



Town of View Royal
ANIMAL CONTROL BYLAW NO. 614, 2005

Consolidated for Convenience to May 2026

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TOWN OF VIEW ROYAL

BYLAW NO. 614, 2005

A BYLAW TO REGULATE THE KEEPING OF ANIMALS AND ANIMAL NUISANCES, LICENCE DOGS AND PROVIDE FOR ANIMAL POUNDS WITHIN THE MUNICIPALITY

Consolidated for Convenience to May 2026

WHEREAS: A Municipal Council may, pursuant to Sections 703, 707 and 707.1 of the *Local Government Act* and Sections 8, 47, 48, and 49 of the *Community Charter*, regulate the keeping of animals, regulate animal nuisances, licence dogs and provide for animal pounds;

NOW THEREFORE: The Council of the Town of View Royal, in open meeting assembled, enacts as follows:

PART 1 – CITATION

1. This Bylaw may be cited for all purposes as the “Animal Control Bylaw No. 614, 2005.”

PART 2 – INTERPRETATION

2. In this Bylaw, unless the context otherwise requires:

“**aggressive dog**” means a dog that acted aggressively or caused Minor Injury to a person or domestic Animal, including where:

- a) it has, without justifiable provocation, displayed aggressive behaviour toward a person or domestic Animal; or
- b) it has, without justifiable provocation, caused a Minor Injury (an injury not requiring medical or veterinary treatment) to a person or domestic Animal.

Amendment Bylaw No. 1165, 2026

“**animal**” means any member of the Animal kingdom, other than a human being, that is or is intended to be domesticated, kept as a pet, or a commercial undertaking, but excludes wildlife and controlled alien species as defined in the Wildlife Act.

Amendment Bylaw No. 1165, 2026

“**animal control officer**” means

- a) a municipal employee or persons contracted by the Town for the purposes of enforcing this Bylaw;
- b) an employee, officer or agent designated by Council, or peace officers as an animal control officer for the purposes of section 49 of the *Community Charter*;
- c) a peace officer; and
- d) includes a Bylaw Compliance Officer.

Amendment Bylaw No. 1165, 2026

“**at large**” means:

- a) in relation to a Dog:
 - i. in a Public Place, not restrained by means of a Leash and Under Control;
 - ii. in an Off-Leash area, not Under Control;
 - iii. on private property not owned or occupied by the Dog Owner, not restrained by means of Leash and Under Control; or
 - iv. on unenclosed property owned or occupied by the Dog Owner, not contained in a manner that prevents the dog from roaming;

- b) in relation to an Aggressive Dog or Dangerous Dog that is on private property, not contained in an enclosure or securely confined within a dwelling; or
- c) in relation to another Animal, in Public Place and not in the immediate care and control of the Owner.

Amendment Bylaw No. 1165, 2026

“bite” means contact with a person, domestic Animal or livestock, including bruising, breaking or puncturing of the skin, caused by the teeth of a Dog.

Amendment Bylaw No. 1165, 2026

“bird” means poultry, doves, ducks, and ornamental birds, excluding peacocks.

Amendment Bylaw No. 1165, 2026

“cat” means an Animal of the Felis Catus family, commonly known as a domestic Cat, irrespective of sex or age.

Amendment Bylaw No. 1165, 2026

“dangerous dog” means a Dog that, as defined by the *Community Charter*:

- a) has killed or seriously injured a person;
- b) has killed or seriously injured a domestic Animal while in a Public Place or while on private property, other than property owned or occupied by the person responsible for the Dog;
- c) an Animal Control Officer has reasonable grounds to believe is likely to kill or seriously injure a person; or
- d) has been found by a court to be a Dangerous Dog.

Amendment Bylaw No. 1165, 2026

“deliver” means to send by regular or registered mail, or to leave with a person, to post upon some part of the person’s property or to deposit in a mailbox or mail slot at the person’s last known residential address or place of business.

Amendment Bylaw No. 1165, 2026

“dog” means an Animal of the Canis familiaris family, commonly known as a domestic Dog, irrespective of sex or age.

Amendment Bylaw No. 1165, 2026

“dog licence” means a licence that has been paid for by the owner of a dog and issued by the Municipality for the dog for the current licencing year.

“enclosure” means a structure at least two (2) metres in height, width and length, constructed of rigid materials, designed with secure sides, top and bottom, forming or causing an Enclosure that is locked to prevent unauthorized entry, is suitable to confine a Dog and to prevent the Dog from escaping; specifically excludes invisible fencing systems.

Amendment Bylaw No. 1165, 2026

“guide dog” means a Dog that is trained as a guide dog for a blind person and is certified as a Guide Dog under the *Guide Dog and Service Dog Act*, SBC 2015, c. 17, as amended from time to time.

Amendment Bylaw No. 1165, 2026

“habitually noisy dog” means a Dog that barks, cries, howls or emits any other sounds continuously for over a ten (10) minute period and has done so on more than three (3) isolated incidents within a seven (7) day period.

Amendment Bylaw No. 1165, 2026

“impound” means to Seize, Deliver, receive or take into the custody of the Capital Regional District or in the custody of the Poundkeeper.

