BOARD of SUPERVISORS



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco, CA 94102-4689 Tel. No. 554-5184 Fax No. 554-5163 TDD/TTY No. 544-5227

March 31, 2016

The Honorable Governor Jerry Brown State Capitol, Suite 1173 Sacramento, CA 95814

Re: Board of Supervisors Resolution No. 104-16 - [Supporting California Assembly Bill 1825 (Gordon and Maienschein) - Removing the "Vicious" Label from Dogs Seized from Convicted Dog Fighters]

Dear Governor Brown:

On March 15, 2016, the Board of Supervisors of the City and County of San Francisco adopted Resolution No. 104-16, which was enacted on March 25, 2016.

This resolution directs the Office of the Clerk of the Board to forward the following document to your attention:

One copy of Resolution No. 104-16

If you have any questions or require additional information, please contact the Office of the Clerk of the Board at (415) 554-5184, or by e-mail: board.of.supervisors@sfgov.org.

Sincerely,

Angela Calvillo Clerk of the Board

Supervisors Breed, Campos;
 California State Senate, through the Office of the Secretary of the Senate; and
 California State Assembly, through the Office of the Chief Clerk.

[Supporting California Assembly Bill 1825 (Gordon and Maienschein) - Removing the "Vicious" Label from Dogs Seized from Convicted Dog Fighters]

Resolution supporting Assembly Bill 1825, introduced by Assembly Members Gordon and Maienschein, removing the outdated provision in California law that unfairly condemns puppies and dogs seized in connection with convicted animal fighting cases as "vicious."

WHEREAS, San Francisco is a leader in promoting and supporting the humane treatment of dogs, and dogs are very important to the residents of the City and are an integral part of their community; and

WHEREAS, California law currently requires that all puppies and dogs seized from convicted dog fighters, including dogs who may be seized in the City and County of San Francisco, be arbitrarily and unfairly deemed "vicious;" and

WHEREAS, Under this requirement, local animal shelters are given no latitude to evaluate whether or not the dogs may actually pose any risk to public safety; and

WHEREAS, The "vicious" label condemns dogs to a life of strict confinement, which sadly almost always results in these canine victims being euthanized; and

WHEREAS, Many dogs seized in connection with animal fighting – who can be puppies, bait dogs, stolen pets, breeding mothers, or other dogs who would thrive in a loving, supportive environment – do not pose any risk to other dogs or humans; and

WHEREAS, When an animal officer rescues a dog from a life of fear and fighting, it is his or her hope that a new beginning awaits the canine survivor; and

WHEREAS, Animal shelters often want to give a dog or puppy seized as a victim of animal fighting cruelty an opportunity to live cruelty-free life; and

WHEREAS, The vast majority of states give canine victims of cruelty a chance for adoption or rehabilitation by subjecting them to the same individual health and behavioral assessments as any other dog brought into an animal shelter; and

WHEREAS, Trained shelter personnel routinely evaluate all incoming dogs individually for their suitability for adoption, placement with a rescue organization, or another humane disposition, using techniques developed over years by animal sheltering professionals; and

WHEREAS, Many of the dogs seized in connection with animal fighting in other states have gone on to live healthy, happy lives, and some have even become therapy or service dogs; and

WHEREAS, Assembly Bill 1825 (AB 1825), jointly authored by State Assembly Members Rich Gordon and Brian Maienschein, and coauthored by nearly two dozen other state legislators, permits California animal shelters to preserve public safety and to protect seized canine victims of animal fighting by allowing these dogs to receive the same individual health and behavioral assessments as other dogs who are taken in by such shelters; and

WHEREAS, AB 1825 removes an outdated provision of California law that arbitrarily and unfairly condemns dogs and puppies seized in connection with convicted animal fighting cases as "vicious," giving these canine victims a chance to live happy lives, with humane euthanasia being the last resort instead of a forgone conclusion; and

WHEREAS, The San Francisco Society for the Prevention of Cruelty to Animals, The American Society for the Prevention of Cruelty to Animals, The Humane Society of the United States, Best Friends Animal Society, and The California Animal Control Directors Association are among the initial supporters of AB 1825; and

