It shall be a violation of this section for an animal to be left unattended in a vehicle if the inside temperature of the vehicle exceeds 80 degrees.”

SECTION 4.

All ordinances and parts of ordinances in conflict with this ordinance are hereby repealed as of its effective date. Provided however, only warnings but no citations for failure to have required tethering equipment or meet new outside shelter requirements shall be issued for the first 90 days after the effective date.

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Introduced at a regular meeting of the Council of Columbus, Georgia held on the ___ day of __________, 2017, introduced a second time at a regular meeting of said Council held on the ______ day of __________, 2017, and adopted at said meeting by the affirmative vote of _______ members of said Council.

Councilor Allen voting______________.
Councilor Baker voting _____________.
Councilor Barnes voting ____________.
Councilor Davis voting _____________.
Councilor Garrett voting ____________.
Councilor Henderson voting ___________.
Councilor Huff voting ______________.
Councilor Thomas voting ____________.
Councilor Pugh voting ______________.
Councilor Woodson voting _____________.

______________________________   ______________________________
TINY B. WASHINGTON, CLERK        TERESA PIKE TOMLINSON, MAYOR