Amendment Bylaw No. 1165, 2026

“kennel” means any building or structure in which four or more dogs over the age of 10 weeks are kept or harboured, not including the Pound, veterinary medical clinics, pet care

establishments and pet stores, and not including a kennel registered with the Canadian Kennel Club or the American Kennel Club which keeps no more than four dogs over the age of 4 months.

“Land Use Bylaw” means the Land Use Bylaw, 1990, No. 35 and amendments thereto, or in the case it is repealed, its successor bylaw.

“leash” means a device, or use of a device, of sufficient strength and design to restrain the size and strength of the Dog for which it is being used, that does not exceed six (6) feet (1.3 meters) in length, where one end must remain securely affixed to a collar or harness securely attached to the Dog with the other end held by the Owner of the Dog.

Amendment Bylaw No. 1165, 2026

“licencing year” means from January 1 to December 31 in any year.

“minor injury” means a physical injury to a person or domestic Animal that includes, but is not limited to, pinches, minor localized bruising, shallow punctures, or lacerations.

Amendment Bylaw No. 1165, 2026

“mitigating factor” means a circumstance, provoking event, deliberate action or without being entirely determined by reason, a Dog’s level of response results in aggressive behaviour or a Dog Bite, which includes:

- a) responding to an attack by a person or aggressive Animal;
- b) responding to an attack by a person or aggressive Animal on the Dog’s Owner or other Animal;
- c) responding to teasing, torment or other provocation; or
- d) defending the real or personal property of its Owner from trespass, damage or theft.

Amendment Bylaw No. 1165, 2026

“muzzle” means a humane basket-style fastening or covering device that encloses the nose and mouth of a Dog and that is strong enough and well-fitted enough to prevent the Dog from Biting, without interfering with the breathing, panting or vision of the Dog or with the Dog’s ability to drink.

Amendment Bylaw No. 1165, 2026

“Municipality” means the Town of View Royal.

“municipal park” means all lands described in Schedule “B” attached to and forming part of this Bylaw.

“neuter” means the sterilization of a male Animal by removal of the testicles or by any method of pharmaceutical sterilization approved by the Canadian Veterinary Medical Association.

Amendment Bylaw No. 1165, 2026

“off-leash area” means all lands described in Schedule “B” attached hereto and forming part of this Bylaw.

“owner” means any person:

- a) who owns, is in possession of or who has the care, or control of an Animal, temporarily or permanently;
- b) who harbours, shelters, permits or allows an Animal to remain on or about that person’s land or premises, temporarily or permanently;
- c) to whom a Dog Licence has been issued under this Bylaw; or
- d) who harbours, shelters, permits or allows an Animal to remain on or about that person’s land or premises, temporarily or permanently.

Amendment Bylaw No. 1165, 2026

“police dog” means any dog owned by a Municipal Police Force or the Royal Canadian Mounted Police and which is trained to assist police on investigations.

“pound” means the Municipal Pound established pursuant to this Bylaw.

“poundkeeper” means the person appointed by Council as poundkeeper for the Municipality, and includes persons acting under the direction of the poundkeeper.

“**public place**” includes all highways, boulevards, parks or other real property owned, held, operated or administered by the Crown, Municipality or by a School District within the Municipality, and including CRD regulated parks.

“**rodent**” means any animal of the order *Rodentia* or any other small mammal kept as a pet and without limiting the generality of the foregoing includes ferret, gerbil, guinea pig, hamster and white mouse.

“**seize**” means to impound and detain.

Amendment Bylaw No. 1165, 2026

“**serious injury**” means a physical injury to a person or domestic Animal that includes, but not limited to deep punctures, lacerations in more than one direction, broken bones, or requires sutures or cosmetic surgery.

Amendment Bylaw No. 1165, 2026

“**spay**” means the sterilization of a female Animal by removal of the ovaries or by any method of pharmaceutical sterilization approved by the Canadian Veterinary Medical Association.

Amendment Bylaw No. 1165, 2026

“**under control**” means in relation to handling a Dog in a Public Place:

- a) when the Dog is attached to a Leash by its Owner, or
- b) when not on a Leash:
 - i. the Dog does not approach other users of the Public Place without explicit permission;
 - ii. the Dog returns immediately to the Owner when called and remains with the Owner until released, or stops immediately when told to and remains in place until released by the handler; or
 - iii. the Dog is always within the Owner’s sight; and the Dog does not chase wildlife or farm Animals, except under the direction of a handler competent to direct the Dog while engaged in Animal husbandry or lawful hunting or training activities.

Amendment Bylaw No. 1165, 2026

“**wild or exotic animal**” means those animals listed in Schedule “D”, attached to and forming part of this Bylaw, whether bred in the wild or in captivity, and includes hybrids with domestic species.”

Amendment Bylaw No. 735, 2009

“**Wildlife Act**” means the *Wildlife Act*, RSBC 1996, c.488 as amended from time to time.