WHEREAS, California's animal shelters, including those located in the City and County of San Francisco, should be supported by their communities and their government, and

afforded the ability to follow best practices to assess the behavior and health of all dogs entering the shelters, including seized canine victims of animal fighting; and

WHEREAS, San Francisco condemns illegal dog fighting and is unwavering in its support for laws and policies that ensure the humane treatment of dogs; now, therefore, be it

RESOLVED, That the Board of Supervisors of the City and County of San Francisco strongly supports Assembly Bill 1825 and urges the California State Legislature and Governor to pass it; and, be it

FURTHER RESOLVED, That the San Francisco Board of Supervisors hereby directs the Clerk of the Board to send a copy of this Resolution to the Governor of California, the California State Assembly, and the California State Senate.



City and County of San Francisco **Tails**

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Resolution

File Number:

160226

Date Passed: March 15, 2016

Resolution supporting Assembly Bill 1825, introduced by Assembly Members Gordon and Maienschein, removing the outdated provision in California law that unfairly condemns puppies and dogs seized in connection with convicted animal fighting cases as "vicious."

March 15, 2016 Board of Supervisors - ADOPTED

Ayes: 11 - Avalos, Breed, Campos, Cohen, Farrell, Kim, Mar, Peskin, Tang, Wiener and Yee

File No. 160226

I hereby certify that the foregoing Resolution was ADOPTED on 3/15/2016 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo Clerk of the Board

Unsigned

3/25/16

Mayor

Date Approved

I hereby certify that the foregoing resolution, not being signed by the Mayor within the time limit as set forth in Section 3.103 of the Charter, or time waived pursuant to Board Rule 2.14.2, became effective without his approval in accordance with the provision of said Section 3.103 of the Charter or Board Rule 2.14.2.

BOARD of SUPERVISORS



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1 Dr. Carlton B. Goodlett Place, Room 244
San Francisco, CA 94102-4689
Tel. No. 554-5184
Fax No. 554-5163
TDD/TTY No. 544-5227

March 31, 2016

The Honorable Daniel Alvarez Secretary of the Senate California State Senate California State Capitol, Room 3044 Sacramento, CA 95814

Re: Board of Supervisors Resolution No. 104-16 - [Supporting California Assembly Bill 1825 (Gordon and Maienschein) - Removing the "Vicious" Label from Dogs Seized from Convicted Dog Fighters]

Dear Secretary Alvarez:

On March 15, 2016, the Board of Supervisors of the City and County of San Francisco adopted Resolution No. 104-16, which was enacted on March 25, 2016.

This resolution directs the Office of the Clerk of the Board to forward the following document to the attention of the California State Senate:

• One copy of Resolution No. 104-16

If you have any questions or require additional information, please contact the Office of the Clerk of the Board at (415) 554-5184, or by e-mail: board.of.supervisors@sfgov.org.

Sincerely,

Angela Calvillo
Clerk of the Board

c. Supervisors Breed, Campos;
California State Governor Jerry Brown; and
California State Assembly, through the Office of the Chief Clerk.

[Supporting California Assembly Bill 1825 (Gordon and Maienschein) - Removing the "Vicious" Label from Dogs Seized from Convicted Dog Fighters]

Resolution supporting Assembly Bill 1825, introduced by Assembly Members Gordon and Maienschein, removing the outdated provision in California law that unfairly condemns puppies and dogs seized in connection with convicted animal fighting cases as "vicious."

WHEREAS, San Francisco is a leader in promoting and supporting the humane treatment of dogs, and dogs are very important to the residents of the City and are an integral part of their community; and

WHEREAS, California law currently requires that all puppies and dogs seized from convicted dog fighters, including dogs who may be seized in the City and County of San Francisco, be arbitrarily and unfairly deemed "vicious;" and

WHEREAS, Under this requirement, local animal shelters are given no latitude to evaluate whether or not the dogs may actually pose any risk to public safety; and

WHEREAS, The "vicious" label condemns dogs to a life of strict confinement, which sadly almost always results in these canine victims being euthanized; and

WHEREAS, Many dogs seized in connection with animal fighting – who can be puppies, bait dogs, stolen pets, breeding mothers, or other dogs who would thrive in a loving, supportive environment – do not pose any risk to other dogs or humans; and

