10. 101 May 1, 1959 =

AN ORDINANCE RELATING TO DOGS RUNNING AT LAPGE WITHIN THE LIMITS OF THE VILLAGE OF FORCHESTER, WISCONSIN.

The Village Board of the Village of Dorchester do ordain as follows:

SECTION 1.

- (A) It shall be unlawful to own, keep or harbor a dog which runs at large within the limits of the Village of Dorchester, Wisconsin.
- (B) Under the provisions of this section, a dog shall be considered as running at large when it is not on the premises of its owner, unless it is on leash or within the immediate presence or under the control of the owner, or his servant or some responsible member of his family.
- (C) An owner shall include anyone owning the dog or keeping or harboring it.

## SECTION 2.

- (A) Every dog over the age of six months shall be licensed as required by the statutes of the State of Wisconsin, and a license tag shall be securely fastened upon a collar to be kept on the dog at all times.
- (B) If at any time a dog over six months of age is found without a collar to which the license tag is securely fastened, it shall be deemed presumptive evidence that the dog is unlicensed.

## SECTION 3.

- (A) It shall be the duty of the chief of police or constable to seize and impound in the village dog pound any dog running at large in the village limits and for the purposes of catching, taking and impounding any unlicensed dog, he shall have the right to pursue said dog upon the premises of the owner. Dogs which are seized shall be kept at the village pound for a period of three days, during which time, the owner may redem his dog for the sum of Three Pollars impounding fee, plus One Dollar per day for the dog's keep. The owner of every licensed dog impounded shall be informed that the dog has been impounded and the three day period herein provided shall not commence until such notice has been given. After three days have clapsed and no owner claims said dog or pays the impounding fee plus the dog's keep, said dog shall be killed by shooting or gasing the same, or it may be sold for the amount of the impounding fee, plus keep.
- (B) If an owner of a dog can affirmatively prove that the license was removed or stolen from his dog's collar, or that the same was removed without his knowledge or the knowledge of his family, servant, he shall be able to redeem his dog by paying one collar per day for the keep of his dog.

NIKOLAY,
JENSEN & NIKOLAY
ATTORNEYS AT LAW
ABBOTSFORD, WISCONSIN

- (C) The village shall not be liable for the death or disease of any dog that has been impounded or the killing of any such dog after the provisions of this ordinance have been carried out.
- (D) The police shall have the right to kill any mad dog at once and dispose of the carcass.
- (E) The owner of any victous dog shall keep same securely tied on his premises, away from the proximity of sidewalks, paths or elleys, and shall keep it muzzled if exercising it whether with or without leash.
- (P) All femal dogs in heat, shall be kept in a securely closed building away from open doors or windows, during the periods that it is in heat. Any dog not so kept may be seized, impounded and disposed of by the police or constable according to the provisions of this ordinance.

SECTION 4.

M

Any person or persons violating any provision of this ordinance shall upon conviction thereof forfeit not more than Twenty-five Bollars and the costs of prosecution, and in default of payment of such forfeiture and costs of prosecution may be imprisoned in the county jail until payment of such forfeiture and costs of prosecution, but not exceeding ten days for each violation.

SECTION 5.

All ordinances or parts of ordinances in conflict herewith are repealed.

SECTION 6.

This ordinance shall be in full force and effect upon passage and publication.

Approved:

President.

Attest:

Village Clerk.

NIKOLAY,
JENSEN & NIKOLAY
ATTORNEYS AT LAW
ABBOTSFORD, WISCONSIN