CHAPTER II. ANIMALS AND FOWL

Article 1. Animals Article 2. Dogs

ARTICLE I. ANIMALS

2-101: REPEALED

- 2-102: CRUELTY TO ANIMALS. Cruelty to animals, as defined and prohibited by sections 21-1201 and 21-1202 of the Kansas Statues Annotated is hereby prohibited within the City of Longton.
- 2-103: VICIOUS ANIMALS. It shall be unlawful for the owner, or keeper of any cross or vicious dog or other animal of dangerous or vicious nature, capable of doing personal injury to suffer or permit the same to run at large or escape from his possession.
- 2-104: ANIMAL NUISANCES. This article shall not be construed to authorize the keeping or maintenance of any domestic animal, livestock or fowl on any premises within the city and under any condition constituting a public nuisance. The Governing Body shall be authorized to abate any animal nuisance as provided by law and ordinances of the city.
- 2-105: ANIMALS AND FOWL OFFENSIVE QUARTERS. It shall be unlawful for any person owning, occupying, maintaining or controlling any yard, pen, room, building or any other place where animals, fowl, birds or game are dressed or kept alive or dead in the city to allow such place to become filthy, offensive, unwholesome or annoying or to allow any decayed, putrid or offensive matter to accumulate thereon. (K.S.A. 21-1212)
- 2-106: PENALTY. Any person, firm or corporation violating any of the provisions of this article shall, upon conviction thereof, be fined in any sum not exceeding one hundred dollars (\$100), or be imprisoned not to exceed thirty (30) days, or be both so fined and imprisoned.

ARTICLE 2. DOGS

2-201: REPEALED 2-202: REPEALED 2-203: REPEALED

2-204: ABANDONING DOGS AND CATS UNLAWFUL. It shall be unlawful for any persons or persons to bring within the city limits any dog or dogs, cat or cats, or other animals and abandon the same and allow them to run at large in the streets, alleys and public places in the city.

2-205: REPEALED 2-206: REPEALED 2-207: REPEALED

2-208: DOG BITES; QUARANTINE. Whenever any dog has bitten a person, it shall be the duty of the owner or harborer of such dog, or any police officer of the city or any other person having knowledge of such incident to report the same to the health officer who may order that the dog be quarantined on

the owner's premises or impounded at the owner's expense for a period of not less than ten (10) days and until such time as the health officer finds that such dog shows no evidence of having rabies. If it is determined that such dog shows no evidence of having rabies. If it is determined that such dog is suffering from rabies, it shall be forthwith destroyed, otherwise, it shall be released from quarantine.

2-209: BARKING DOGS PROHIBITED. No person shall own, keep or harbor any dog which by loud, frequent and habitual barking, howling or yelping shall annoy or disturb any neighborhood or person in the city.

2-210: VICOUS DOGS. It shall be unlawful for any person within the city to keep, own or harbor any cross or vicious dog, unless such person shall keep such dog securely fastened and tied so that he cannot reach any person to do him damage or shall keep said dog in an enclosure securely fenced so that said dog cannot escape therefrom.

2-211: REPEALED 2-212: REPEALED 2-213: REPEALED 2-214: REPEALED 2-215: REPEALED