4. Special Cases

Overview
This section discusses complex situations you may encounter in the course of investigating animal cruelty complaints. The objective is to make you aware of these situations and provide you with possible ways to respond to them.

At the end of each discussion are actual case examples. Related documents (where available) can be found in Appendix III, Forms and Supplies List. The situations included are:

• Animal Hoarder
• Dog Fighting
• Cock Fighting
• Animal Crimes Related to Satanic and Other Cults
• Irresponsible Breeders/Puppy Mills
• Pet Store Complaint
• Animal Sexual Abuse

ANIMAL HOARDER

Overview
Animal hoarders (also called “animal collectors”) are defined as “people who accumulate large numbers of animals, fail to provide minimal standards of nutrition, sanitation and veterinary care, and fail to act on the deteriorating condition of the animals or the environment or the negative impact of the collection on their own health and well-being.” Animal hoarding cases are complicated and require cooperation and coordination among police officers, veterinarians, animal shelter personnel, health department officials and social service agents.

Normally, this type of case will come to your attention when you receive complaints from persons seeing starving animals and smelling bad odors coming from an individual’s property.
· **Things to be aware of when investigating:**

When investigating the complaint, you may find large numbers of animals in extremely bad physical condition. In some cases, they may be lacking food, water, and shelter. In other cases, though they may receive some food, they are denied medical care, and as a result, are suffering intensely. Sometimes, all these conditions are present. In general, the conditions will be filthy and the animals overcrowded.

· **What to do**

When you investigate this situation and it appears that you have an animal hoarder, consider this approach:

- Enlist the aid of the local humane society and veterinarians and coordinate a rescue operation to render aid to the animals (see Title 13, Section 354(c)). Animals who are suffering may require euthanasia as advised by a veterinarian. Depending on the number of animals remaining, remove them to selected shelters until the case is adjudicated.

· **Planning the rescue effort**

Cases involving large numbers of animals, particularly farm animals, involve a lot of planning. Prior to the rescue effort, we recommend the following procedures. (See also Appendix III, “Cruelty Investigation Team Assignments”).

1. Contact the Agency of Agriculture before taking any enforcement action involving livestock or poultry. This is required by law under Title 13, Section 354 (3) (a).

2. Contact a local reputable humane society to determine its capacity for holding animals. Given the limited capacity of any shelter, it may be necessary to contact shelters outside the area to allow for enough housing for the seized animals. Ask the humane society if it can coordinate the effort.

3. Contact the appropriate people (e.g., veterinarian, animal control officer, humane society staff) to form a rescue team. Be sure to instruct all people involved in the rescue effort not to discuss the case beforehand. In addition, consider contacting other expert witnesses who might be helpful to your case (such as wildlife experts, reptile experts, or exotic bird experts) when non-domestic animals are involved.
If it appears that any air or water pollution is taking place or wildlife is involved, consider contacting the Department of Fish and Game.

4. Ask the humane society to bring collars, tags, animal carriers, white cards, black markers, and any other items necessary to perform animal identification, to the scene. (See also Appendix III, “Equipment and Supplies for Animal Rescue Operations”).

5. Photocopy an adequate number of “Veterinarian’s Detailed Exam Findings” and “Agreement Between Lead Organization” forms to take to the scene. A complete list of equipment and supplies for animal rescue operations is also available. (See Appendix III for copies of these documents.)

6. Arrange a date for proceeding with the rescue. Keep this very confidential; animal hoarders have a network which will spring into action if talk of a rescue effort gets out. And the animals you hope to rescue will be gone from the premises - into the hands of another hoarder.

7. Apply for a search warrant; specify all the buildings on the property you wish to enter and the treatment procedures you wish to use on the animals.

8. Advise the Deputy State’s Attorney (DSA) or State’s Attorney (SA) who is assigned to the town where the case is occurring of your plans. Have the DSA or SA review your search warrant for completeness. Also, ensure that he or she is willing to prosecute the case.

