OFFICE OF THE HEARING EXAMINER KING COUNTY, WASHINGTON

King County Courthouse 516 Third Avenue Room 1200 Seattle, Washington 98104 Telephone (206) 477-0860

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SUMMARY DISMISSAL

SUBJECT: Regional Animal Services of King County file nos. V23014672 & V23014673

MONICA MEDRANO

Animal Services Enforcement Appeal

Activity no.: A23005979 & A23005393

Appellant: Monica Medrano

Bellevue, WA 98008

Telephone:

Email:

King County: Regional Animal Services of King County

represented by Chelsea Eykel

Regional Animal Services of King County

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Kent, WA 98032

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Most cities that contract with King County for animal-related services adopt by reference King County's animal care and control code (Title 11) "as presently constituted or hereinafter amended," after making any locally-desired tweaks to the controlling standard. Because those city codes automatically update as Title 11 evolves, there is no need for those city councils to

¹ For example, under Title 11, "at large" means a dog off its premises and not under control, with "under control" including either by leash or voice or signal control in keeping the dog from approaching a bystander. Several cities that adopt Title 11 clarify that a dog off its premises in that city must be leashed or in a vehicle.

expend effort each time Title 11 changes. Nor is there confusion and administrative red tape in those cities when Title 11 updates. Today's dispute, unfortunately, does not arise in such a city.

Instead, a few cities still maintain their own, stand-alone, comprehensive animal code, containing no mechanism to automatically update that city's standards to incorporate Title 11 improvements. Those cities are mandated by their interlocal agreement with the County to synch their codes, but this requires additional city council action every time Title 11 updates. Tukwilla used to be on that short list, but recently changed to adopt Title 11 by reference; we understand that Shoreline plans to soon follow suit. But as of today, Shoreline, Woodinville, and Bellevue still have their own codes that do not move in tandem with Title 11.

On July 15, 2023, a comprehensive overhaul to Title 11 became effective. The biggest change was shifting from a single-tooled "vicious" animal designation to a two-pronged, "potentially dangerous" and "dangerous animal" system. However, because Bellevue has not updated its codes, there is no "potentially dangerous" or "dangerous animal" designation in Bellevue.

Animal Services' V23014672 involves Ms. Medrano's dog Thor's alleged June 19 violence within Bellevue city limits. It cited Thor for being "vicious," the appropriate allegation because it occurred prior to July 15. But V23014672 went on to reference compliance with a *potentially dangerous* animal designation, a designation that did not and does not exist in Bellevue. And Animal Services' V23014673 to Ms. Medrano, involving Thor's alleged September 5 violence within Bellevue city limits, cited Thor for being potentially dangerous and again needing to comply with this designation, a non-existent designation in Bellevue.

Thus, we **DISMISS WITHOUT PREJUDICE** alleged violations V2301467<u>2</u> and V2301467<u>3</u>. If Animal Services still believes that Thor qualifies as vicious, it will need to re-write the violation notices, <u>citing the controlling Bellevue code sections</u>, not Title 11, and re-serve those on Ms. Medrano. Ms. Medrano will then have to refile her appeal statement. And then we will schedule a hearing on the merits. It will take more time and effort to get to a just outcome.

As Bellevue is forced again to amend its Title 8, we would greatly appreciate if it gave serious consideration to adopting by reference the County's Title 11, as it exists now or is later amended, along with whatever substantive differences are best suited for the city.² That would be more efficient for Animal Services (who can write a common violation form, without confusion over the controlling legal standard), for animal owners (who, like Ms. Medrano, may need to file duplicative appeals), for complainants (who, given the delays created by scenarios like today, have to wait for resolution), and for the cities themselves (who have to devote valuable legislative resources each time Title 11 updates). But ultimately Bellevue gets to decide how it wishes to amend its code; we will faithfully apply whatever code it comes up with.

² For example, under Title 11 only a dog can be "at large," while Bellevue expands this to a "dog or other domesticated animal running at large within the city." *Compare* BCC 8.04.300.B *with* KCC 11.04.230.O. Such nuances present no undue burden to a smoothly functioning animal control system.

DATED October 17, 2023.

David Spohr

Hearing Examiner

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NOTICE OF RIGHT TO APPEAL

King County Code 20.22.040 directs the Examiner to make the County's final decision for this type of case. This decision shall be final and conclusive unless appealed to superior court by *November 16, 2023*. Either party may appeal this decision by applying for a writ of review in superior court in accordance with chapter 7.16 RCW.

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CERTIFICATE OF SERVICE

SUBJECT: Regional Animal Services of King County file nos. V23014672 & V23014673

MONICA MEDRANO

Animal Services Enforcement Appeal

I, Lauren Olson, certify under penalty of perjury under the laws of the State of Washington that I transmitted the **SUMMARY DISMISSAL** to those listed on the attached page as follows:

EMAILED	to all C	County	staff listed	as	parties/	interested/	persons	and	parties	with	e-mail
addresses o	n record	1.									

Displaced with the United States Postal Service, through Quadient-Impress, with sufficient postage, as FIRST CLASS MAIL in an envelope addressed to the non-County employee parties/interested persons to addresses on record.

DATED October 17, 2023.

Lauren Olson Legislative Secretary

Lauren Olson

Eykel, Chelsea

Regional Animal Services of King County

Kearns, Valerie

Hardcopy

Medrano, Monica

Hardcopy

Rickman, Cynthia

Hardcopy