Amendment Bylaw No. 1165, 2026

PART 3 – GENERAL

Pound and Poundkeeper

- 3.1 The Municipal Council does hereby authorize the establishment, maintenance and operation of or contracting for facilities for the impounding of animals at such place or places and upon such premises, as the Municipal Council may, from time to time, determine.
- 3.2 The Mayor and the Administrator are hereby authorized to execute and deliver the said Animal Control Agreement which agreement is hereby approved.
- 3.3 The Poundkeeper in charge of the Pound must impound and detain all animals delivered to him or her pursuant to the provisions of this Bylaw and must furnish them with sufficient food, water, shelter and attendance.
- 3.4 An Animal Control Officer or the Poundkeeper may enter, at all reasonable times, upon any property in order to ascertain whether the regulations or directions contained in this Bylaw are being obeyed.

- 3.5 No person shall prevent or obstruct, or attempt to prevent or obstruct, an Animal Control Officer or the Poundkeeper in the fulfilment of their duties under this Bylaw.
- 3.6 The Poundkeeper must, upon receipt of an animal delivered to the Pound by a Peace Officer or a member of the public other than the owner of the animal, deal with that animal in the same manner as other animals seized and impounded pursuant to this Bylaw.
- 3.7 The Poundkeeper must maintain a log book in which must be recorded the description of every animal impounded; the name of the person who impounded the animal; the date, time and location of the impoundment; the reason for impoundment; boarding and licence fees and other costs owing; and the manner in which the impounded animal was disposed.

Care of Animals

- 3.8 No person may keep any animal unless the animal is provided with:
 - a) clean potable drinking water at all times and suitable food of sufficient quality and quantity to allow for normal growth and the maintenance of normal body weight;
 - b) food and water receptacles that are kept clean and disinfected and located so as to avoid contamination by excreta;
 - c) the opportunity for periodic exercise sufficient to maintain good health; and
 - d) necessary veterinary medical care when the animal exhibits signs of pain or suffering.
- 3.9 No person may keep any animal which normally resides outside, or which is kept outside for short to extended periods of time, unless the animal is provided with outside shelter:
 - a) that ensures protection of the animal from heat, cold and inclement weather that is appropriate to the animal's weight and type of coat, such shelters to provide sufficient space to allow the animal the ability to turn about freely and to easily stand, sit and lie in a normal position;
 - b) that is at least one and one half times the length of the animal and at least the animal's length in width, and at least as high as the animal's height measured from the floor or ground to the highest point of the animal when standing in a normal position, plus ten per cent (10%); and
 - c) that is in an area to provide sufficient shade to protect the animal from the direct rays of the sun at all times.
- 3.10 Any animal pen and run area must be cleaned and sanitized regularly and all excreta must be removed at least once a day.
- 3.11 No person may cause an animal to be hitched, tied or fastened by any rope, chain or cord that is directly tied around the animal's neck or to a choke collar.
- 3.12 No person shall allow animal excrement to accumulate on or about the land or premises where an animal is kept.
- 3.13 No person shall cause an animal to be confined in an enclosed space, including an automobile, without adequate ventilation.
- 3.14 No person may cause or allow any animal owned or harboured by them to be on any private lands and premises without the consent of the owner or occupier of the lands and premises.
- 3.15 No person shall own, possess or harbour any animal suffering from any infectious or contagious disease unless such animal is in isolation and under treatment for the cure of such disease.
- 3.16 No person shall use a leg-hold or killing trap or snare within the Municipality.

Community Events, Parades, Pet Shows and Circuses

- 3.17 Sections 5.0 (dogs), 7.0 (cats), 8.0 (poultry), and 8.1 (rabbits and rodents) do not apply to the exhibition or use of dogs, cats, poultry, ornamental birds, rabbits, rodents and farm animals at community events, parades and pet shows.

Fees

- 3.18 Fees pursuant to this Bylaw are set out in Fees and Charges Bylaw No. 958, 2016.
Bylaw No. 958, 2016

PART 4 – DANGEROUS AND AGGRESSIVE DOGS

Amendment Bylaw No. 1165, 2026

- 4.0 Every Owner of a Dangerous Dog must, at all times while the Dog is on the premises owned or controlled by such person, keep the Dog securely confined either indoors or in an enclosed pen or other structure in the rear yard capable of preventing the entry of young children and adequately constructed to prevent the Dog from escaping.
- 4.1 No person shall cause, suffer or permit any Dangerous Dog owned by them to be in any Public Place, unless the Dangerous Dog is firmly held on a Leash that does not exceed eight (8) feet (2.44 metres) in length by a person competent to restrain the dog and which dog is muzzled by a properly fitted humane device.
- 4.2 No person shall cause, suffer or permit any Dangerous Dog owned by them to be on any private property and premises without the consent of the occupier of such lands and premises and when on such lands and premises the Dangerous Dog must be confined as set out in Section 4.0 or Leashed and muzzled as set out in Section 4.1.
- 4.3 The Owner of a Dangerous Dog must display at each entrance to the property and building in or upon which the Dog is kept a sign substantially in the form of Schedule “C” attached to and forming part of this Bylaw, which sign must be posted so that it cannot be removed and will be visible and capable of being read from the sidewalk, street or lane abutting the entrance to the property or building.
- 4.4 The Owner of a Dangerous or Aggressive Dog must advise an Animal Control Officer or the Poundkeeper immediately if the Dog is At Large.
- 4.5 The Owner of a Dangerous or Aggressive Dog must advise an Animal Control Officer or the Poundkeeper immediately if the Dog has bitten or attacked any person or domestic Animal.
- 4.6 The Owner of a Dangerous or Aggressive Dog must advise an Animal Control Officer or the Poundkeeper within forty-eight (48) hours of change of ownership or death (with veterinary certification).
- 4.7 An Aggressive Dog must be on Leash at all times, contained on the property or in the home so it cannot escape, and cannot enter Off-Leash parks.
- 4.8 After six (6) months, the Owner of an Aggressive Dog can have the designation lifted by providing proof of successful training by a certified trainer, but that designation can only be removed once.
- 4.9 The designation of Aggressive or Dangerous Dog shall apply throughout all municipalities within the Capital Regional District. Inter-municipal recognition of designations will be communicated and enforced by the respective Animal Control Officers.