· Executing the Search Warrant in an Animal Hoarding Case

When the police execute a search warrant, it is permissible for non-police personnel to assist them. This type of assistance is almost always necessary when large numbers of animals are involved. We recommend the following procedures:

1. On the day you plan to execute the warrant, alert all people assisting in the case (including humane society personnel, veterinarians, volunteers, health department officials, etc.) and arrange for them to meet you prior to the time of the animal rescue in an area where you will not attract attention and a good distance away from the property where the animals are kept.
2. People should be formed into teams and assigned duties before entering the property. Persons should be designated to handle the animals, ID them, and assist the veterinarians. One or two police officers should collect any additional evidence, photograph the scene, etc.

3. If an arrest warrant was issued, only the police should enter the property initially for the purposes of executing it. Volunteers and others should be secured away from the scene until the police inform you to enter the premises.

4. Next, secure the scene, and allow shelter personnel, veterinarians, etc. to tend to the animals.

5. In general, perform tasks in the following order, so the animals can be processed, and use a video camera to capture each animal’s condition (but bear in mind that the circumstances at the time will govern how you carry out the operation; for example, if the weather is bad, you may have to remove the animals to wherever you are taking them and identify and photograph them there).

   a) Persons responsible for handling the animals must assign each animal an ID number, and place the number on a “Veterinarian Statement” form. Different types of animals can be identified and numbered as separate groups; for example, the first cat to be identified could be 1C, the second cat 2C, etc.; the first dog could be 1D, the second dog 2D, etc..

   b) Using a thick, black felt-tip marker, write the ID number that has been assigned, on a large white card or sheet of paper. Place the card in front of the animal without obscuring the body, and photograph the animal.

   c) Place a collar on each animal. Specify the animal’s ID on a small paper/plastic tag, and attach the tag to the animal’s collar. With kittens and puppies and other tiny animals, secure them in carriers and mark the carriers clearly with the IDs of the animals within.

   d) Have a veterinarian examine the animal and fill in its “Veterinarian Statement” form. Specify the physical problems with the animal and its disposition on the form, e.g., euthanized (specify reason), etc. The veterinarian should sign each form. To save time, the veterinarian can dictate information to a clerical assistant as the animals are being examined. Then at the end of the rescue effort, he or she can personally sign all the forms.

   e) If animals are being transported to various shelters, complete the “Agreement from Organization or Individual” form to keep track of the
whereabouts of the animals. (See also Appendix III, “Chain of Custody: Individual Animal Record” and “Case Chain of Custody: Multiple Animals Record”).

IMPORTANT NOTE: In some cases, especially where many animals are involved, some animals may appear more neglected than others. Nevertheless, all the animals should be seized, if possible, because the conditions in which the animals are being kept are causing the problem. And it is usually only a matter of time before the healthier ones will be in poor condition as well.

6. Process the defendant at the police station. The owner may be in violation of Title 13, Section 352, as well as other sections of the law.

After reading the defendant his or her constitutional rights, attempt to obtain a statement by asking the following types of questions:

• When was the last time the animals were fed and watered?
• When was the last time the cage, stall, barn, etc. was cleaned?
• When was the last time they were seen by a veterinarian?
• Who is their veterinarian?
• In the case of horses, sheep and goats, when was the last time they were seen by a farrier?

Keep in mind that a lack of sufficient funds is no excuse for neglecting an animal, and neglect constitutes cruelty.

7. After the rescue operation is completed, ensure that the defendant receives a copy of the search warrant as well as a copy of the inventory receipt for any animals or property seized.

8. Deliver original copies of both the executed search warrant and inventory receipt to the issuing court within 5 working days.
CONDITIONS YOU MIGHT FIND IN A HOARDING CASE
Example 9
Animal Hoarder

The Complaint
A complainant called the State Police and stated that the animals at a private shelter were suffering from health problems and were being denied medical care. In addition, the shelter operator would not allow volunteers or employees to take animals who needed to be euthanized to a veterinarian.

The complaint was corroborated by a veterinarian who had visited the shelter and noticed that the animals were suffering from various maladies and in need of medical care.

