24TH DISTRICT ROBERT C. WONDERLING

SENATE BOX 203024
457 MAIN CAPITOL BUILDING
HARRISBURG, PA 17120
(717) 787-3110
FAX: (717) 787-8004
E-MAIL: rwonderling@pasen.gov
www.senatorwonderling.com





Senate of Pennsylvania

January 23, 2007

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The Honorable Dennis C. Wolff Secretary, Department of Agriculture 2301 North Cameron Street Harrisburg, PA 17110-9408

Dear Secretary Wolff:

Please find attached a letter I received from Jacqueline Griffin of Perkasie, Pennsylvania, who is expressing her concerns with the proposed regulations to the Office of Dog Law Enforcement which were published on December 16, 2006.

As a Veterinary Technician in addition to being a small breeder and exhibitor in Pennsylvania for the past 16 years, Jacqueline believes that many of the proposed regulatory changes are not warranted, impractical and excessively burdensome and costly.

She has outlined specific comments to several of the provisions that she is particularly opposed to and shares the comments submitted by the Pennsylvania Federation of Dog Clubs.

I would appreciate your serious review and consideration of Jacqueline's comments and would like them to be added to the record.

Thank you for your assistance in this important matter.

HENDENI TEGILATORY
REVIEW COMMISSION

Sincerely,

ROBERT C. WONDERLING STATE SENATOR, 24TH DISTRICT Jacqueline Gritin 1344 Meadow Lane Perkasie, PA 18944

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01/10/00/DEPENDENT REGULATORY
Page 1 of 2RFV/FW COMMISSION

Dear Mr. Wonderling,

My name is Jacqueline Griffin. I have resided in PA for the past 26 years. I am a Veterinary Technician as well as a very ethical small hobby breeder/exhibitor in Pennsylvania, and have been for the past 16 yrs

I am writing to comment on the proposed amendments to the Pennsylvania dog law regulations issued on December 16, 2006. I believe that inhumane and substandard kennel conditions should not be tolerated, but I do not agree that most of the proposed regulatory changes are warranted, nor would it necessarily have a beneficial outcome if adopted. Many are impractical, excessively burdensome and costly, unenforceable, and/or will not improve the quality of life for the dogs in these kennels, not to mention the additional costly impact it will impose on the veterinary practices within PA due to the dramatic decrease or complete lack of litters that small ETHICAL breeders now produce.

Examples of problems with the proposal are the following:

- * The definition of "temporary housing" would require thousands of small residential hobby and show breeding households to become licensed which could not possibly comply with the regulations, and which there is no reason to regulate.
- * The obligations of owners of "temporary housing" which are made subject to inspection by the proposal are not enumerated or limited.
- * There is no scientific or accepted husbandry basis for the amended space and exercise requirements.
- * The regulations will require wholesale renovation, if not rebuilding, of many kennels already built in compliance with current federal and/or state standards. There is no scientific foundation for the arbitrary, rigid engineering standards specified.
- * Smaller breeders and dog owners who maintain their dogs in their own residential premises but are covered by the Pennsylvania dog law, who provide care and conditions far superior to those required by the proposed new standards, would be unable to comply with the rigid commercial kennel standards.
- * The record keeping requirements with respect to exercise, cleaning, and other aspects of kennel management are excessively burdensome and serve no useful purpose, as it would be impossible to verify their accuracy in all but the most egregious circumstances. Such egregious circumstances already violate existing regulations.
- * The proposals pertaining to housing and social interaction of dogs of different sizes are contrary to good husbandry, socialization and training practices.

The previous page is far from a complete list of the deficiencies with the proposed regulations. I also associate myself with the more detailed comments on this proposal by the Pennsylvania Federation of Dog Clubs.

The Bureau has tacitly conceded that its current regulations have not been adequately enforced. If, after implementing its recently announced enhanced enforcement program, the Bureau finds it is still unable to prevent inhumane treatment of dogs because of specific deficiencies in the existing regulations, it should cite these specific deficiencies and propose changes based on them. The current proposal appears to be merely a laundry list of ideas for improving the environment for dogs that has no connection to specific instances in which the welfare of dogs could not be secured, and no basis in science or accepted canine husbandry practices. I urge that this proposal be withdrawn.

Sincerely yours,

Jacqueline Griffin