PART 5 - CONTROL OF DOGS

- 5.0 It is the owner's responsibility to ensure that their dog is in compliance with this Bylaw.

- 5.1 No person shall allow his or her dog to bite, attack, terrorize or endanger a person or animal.
- 5.2 The owner of a dog must not permit, suffer or allow their dog to harass or molest a person or an animal.
- 5.3 The owner of a dog must not permit, suffer or allow their dog to be at large.
- 5.4 All dogs when in public must be accompanied by and under the effective control of a competent person by means of a leash not exceeding 2.44 metres (8 feet) in length or by means of a retractable leash not exceeding 7.62 metres (25 feet) in length when fully extended.
 - a) Section 5.4 does not apply to dangerous dogs.
- 5.5 Notwithstanding the provisions of Sections 5.4 and 4.1, a leash is not required for a dog in an Off-Leash Area as defined in this Bylaw provided that the dog is accompanied by and under the effective control of a competent person.
- 5.6 The owner of a dog must not permit, suffer or allow their dog to be in a Municipal Park as defined in this Bylaw, except as permitted in Section 5.4.
- 5.7 The owner of a dog shall not cause or allow any dog to defecate on any street, lane, park, public school ground or any other public place, or on any private property other than the property of the dog owner or the person having control of the dog, unless the person immediately removes the excrement.
- 5.8 Sections 5.7 does not apply to a person with a disability accompanied by a guide animal, as defined in the *Guide Animal Act*, provided the guide animal is held by a leash, or to an on duty police officer accompanied by a police dog.
- 5.9 The owner of a female dog must not permit, suffer or allow their dog while it is in heat to be in any place other than a building, cage, fenced-in area or other place from which the dog cannot escape so that she cannot come in contact with other dogs.
- 5.10 No person, being the owner or occupier of a parcel, shall cause or permit the keeping or harbouring on that parcel, in respect of each dwelling unit on the parcel, more than four dogs without holding a valid kennel licence issued under this Bylaw.
- 5.11 No person shall keep or harbour within the Municipality a habitually noisy dog.

PART 6 - LICENCING OF DOGS

- 6.0 No person being the owner or occupier of a parcel of lands shall cause or permit the keeping or harbouring on that parcel, in respect of each dwelling unit on the parcel, more than four (4) dogs over the age of eight (8) months, without holding a valid kennel licence issued under this Bylaw.
- 6.1 No person shall keep or permit to be kept on a parcel a dog over the age of four (4) months unless a dog licence has been obtained from the Municipality for that dog.
- 6.2 Every owner of a dog must in each licencing year apply for a dog licence by March 1st each year and pay the fee set out in Fees and Charges Bylaw No. 958 and provide the name, breed, colour and sex of the dog and state whether the dog has been neutered or spayed.

Bylaw No. 958, 2016
- 6.3 A person who acquires a dog over the age of four (4) months must obtain a new dog licence within fourteen (14) days, even if the dog was already licenced in the Municipality.
- 6.4 Applications for and the issuance of dog Licences are the responsibility of the Administrator or such other persons as may be appointed by the Administrator from time to time.