The Response
1. An officer visited the premises and verified the statements of the two complainants.

2. The officer discussed the situation with the State’s Attorney’s office and applied for a search warrant to enter the premises. In addition, he did the following:
   • Contacted several veterinarians in the area to assist at the scene when the search warrant was executed.
   • Contacted various humane societies in the area and arranged for them to be present with vans to remove the animals.

3. On the day the warrant was executed, the officers assembled the various humane societies at the edge of the property for a briefing and assignments.

4. The officer presented the owner of the shelter with the search warrant.

5. The animals were identified and treated.

6. The animals were removed to the humane societies involved in the effort.
   The destination of each animal was documented.

Charges Brought
The owner was charged with 100 counts of violating Title 13, Section 352.
Dog Fighting

Overview

There are several aspects of dog fighting (and different levels of dogfighters) about which you may receive complaints:

**Street Level Dogfighters** – these fighters do not have their own bloodlines, and may just be starting out; they will fight any dog – regardless of age, size, sex, or breed.

- Difficult to catch since fights can happen at any time; they do not condition the dogs before a match.
- Dogs are frequently housed in abandoned buildings, stashed in back yards, sheds, or in basements. You may receive a complaint about dogs barking in an abandoned building or shed, or you may receive a tip from a former girlfriend/boyfriend or rival. *NOTE: amateur and professional dogfighters may also stash dogs in abandoned buildings.*
- Fighters are not organized and will fight on street corners, underpasses, and abandoned buildings, sometime without a pit.
- Dogs typically do not receive medical attention and fighters do not have medical expertise to treat injured dogs, so dogs are typically killed or dumped.

**Amateur Dogfighters** - these fighters are beginning to develop their own bloodlines, and try to connect with professional dogfighters to gain their knowledge and network with other professionals to increase their credibility. You may receive a complaint that dog fighting is going on in a certain location (same as street level).

**Street Level Fighting** - you may receive complaints from neighbors about an injured dog, or a complaint from a veterinarian that a dog has come in with new and old wounds and numerous scars, or you may receive a complaint that states, “Every Friday night I hear dogs fighting down in the alley behind my house.”

They may have fighting dogs chained, crated with visual barriers, or in separate rooms of abandoned building, sheds, or garages. In rural areas, fighting dogs are typically chained in both vacant and occupied residences or wooded lots.
Things to be aware of when investigating:

Typical scarring and wound patterns on fighting dogs:

Wounds on face, head, front legs, and chest. Additional wounds may be seen on the stifle (thigh) of the dogs. Missing and torn lips and ears are also common. Dog used for dog fighting run directly to their opponent and hit head-on (literally).

Dogs who are simply fighting with each other (not at anyone’s urging) typically have injuries on their neck, stomach, shoulder, and rump areas because, unlike staged dog fighting, these dogs do not “face off”. They typically sniff one another, then one or both fight.

Generally you will find American Pit Bull Terriers used in fighting, but street level fighters will use any dog who will fight, including pit bull mixes.

Common Terminology and Fighting Paraphernalia:

Breaking sticks - pieces of wood, plastic or animal horn of varying length, thin at one end and wider at the other. Inserted into the opposing dog’s jam, behind the molars, and twisted until the dog releases his grip temporarily.

Chains, ropes, or spring-poles hanging from a solid structure with a high value and durable item, typically cow or deer hide. The dog grabs onto the high value object with his jaws, his front legs are off the ground and his rear feet are firmly on the ground, which builds strength in the jaw and neck muscles, and mimics them gripping their opponent, thus increasing their balance.

Various sized weights attached to dog’s collar or heavy chains and padlocks around the neck, worn to develop strength in neck muscles.

Large bottles of various vitamins, such as Vitamin K, or steroids. The bottles may say “For Cattle Use Only”.

Fish antibiotics – inexpensive alternative to antibiotics from a veterinarian.

Saline solutions in plastic bags. These are used to rehydrate dogs after strenuous activities and prevent/combat shock.
Various vials, may contain medications and Vitamin E solution, etc.

Needles and syringes.

