

**Sec. 5½-1. Requirement of leash.**

It shall be unlawful for any person who has ownership, custody, control or responsibility of or over a dog to cause or permit said dog to stray within the city unleashed, as proscribed by MCL 287.262.

(Ord. No. 673, § 1, 4-3-2000)

(2) A civil fine of \$50.00 for a second violation; and

(3) A civil fine of \$300.00 for a third or subsequent violation.

(Ord. No. 673, § 5, 4-3-2000)

**Sec. 5½-2. Removal of dog defecation.**

Every person who has ownership, custody, control or responsibility of or over a dog shall immediately remove any defecation of said dog that is deposited by said dog upon any city-owned property, other government-owned property or privately owned property, unless said person has the express permission from the respective property owner to allow the deposit of defecation to remain on the property upon which said dog defecated.

(Ord. No. 673, § 2, 4-3-2000)

**Sec. 5½-3. Manner of removal.**

The person to whom section 5½-2 applies shall remove all dog defecation in a prudent and sanitary manner and shall dispose of same on said person's own property or in a public refuse receptacle so long as said defecation is placed in a sealed or airtight plastic container.

(Ord. No. 673, § 3, 4-3-2000)

**Sec. 5½-4. Prohibition upon swimming beaches.**

No person who has ownership, custody, control or responsibility of or over a dog shall allow said dog to come upon any city-designated swimming beach.

(Ord. No. 673, § 4, 4-3-2000)

**Sec. 5½-5. Penalties.**

Any person who violates any provision of this chapter shall be responsible for a municipal civil infraction punishable by the following:

(1) A civil fine of \$15.00 for a first violation;