- 6.5 A dog licence and a dog licence tag, stamped or engraved with the licencing year, the licence number, and the name and telephone number of the Municipality, must be issued to an applicant for a dog licence when the licence application meets the requirements of the Municipality's bylaws and the applicable fees have been paid to the Municipality.
- 6.6 No dog licence shall be issued to or in the name of any person under the age of nineteen (19) years.
- 6.7 Every dog owner must ensure that a valid dog licence tag is displayed on the dog at all times by affixing it to the dog's collar or harness.
- 6.8 Multiple dogs may be included in one dog licence provided a separate dog licence fee is paid for each dog, each dog is identified by a unique dog licence number and a separate dog licence tag corresponding to that number is provided for each dog.
- 6.9 A dog licence issued pursuant to this Bylaw is valid for the licencing year for which it is purchased and expires on December 31 in that year. Licences issued during the month of December are valid from the date of issue until the last day of December in the following year.
- 6.10 If a person becomes the owner of a dog, or a dog reaches the age of four (4) months after June 30 of a licencing year, the dog licence fee for the dog for the remainder of the licencing year shall be one half of the annual dog licence fee.
- 6.11 If the dog licence fee has not been paid before March 1st in the licencing year, unless no dog licence fee was payable in respect of such dog prior to that date, or if an owner fails to licence a dog within sixty (60) days of the date on which the dog is required to be licenced, the dog licence fee payable shall be increased by the amount of the late dog licencing penalty.
- 6.12 A dog licence and a dog licence tag shall not be transferred to another owner or to another dog.
- 6.13 a) A person moving to the Municipality who holds a valid licence for a dog from another jurisdiction elsewhere in Canada, may purchase a dog licence for the same dog for the remainder of the licence year upon surrender of the dog's current dog licence tag for the other jurisdiction to the Municipality and payment of the replacement dog licence tag fee.
- b) This section does not apply to:
- 1) a person who has obtained a dog licence from another licencing jurisdiction while residing within the Municipality;
 - 2) a dangerous dog licence.
- 6.14 A dog owner must apply to the Municipality within fourteen (14) days for a replacement dog licence tag and pay the replacement dog licence tag fee if dog licence tag has been lost, stolen, destroyed or mutilated.
- 6.15 No dog licence fee is payable for a dog for the current licencing year where the owner of any dog produces a certificate of a qualified veterinarian stating that the dog has been neutered or spayed during the current licencing year. If the dog licence fee for the current licencing year has already been paid then no dog licence fee is payable in respect of that dog in the next succeeding licencing year. The owner of a dog is entitled to only one free licence per dog under this section.
- 6.16 No dog licence fee, late licencing penalty or replacement dog licence tag fee shall be charged for guide dogs and police dogs.
- 6.17 No licence is required for a dog owned by a non-resident of the Municipality who is temporarily residing in or visiting the Municipality provided that the dog is licenced for the current year in the jurisdiction in which the owner of the dog ordinarily resides. For the purposes of this section the words "temporarily residing in" means a period not exceeding thirty (30) consecutive days.

PART 7 – CATS

Control of Cats

- 7.0 No person shall own, possess or harbour more than five (5) cats over the age of four (4) months on any parcel of land within the Municipality.
- 7.1 The owner of a cat must not permit, suffer or allow their cat to be at large.

PART 8 – BIRDS, RABBITS, RODENTS, and OTHER ANIMALS

Poultry

- 8.0 The keeping of chickens is permitted on properties within the R-1, R-1A, R-1B zones with the following restrictions:
- a) No more than four (4) hens may be kept on a property, all of which must be over the age of 4 months;
 - b) Roosters are prohibited in all residential zones;
 - c) The sale of eggs and meat is prohibited in all residential zones;
 - d) The slaughter of chickens is prohibited in all residential zones;
 - e) Henhouses shall be located in the rear yard of a residential property and must be set back a minimum of 3.0m from the rear, side and flanking lot lines;
 - f) Chickens must be contained in the rear yard at all times.

Amendment Bylaw No. 881, 2014

Rabbits and Rodents

- 8.1 No person shall own, possess or harbour more than ten (10) rabbits over the age of twelve (12) weeks on any parcel of land except as permitted in the Land Use Bylaw
- 8.2 No person shall keep any more than ten (10) rodents over the age of twelve (12) weeks on any parcel of land.
- 8.3 The owner of any rabbit or rodent shall not allow their rabbit or rodent to be at large.
- 8.4 Where any rabbit or rodent is housed in any building or enclosure, the building or enclosure must meet the minimum clearances from any property lines as required by the Land Use Bylaw.
- 8.5 When away from the parcel of land on which it is kept or harboured, a rabbit or rodent must be on a leash or confined in a suitable cage or pet carrier so as to prevent its escape.

Wild or Exotic Animals

- 8.6 No person shall keep a “wild or exotic animal” anywhere within the Town.
Amendment Bylaw No. 735, 2009
- 8.7 A person must not intentionally feed or leave food out for the purposes of feeding wild or exotic animals.
Amendment Bylaw No. 881, 2014
- 8.7 Section 8.7 does not apply to a person who is engaged in hunting or trapping wildlife in accordance with the *Wildlife Act* and its regulations.
Amendment Bylaw No. 881, 2014

PART 9 - IMPOUNDING OF ANIMALS

- 9.0 An Animal Control Officer or the Poundkeeper may, alone or with others, impound an unlicensed dog and any animal found to be running at large.

- 9.1 An Animal Control Officer or the Poundkeeper may, alone or with others, impound any dangerous dog found to be in a place or in circumstances prohibited by this Bylaw.
- 9.2 An Animal Control Officer or the Poundkeeper must inform the owner, if known, by mail or otherwise that his or her animal has been impounded. The notice to the owner must state the reason for impoundment, the impoundment costs and boarding fees payable, and, in the case of an unlicensed dog, the licence fee payable, and when and how the animal will be disposed of if not claimed by the owner.
- 9.3 Any impounded animal may be reclaimed by its owner, upon proof of ownership and paying to the Poundkeeper the impoundment fees, boarding fees and, in the case of an unlicensed dog, the licence fee, together with any expenses incurred by the Poundkeeper in the process of impounding the said animal and any veterinary expenses to treat a sick or injured animal.
- 9.4 Any impounded animal may be reclaimed upon payment of all outstanding fees as related to the impounded animal.
- 9.5 Impounded animals must be kept in the Pound for a minimum period of ninety-six (96) hours prior to disposal.
- 9.6 If, after the expiration of the ninety-six (96) hour period, an impounded animal has not been claimed, and the costs of the impoundment and boarding fees, and, in the case of an unlicensed dog, the licence fee paid, the Poundkeeper may sell, put out for adoption, dispose of or euthanize the animal in a humane manner. The Poundkeeper shall euthanize in a humane manner a dangerous dog that has not been claimed.
- 9.7 The Poundkeeper may euthanize in a humane manner any impounded animal that is suffering from an incurable disease.