Surgical needles shaped like fish hooks to suture the wounds after a fight.

Staple guns – used to suture (staple) large or gaping wounds.

IV Fluids and catheters – inserted into dog’s vein to rapidly deliver IV fluids.

Treadmills - very common in conditioning dogs for an upcoming match (fight) to build strength and stamina. There are a variety of different types:

- **Human treadmill** – altered to accommodate a dog by adding sides and a leash or chain hanging down from the console to hook to the dog’s collar or harness.

- **Slat Mill** – self moving treadmill made for dogs with slats of wood for him/her to run on.

- **Carpet Mill** - also self moving like slat mill, but has carpeting.

Pedigrees – tells who the dogs were bred from, the owner, and breeder. Many times dog fighters will write or post statements on-line about their dog’s fighting ability.

Trophies – dogfighting trophies.

Keeps – typically 6-8 weeks worth of details including a list of feed, weights, and exercise, etc. Typically six days a week with one day of rest for the dog.

NOTE: Professional and amateur dog fighters do not use “bait dogs.” This term has been sensationalized by the media. Fighters will “roll” their dogs (a term used to test a dog to see if he/she has game). They will have the dog fight an established fighter to see if the dog continues even after they are exhausted and/or getting beaten. If the dog does not fight, quits, or does not show promise, the dog would typically be killed since he is considered a disgrace and of no value to the fighter.

Street level dog fighters will fight any pit bull or pit bull type dog. Sadly, it is not uncommon for pit bulls to be stolen, obtained from free ads/Craigslist, or well
meaning shelters/rescues with lax adoption policies. Street fighters do not care about the bloodlines, the condition, or typically the age of their dogs as long as they fight. They also don’t care about matching the sizes or weights of the dogs.

Many law enforcement officers with limited experience w/ fighting dogs, may misinterpret the wounds on fighting dogs. Most fighting dogs exhibit submission to humans regardless of their fighting prowess against other dogs, and even the most successful fighting dogs will be covered in scars and gaping wounds. This does not mean they are bait dogs per se; it only means they have been “rolled”, and whether or not they were successful in the battle cannot be determined.

- **What to do**

When investigating the complaint, and with the assistance of a law enforcement officer, consider doing the following:

1. If the door to the abandoned building is loosely chained, and you can see dogs in immediate need of medical attention, call a law enforcement authority for assistance. Based on exigent circumstances (See also Chapter 1, Be Prepared Ahead of Time, “Key Concepts: Exigent Circumstances and Plain View Doctrine”), break the chain, and have the dogs removed.

2. If the door is locked, and the property appears to be abandoned, contact the property owner about a key to the building, if possible. In a large city, you can call the housing authority. Ask the property owner or housing authority to accompany you to the building, along with the animal control officer or local humane society. Unlock the door and have the dogs removed. Make sure the owner or custodian of the property has the legal right to let you in the property. Get a signed consent to search.

3. If the door is locked, and you are unable to obtain a key, obtain a search warrant based on your evidence, call the animal control officer or local humane society to accompany you. Enter the property and have the dogs removed. Seize related paraphernalia. As a general rule, it is best to get a search warrant when possible.

   NOTE: If you believe that there are dogs in the building, and you have to leave to find the owner or obtain a search warrant, ensure that you leave an officer there to guard the building (both front and back doors) so the animals are not removed while you are gone.

4. In all cases, take photos (and if possible, video); make sure you do not talk on video unless an explanation is needed. Do not use inflammatory
statements or profanity. Videos have been excluded in court because the animal control officers made inflammatory comments about conditions (see also, Chapter 1, Be Prepared, “Photographic Evidence”).

5. Have the dogs examined by a veterinarian and obtain a sworn statement indicating that the dog’s wounds were consistent with dog fighting. Take photographs of any injuries.

6. The dogs should be kept in kennels with visual barriers, eg. Cement block kennels and topped if possible. Each dog should be treated as an individual and professionally evaluated for candidacy for adoption.

NOTE: Extreme security measures should be in place to house these animals, since they are in danger of being stolen.