WHEREAS, When an animal officer rescues a dog from a life of fear and fighting, it is his or her hope that a new beginning awaits the canine survivor; and

WHEREAS, Animal shelters often want to give a dog or puppy seized as a victim of animal fighting cruelty an opportunity to live cruelty-free life; and

WHEREAS, The vast majority of states give canine victims of cruelty a chance for adoption or rehabilitation by subjecting them to the same individual health and behavioral assessments as any other dog brought into an animal shelter; and

WHEREAS, Trained shelter personnel routinely evaluate all incoming dogs individually for their suitability for adoption, placement with a rescue organization, or another humane disposition, using techniques developed over years by animal sheltering professionals; and

WHEREAS, Many of the dogs seized in connection with animal fighting in other states have gone on to live healthy, happy lives, and some have even become therapy or service dogs; and

WHEREAS, Assembly Bill 1825 (AB 1825), jointly authored by State Assembly Members Rich Gordon and Brian Maienschein, and coauthored by nearly two dozen other state legislators, permits California animal shelters to preserve public safety and to protect seized canine victims of animal fighting by allowing these dogs to receive the same individual health and behavioral assessments as other dogs who are taken in by such shelters; and

WHEREAS, AB 1825 removes an outdated provision of California law that arbitrarily and unfairly condemns dogs and puppies seized in connection with convicted animal fighting cases as "vicious," giving these canine victims a chance to live happy lives, with humane euthanasia being the last resort instead of a forgone conclusion; and

WHEREAS, The San Francisco Society for the Prevention of Cruelty to Animals, The American Society for the Prevention of Cruelty to Animals, The Humane Society of the United States, Best Friends Animal Society, and The California Animal Control Directors Association are among the initial supporters of AB 1825; and

WHEREAS, California's animal shelters, including those located in the City and County of San Francisco, should be supported by their communities and their government, and

afforded the ability to follow best practices to assess the behavior and health of all dogs entering the shelters, including seized canine victims of animal fighting; and

WHEREAS, San Francisco condemns illegal dog fighting and is unwavering in its support for laws and policies that ensure the humane treatment of dogs; now, therefore, be it

RESOLVED, That the Board of Supervisors of the City and County of San Francisco strongly supports Assembly Bill 1825 and urges the California State Legislature and Governor to pass it; and, be it

FURTHER RESOLVED, That the San Francisco Board of Supervisors hereby directs the Clerk of the Board to send a copy of this Resolution to the Governor of California, the California State Assembly, and the California State Senate.



City and County of San Francisco Tails

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Resolution

File Number:

160226

Date Passed: March 15, 2016

Resolution supporting Assembly Bill 1825, introduced by Assembly Members Gordon and Maienschein, removing the outdated provision in California law that unfairly condemns puppies and dogs seized in connection with convicted animal fighting cases as "vicious."

March 15, 2016 Board of Supervisors - ADOPTED

Ayes: 11 - Avalos, Breed, Campos, Cohen, Farrell, Kim, Mar, Peskin, Tang, Wiener and Yee

File No. 160226

I hereby certify that the foregoing Resolution was ADOPTED on 3/15/2016 by the Board of Supervisors of the City and County of San Francisco.

Angela Calvillo Clerk of the Board

3/25/16 Unsigned Mayor **Date Approved**

I hereby certify that the foregoing resolution, not being signed by the Mayor within the time limit as set forth in Section 3.103 of the Charter, or time waived pursuant to Board Rule 2.14.2, became effective without his approval in accordance with the provision of said Section 3.103 of the Charter or Board Rule 2.14.2.

Clerk of the Board

BOARD of SUPERVISORS



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March 31, 2016

The Honorable E. Dotson Wilson Chief Clerk of the Assembly California State Assembly California State Capitol, Room 3196 Sacramento, CA 95814

Re: Board of Supervisors Resolution No. 104-16 - [Supporting California Assembly Bill 1825 (Gordon and Maienschein) - Removing the "Vicious" Label from Dogs Seized from Convicted Dog Fighters]

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Sincerely,

Angela Calvillo
Clerk of the Board

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City and County of San Francisco **Tails**

City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102-4689

Resolution

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Angela Calvillo Clerk of the Board

Unsigned

3/25/16

Mayor

Date Approved

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Clerk of the Board