PART 10 - BEES

- 10.0 Bees may be kept on any parcel of land approved for such use in the Land Use Bylaw.
Amendment Bylaw No. 762, 2010

PART 11 – ENFORCEMENT

Amendment Bylaw No. 1165, 2026

- 11.0 The Owner of a Dog shall not leave the scene of a Dog Bite or attack incident without:
- a) providing their name and contact information to the parties involved in the Dog Bite or attack incident; or
 - b) making a report about the Dog Bite or attack incident to the Animal Control Officer; including name and contact information.

PART 12 – RIGHT OF ENTRY

Amendment Bylaw No. 1165, 2026

- 12.0 Pursuant to section 16 of the Community Charter, an Animal Control Officer may enter into or upon any parcel within the Town at a reasonable time, in a reasonable manner and taking reasonable steps to advise the Owner or occupier before entering the property for the following purposes:
- a) to inspect and determine whether all regulations, prohibitions and requirements are being met;
 - b) imposed under or pursuant to this Bylaw are being met;
 - c) to take action on default of an order under this Bylaw; or
 - d) to request anything to be produced to assist with an inspection, enforcement or action on default performed for the purpose of this Bylaw.
- 12.1 No person shall interfere with, hinder or obstruct an Animal Control Officer in the exercise or performance of their powers, duties or functions under this Bylaw including, but not limited to:

- a) not providing identification information or providing false information;
- b) unlocking or unlatching or otherwise opening a vehicle or Enclosure in which an Impounded Animal has been placed;
- c) removing or attempting to remove any Animal from the possession of an Animal Control Officer or Poundkeeper; or
- d) removing, or attempting to remove, an Animal from the Animal shelter.

PART 13 – NO LIABILITY FOR INJURY TO ANIMAL

Amendment Bylaw No. 1165, 2026

- 13.0 No provision of this Bylaw shall be construed as making the Poundkeeper, an Animal Control Officer, or the Capital Regional District liable to the Owner of an Animal for injury to, sickness or death of the Animal.

PART 14 – OBSTRUCTING

Amendment Bylaw No. 1165, 2026

- 14.0 A person must not interfere with, hinder or obstruct an Animal Control Officer or kennel master in the exercise or performance of their powers, duties or functions under this Bylaw, including, but not limited to, by:
- a) failing to provide identification information;
 - b) providing false information;
 - c) unlocking, unlatching, or otherwise opening a vehicle or Enclosure in which an Impounded Animal has been placed;
 - d) removing or attempting to remove an Animal from the possession of an Animal Control Officer or Kennel master; or
 - e) removing or attempting to remove an Animal from the Animal shelter, except as authorized by this Bylaw.

PART 15 – OFFENCE AND PENALTY

Amendment Bylaw No. 1165, 2026

- 15.0 Any person who violates any of the provisions of any other section of this Bylaw or who suffers or permits any act or thing to be done in contravention of this Bylaw, or who refuses, omits or neglects to fulfil, observe, carry out or perform any duty or obligation imposed by this Bylaw shall be liable on summary conviction to a fine not exceeding \$5,000.00.

PART 16 – REPEAL, SEVERABILITY AND HEADINGS

- 16.1 The Town of View Royal Bylaw No. 504, 2003 cited as “Animal Control Bylaw No. 504, 2003” and all amendments thereto, are hereby repealed.
- 16.2 Any section, subsection, sentence, clause or phrase of this Bylaw, which is for any reason held to be invalid by the decision of any Court of competent jurisdiction, may be severed from the balance of this Bylaw without affecting the validity of the remaining portions of this Bylaw.
- 16.3 Section headings, the table of contents and parenthetical expressions do not form part of this Bylaw. They are included for convenience only and must not be used in interpreting this Bylaw.

READ A FIRST TIME THIS	1 st	DAY OF	November, 2005
READ A SECOND TIME THIS	1 st	DAY OF	November, 2005
READ A THIRD TIME THIS	1 st	DAY OF	November, 2005

ADOPTED BY COUNCIL, SIGNED BY THE MAYOR AND CLERK, AND SEALED WITH THE SEAL OF THE TOWN OF VIEW ROYAL THIS 15th DAY OF November, 2005.