7. The shelter should never release the animals to any individual, but rather ask staff to obtain as much information as possible about any individuals who attempt to claim the dogs (license plate number, name of their veterinarian, etc.) Ask for the dog’s paperwork, such as pedigrees, to establish ownership. This is an important piece of information in a dog fighting case.

Investigating Organized Dog Fighting Ring

Tips about organized dog fighting can come from former partners and family members

- **Things to be Aware of When Investigating**

  Investigating this type of dog fighting requires patience and investigative skills. The internet is an excellent way to obtain information about dogfighters. Dog fighting paid websites, social media, trash pulls (going through a person’s discarded property for evidence), and subpoenas for emails can make a case. Physical observations and statements made by the dogfighter can also be used in a case.

- **What to do**

  Be sure your informant is reliable. Based on the information provided, consider the following approach:

  1. Conduct surveillance (law enforcement only) to determine the night of the fight.
  2. Obtain a search warrant and coordinate your effort with the local humane agency or animal control.
  3. Cover all exits, enter the premises, and arrest the participants and bystanders.
4. Be sure all parties who are involved in the raid wear either uniforms, hats, or jackets to separate themselves from the participants, in case weapons must be used. Ensure that everyone knows who the undercover person is.

5. Take photos of the scene and record it with a video camera, if possible. A video camera will capture the suffering involved in the event.

6. Have the animals removed to a secure animal shelter.

7. Have a veterinarian examine the dogs and obtain a signed statement indicating that the dogs were used for fighting.

8. Take photographs of the dogs and detailed photos of any wounds.

9. If possible, have the animals held as “evidence” until ownership and disposition is ruled by the court.

10. The shelter is not to release the animals, but ask the staff to obtain as much information as possible about any individuals who attempt to claim the dogs, such as their license plate number, name of their veterinarian, pedigrees etc.

CAUTION: Ensure that you have support and assistance. Be aware that the organizers may attempt to flee (dogs are typically people friendly and safe).

Investigating Unorganized Dog Fighting — “Street Fighting”

This involves individuals “street fighting” their dogs in back alleys or make-shift dog rings. The majority of complaints you will receive will be of the “street fighting” variety.

· Things to be aware of when investigating:

  IMPORTANT: The defendants will most likely tell you that they were engaged in a conversation, and their two dogs got into a fight. If that were the case, the defendants should have been trying to break it up. Your report must state that the dogs were engaged in fighting, and the defendants were not trying to break it up. The arrest may be based entirely on your observations, so it is important to make this point. Also the placement of the injuries and whether money was exchanging hands.

· What to do

  When investigating the complaint, consider the following approaches:
1. Interview neighbors or known informants to determine when and where the street fights are normally held. Conduct surveillance (law enforcement only) to verify the place and time.

2. On the specified night, arrange to be there in adequate force, along with the animal control officer and humane society. Prepare for the possibility that the dogs may be fighting and will need to be separated. Either have one of the attendees do it or have someone who knows how to separate the dogs safely. Grabbing by the scruff and lifting straight up is the most common method. Do not pull apart – this will cause extensive damage to the dog(s).

3. Arrest the persons involved and have the dogs removed to a veterinarian or the shelter. Dogs must be examined by a licensed veterinarian.

4. Take photos of the scene and record it with a video camera, if possible. A video camera will capture the suffering involved in the event.

5. Have the animals removed to a secure animal shelter with security.

6. Have a veterinarian examine the dogs and obtain a signed statement indicating that the dogs’ wounds were consistent with fighting.

7. Take photographs of the dogs and detailed photos of any wounds.

**Dog Fighting Examples**

**Example 10**

**Unorganized Dog Fighting (Street Fighting)**

**The Complaint**

A humane agent encountered two individuals fighting their dogs on a city street.

**The Response**

1. With the assistance of a law enforcement officer, the investigator had the two people arrested and taken to the police station.

2. The investigator carefully documented that the dogs were fighting and the owners were making no effort to break up the fight.

