

漁農自然護理署對環境及衛生委員會文件94/18之回應

就上述文件內要求修例處理狗隻在公共後巷飼養引致居民滋擾問題，現時香港法例第228章4(11)經已涵概所述情況。以下為該法例之內容以供參考：

第228章 《簡易程序治罪條例》

在公眾地方犯的妨擾罪等

任何人無合法權限或解釋而——

畜養任何經常吠叫或以其他方式煩擾鄰居或路人的狗隻；或容受未帶上口罩的兇惡狗隻或其他動物自由走動；或唆使或驅策狗隻或其他動物攻擊任何人或動物，或令到任何人或動物感到不安或受驚；

可處罰款\$500或監禁3個月。

AFCD's response to the discussion paper 93/18 of Environment and Hygiene Committee

The above-mentioned document request to amend the law in order to handle the nuisance problem caused by the dog kept in the public rear lanes, please be informed that the problem is covered by the stipulations in Section 4(11) of Cap.228. The following is the content of the legislation for reference:

Cap. 228 Summary Offences Ordinance

Nuisances committed in public places, etc.

Any person who without lawful authority or excuse—

keeps any dog accustomed to annoy neighbours or passers-by by barking or otherwise; or suffers to be at large any unmuzzled ferocious dog or other animal; or sets on or urges any dog or other animal to attack, worry or put in fear any person or animal;

shall be liable to a fine of \$500 or to imprisonment for 3 months.