MAYOR

CLERK

SCHEDULE "A"

Amendment Bylaw No. 808, 2011
Amendment Bylaw No. 861, 2013
Bylaw No. 958, 2016

SCHEDULE “B”

**TOWN OF VIEW ROYAL
LIST OF PARKS**

Amendment Bylaw No. 1165, 2026

Park Name	Location	Amenities	Designated Off-Leash Areas
Aldersmith Park	121 Meadow Park Ln.	natural greenspace, treed	Off-Leash, excluding Gary Oak Meadow
Baur Park	1257 Stancil Ln.	natural greenspace, treed	
Burchill Park	Parsons Rd. and Six Mile Rd.	natural area	
Caton Lane Park	21 Caton Pl.	waterfront open greenspace; native vegetation and wildlife viewing	
Chalmers Court Park	1978 Chalmers Crt.	play area	
Chancellor Park	51 Chancellor Ave.	picnic area, walking trail, play area	
Chilco Park	2440 Lund Rd.	picnic area, play area, open green space	
Craigflower Creek	waterfront – linear along Craigflower Creek; btwn Marler Dr. and Creed Rd.	waterfront natural greenspace; ecologically sensitive area	
Eagle Creek Park	Watkiss Way beside 33 Helmcken Rd.	natural greenspace, treed, walking trail	
Edwards Park	2299 Chilco Rd.	natural greenspace, treed, walking trail, water view lookout	
Evelyn Heights Park	2306A Evelyn Hgts.	playground, basketball court, open green space	
Francis View Park	2313 Francis View Dr.	natural greenspace, treed, walking trail	
Game Road Nature Park	17A Game Rd.	natural greenspace, treed	
Garry Oak Meadows Park	200 Nursery Hill Dr.	natural greenspace, treed, walking trail	
Glenairlie Park	285 Glenairlie Dr.	passive greenspace, chip trail	
George’s Corner Park	300 Island Hwy.	green space, bench	
Heddle Park	325 Island Hwy.	walking path	
Helmcken Centennial Park	150 Helmcken Rd.	play area, playing fields (baseball, softball), tennis courts, basketball courts, paved parking area, concession, washrooms and water views	Off-Leash Oct 1 to March 31 On-Leash April 1 to Sept 30
Jalan Park	322 Jalan Pl.	natural greenspace, water viewpoint	
Knockan Hill Park	101 High St.	natural greenspace, treed, trail	
Knollwood Park	3 Pearce Pl.	playground	

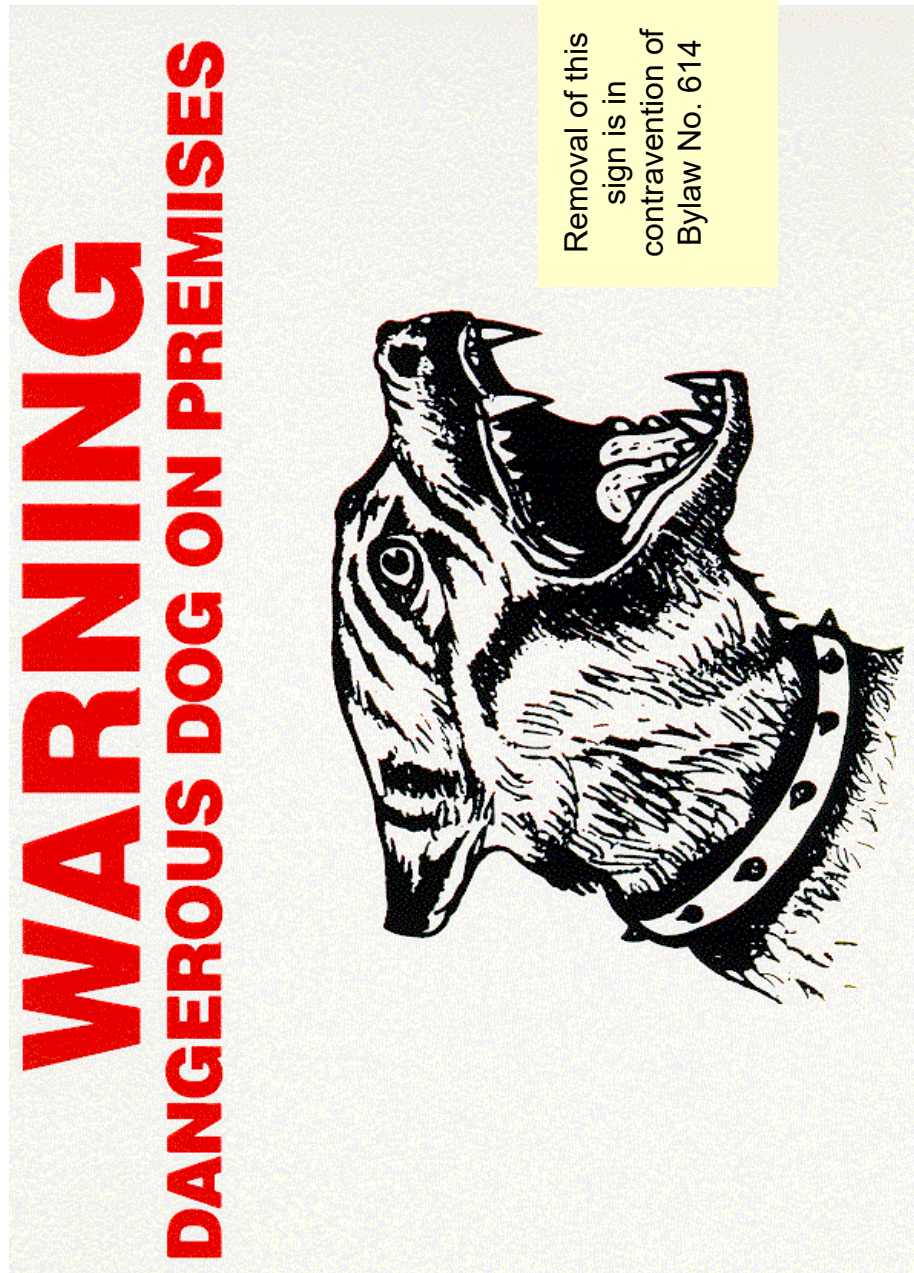
Park Name	Location	Amenities	Designated Off Leash Areas
Lime Kiln Park	215 Hart Rd.	Lime Kiln	
Little Road Park	1642 Little Rd.	natural greenspace	
Marler Park	123 Marler Dr.	playground	
Mellor Park	216B Hart Rd.	natural greenspace, water viewpoint, playground, picnic area	
Newstead Park	252 Heddle Ave.	Playground, greenspace; picnic area	
Nursery Hill Park	50 Nursery Hill Dr.	natural greenspace; treed, native vegetation, walking trail	
Parkcrest Park	111 Viewcrest Dr.	natural greenspace; treed, native vegetation and wildlife viewing	
Parsons Bridge Park	Below 485 Island Hwy.	waterfront walkway, benches	
Portage Park	151 Island Hwy.	passive natural greenspace, trails, treed, picnic area, beach, playground	Off-Leash, south of playground
Portage Inlet Linear Park	Off St. Giles, borders Saanich boundary	passive natural greenspace, trail, treed, waterfront	
Price Bay	waterfront – Esquimalt Harbour (Price Bay) btwn Price Rd. and Knollwood, south of Island Hwy.	beach	
Richards Island	Off Partage Park Beach access	natural greenspace, waterfront	
Seabird Park	230 Seabird Pl.	waterfront open greenspace; native vegetation and wildlife viewing	
St. Gilles	150 St. Giles St.	waterfront natural greenspace; ecologically sensitive area; “informal” canoe launch	
Stoneridge Wetland Park	211 Stoneridge Pl.	(wetland dedicated to Town -VIP 72727)	
Thetis Lake Overflow	80 Atkins Rd.	open greenspace	
View Royal Park	1300 Pheasant Ln.	passive greenspace; trail; picnic area; foot bridge, playground, bike pump track, community garden	Off-Leash, northwest of footbridge
Watkiss Way Park	Along Watkiss Way; west of Burnside Rd. West	Greenspace	
Welland Legacy Park	1215 Stancil Ln.	Orchard, greenspace	
Wilfert Park	1740 Wilfert Rd.	Natural greenspace	