3. The investigator took the seized dogs to a veterinarian to be examined. The veterinarian provided a signed statement indicating that the wounds on the dogs indicated that they had been fighting.

4. The humane agent or veterinarian took photographs of the two dogs indicating the wounds they had sustained.
Charges Brought

An offense committed under subdivisions 352(5) and (6) of Title 13 can be prosecuted as a felony (up to 5 years of imprisonment or a fine of up to $5,000 or both) if the person (5) “owns, possesses, keeps or trains an animal engaged in an exhibition of fighting, or possesses, keeps or trains any animal with the intent that it be engaged in an exhibition of fighting, or permits any such act to be on premises under his or her charge or control; or (6) “acts as a judge or spectator at events of animal fighting or bets or wagers on the outcome of such fight.”

Example 11
Training Dogs for Fighting

The Complaint
A complainant called the state police and reported that she saw six pit bulls chained to dog houses on the property across from her residence. At various times, she also saw the dogs hanging by their teeth from a rope tied to a tree. Other reports from neighbors verified what the complainant had said.

The Response
1. Based on the information contained in the complaints, a state police investigator was sent undercover to investigate the situation. His observations confirmed that dogs were being training for dog fighting.
2. The state police applied for a search warrant.
3. They contacted humane agencies to see which could house fighting dogs for them.
4. The state police, along with the humane agencies, went to the property.
5. The state police executed the search warrant. They seized the animals, videotaped and took photographs of the scene and the individual animals, and arrested the individuals involved.
6. The humane agencies removed the animals from the premises.
7. The animals were examined by a veterinarian who provided a signed statement as to their condition.

Charges Brought
The individuals involved were charged with a violation of Title 13, Section 352.
The Humane Society of the United States (HSUS) has worked extensively with law enforcement agencies to identify and investigate dog fighting. The HSUS can be used as a resource for law enforcement agencies investigating dog fighting. (See also Appendix II, Resource Agencies, “The HSUS” and Appendix IV, “Dog Fighting: How to Spot it and How to get $5,000 for Reporting it”).

Cock Fighting

Overview
There are two aspects of cock fighting about which you may receive complaints:

· Cock fighting - similar to dog fighting, birds used for fighting may be housed in abandoned buildings or sheds. In rural areas, fighting cocks may be kept in barns or outbuildings, typically housed outside in small cages or tie outs.

· Organized cock fights – can take place anywhere there is a flat surface and privacy. The birds are transported to and from the fights in wooden boxes that are just large enough to place the birds inside and not allow them to move, and birds are kept in cages until their turn to fight.

Gambling, drugs, prostitution, and illegal firearms are commonly associated with cock fighting; as a result, caution should be exercised when investigating. In general, a cock fighting ring is easier to infiltrate than a dog fighting ring. The Humane Society of the United States (HSUS) has worked extensively with law enforcement agencies to break up illegal cock fighting rings. The HSUS can be used as a resource for a law enforcement agency investigating cock fighting (See Appendix II, Resource Agencies, “The HSUS” and Appendix IV, “Cockfighting Fact Sheet”).

Investigating “Cock Fighters

In a city environment, you may receive a complaint about a rooster crowing in a backyard or in a building. In a rural environment, you may receive complaints about someone keeping large numbers of roosters.

The condition of the birds
Kept in single cages, stacked in double and triple layers

Tethered to “A” frame huts or barrels.

Combs and wattles (comb on the top on head and under chin) cut off
Presence of paraphernalia
Teasers - small stick with 8 - 10 strips of cloth attached to it, used to taunt the bird and make him aggressive.

Various types of sharp spurs/knives (made of metal or plastic), which attach to the cock’s spur to enable him to gash and seriously hurt the other bird, often leading to one or both dying from their injuries.

Sparring “gloves” - little leather booties that are temporarily placed over the spurs when sparring the birds (testing) or exercising them in preparation for a fight.

Mole skin – used to attach the knives to the bird’s spur.

Weight scales and cock holding bags (look like pillow cases).

