Amendments to the Responsible Animal Husbandry By-law
Introduction

• February 2019 – issue paper presented to Council

• March 2019 – request that Schedule M-1 of the *Summary Offence Ticket Regulations* be amended
  • Provincial Staff identified areas the wording could be improved
Section A Definitions

Replace At Large with:
means that the domestic livestock is not
(a) under the direct, continuous and effective control of a person competent to control it, or
(b) securely confined within an enclosure or otherwise so that it is unable to roam at will.
Section A Definitions

Offensive odour will be amended by deleting the phase “that is offensive is” and replacing it with “produced by domestic livestock”

Delete the definition for Rooster
Section B Provisions

Subsection 3 and Subsection 4 reference to property classification to be removed and replaced with one provision that applies to all the offences under the By-law
Section B Provisions

Subsection 4
delete the technical terminology for determining an offensive odour

delete reference to offensive odours unreasonably interfering with the enjoyment of life of residents
Section B Provisions

Subsection 6
It shall be an offence under this By-Law for the assessed owner of a property on which a domestic livestock animal is being kept to permit a domestic livestock animal to go at large.

Renumbering
Subsections 3, 4, 5, & 6 needed to be renumbered
Section C Enforcement

Subsection 4
removing the reference to the assessed owner
and replacing with “any person who commits
an offence”
Recommendation

Proceed with first reading of the amendments to the Responsible Animal Husbandry

Schedule a Public Hearing for an upcoming meeting of Council