SCHEDULE "C"

DANGEROUS DOG SIGN

Pursuant to Section 4.3

Actual Size of Sign: 30.5 cm x 23.5 cm (12 inches x 9.25 inches)
Red lettering. Black graphic of dog's head



SCHEDULE "D"

WILD OR EXOTIC ANIMALS
Pursuant to Section 8.6

Amendment Bylaw No. 881, 2014

"Wild or Exotic Animals"

The following list of animals constitutes "wild or exotic animals" for the purposes of this Bylaw. The common or familiar names of animals preceding the words in parentheses are intended to act as examples only, and are not to be construed as limiting the generality of the group specified by the words in the parentheses.

1. alligators, caimans, crocodiles (crocodilian);
2. apes, lemurs, gorillas and monkeys (primates); excludes humans;
3. anteaters, armadillos, and sloths (edentate);
4. badgers, polecats, otters, wolverines, weasels (mustelidae); excludes descended skunks and domestic ferrets, minks and ermines;
5. bats (chiroptera);
6. bears (carnivore);
7. beavers, porcupines, squirrels, muskrat, marmots, and gophers (rodentia); excludes domestic hamsters, guinea pigs, chinchillas, rats and mice;
8. cassowaries, ostriches, emus, rheas (struthioniformes);
9. cats, including lions, jaguars, cheetah, tigers, mountain lion, lynx, bobcat, ocelot and leopard (feloidea); excludes domestic non-feral cats;
10. civets, genets, meerkat, mongooses (viverrids);
11. camel, hippopotamus, tapir, rhinoceros or hyrax (ungulate); excludes domestic goats, sheep, pigs, cattle, horses, llamas, alpacas, mules, donkeys, elk and deer;
12. dogs, including bush dogs, dingos, racoon dogs, African wild dogs, coyotes, jackals, hyenas and wolves; excludes domestic non-feral dogs;
13. dolphins, porpoises and whales (cetaceans);
14. elephants, including Asian and African (proboscidae);
15. hares, pikas and rabbits; excludes domestic non-feral rabbits (lagomorpha);
16. hedgehogs, moles and shrews (insectivore); excludes African Pygmy Hedgehogs;
17. kangaroos, wombats, bandicoots, opossums (marsupialia); excludes sugar gliders;
18. owls (strigiformes);
19. raccoons and coatimundi (procyonids);
20. seals and walrus (pinnipedia);
21. venomous or poisonous frogs, toads and salamanders (amphibian);
22. venomous or poisonous lizards (sauria);
23. venomous or poisonous turtles, green and Hawksbill (Australia), tortoises and terrapins (chelonian);
24. venomous or poisonous snakes, (serpentia);
25. venomous or poisonous spiders, insects, fish and scorpions;
26. python;
27. boidae;
28. rock doves (pigeons), crows and gulls