

History of Legislative File

Ver- sion:	Acting Body:		Date:	Action:	Sent To:	Due Date:	Return Date:	Result:
1	Attorney's Office Group Action Text: Notes:	Action Text: This Ordinance was Re		Introduction ferred for Introduction				
1	COMMON COU	NCIL	03/19/2019	Refer	BOARD OF HEALTH FOR MADISON AND DANE COUNTY			Pass
	Action Text: Notes:				y Carter, to Refer to the BO on passed by voice vote/oth		FOR	
1	BOARD OF HEALTH FOR 04/03/2019 MADISON AND DANE COUNTY							

Text of Legislative File 55019

Fiscal Note

No fiscal impact.

Title

Repealing Sections 25.225 of the Madison General Ordinances to delete the Dangerous Animal

License ordinance.

Body DRAFTER'S ANALYSIS: This ordinance repeals the requirement to obtain a Dangerous Animal License. The City has never issued this license to any owner.

The Common Council of the City of Madison do hereby ordain as follows:

Section 25.225 entitled "Dangerous Animal License" of the Madison General Ordinances is hereby repealed.

EDITOR'S NOTE: Current Section 25.225 reads as follows:

"25.225 DANGEROUS ANIMAL LICENSE.

All animals that have been declared dangerous pursuant to Madison General Ordinance Section 25.22, may not be kept within the City of Madison unless the owner has applied for a dangerous animal license within thirty (30) days of said declaration. The license fee shall be one hundred ten dollars (\$110) and shall be an annual license issued from January 1st until December 31st of each year. The license shall be issued after the owner complies with Madison General Ordinance Section 25.22(7) and all other restrictions imposed by the Department.

Any violation of this section shall be subject to a forfeiture or not less than fifty dollars (\$50) nor more than five hundred dollars (\$500). Each and every day that such violation continues shall be considered a separate offense. Any violation of this section may result in the Health Department immediately impounding the dangerous animal and a new dangerous animal investigation shall occur."