Syringes, antibiotics, alcohol, injectable stimulants, and many times unlabelled concoctions that contain stimulants and vesicle dilators.

What to do
When you investigate a complaint about a large number of birds being harbored at a location, consider doing the following:

1. Exigent Circumstances - If the door to the abandoned building is loosely chained, and you can see birds in immediate need of medical attention:
   a. Call the local humane agency for assistance.
   b. Based on exigent circumstances, break the chain, and have the birds removed and provided with medical attention.
   c. Take photographs of the animals at the veterinarian’s.
   d. Find the owner of the building, if possible, to determine if he was aware that birds were housed there.

2. Non-exigent Circumstances
   a. If the door is locked, and the property appears to be abandoned, contact the owner about a key to the building, if possible. In a large city, you can call the housing authority. Ask the owner or housing authority to accompany you to the building, along with the local humane society. Make sure the owner or custodian of the property has the legal right to let you in the property. Get a signed consent to search.

   OR
b. If the door is locked, and you are unable to obtain a key, apply for a search warrant based on your evidence. Arrange for the humane society to meet you there.

NOTE: If you believe that there are birds in the building, and you have to leave to find the owner or obtain a search warrant, ensure that you leave an officer to guard the building (both front and back doors) so the animals are not removed.

c. In either case, enter the property once you have found property owners or obtained a search warrant, and take photographs of the animals and the conditions in which they were kept. Seize any related paraphernalia on the property. As a general rule, it is best to get a search warrant when possible.

d. Have the birds examined by a veterinarian and obtain a sworn statement indicating that the birds were used for fighting. Take photographs of any injuries.

3. If the birds do not need to be euthanized, have them kept at the humane agency or other shelter as evidence until you complete your investigation. Ask the local humane society to obtain as much information as possible about any individuals who come to claim the bird(s), such as their license plate number, name of their veterinarian, etc.

Investigating a Cock Fighting Ring

You might receive complaints about cock fighting going on in an alley or a cellar; in a rural area, it may be a barn.

· Things to be aware of when investigating:

Refer to this chapter, “Investigating Cock Fighter - Things to Be Aware of When Investigating.” The conditions of the birds and the paraphernalia will be the same.

· What to do

Consider doing the following:

1. Attempt to develop an informant to provide you with information about the participants and times of the fights.

2. If you do not have an informant, do surveillance (law enforcement only) of the area to determine where and when fights are being held. The police may be able to send in an officer undercover.
3. If you become aware of when a fight is to occur, (e.g., from personal observations at a fight), apply for a search warrant to conduct a raid of the premises.

**IMPORTANT:** Apply for a **NO KNOCK** search warrant and ensure that it specifies searching for all paraphernalia and searching above the ceiling as well - things often get hidden there.

4. Arrange to have the local humane agency or animal control officer present to remove the birds. Humane agencies handling birds should be equipped with gloves and carrying bags.

5. Be sure **all** parties who are involved in the raid wear either uniforms, hats, or jackets to separate themselves from the participants, in case weapons must be used. If there is an undercover person, ensure that everyone knows who it is.

6. Ensure there is police coverage of all exits and entrances.

7. Arrest lookouts and persons charging admission - for acting “in concert” with the organizers - which means they could be charged with a felony as well, depending on the circumstances (See Title 13, Section 352 (6)).

8. Take photos of the birds and the conditions at the ring. If possible, use a video camera which can better capture the suffering involved in the event. If you are videotaping, do not talk unless explanation is needed. Do not use inflammatory statements or profanity. Videos have been excluded in court because of inflammatory remarks from investigators.

9. Have the birds examined by a veterinarian and obtain a statement indicating their condition (eyes missing, puncture wounds, etc.) to indicate that they were used for fighting.

10. Ask the local humane society to obtain as much information as possible about any individuals who come to claim the bird(s), such as their license plate number, name of their veterinarian, etc.
COCK FIGHTING EXAMPLES

WEIGHT SCALE  NEEDLES  POUCH WITH FIGHTING SPURS

CAGED BIRDS

ASSORTED PARAPHERNALIA  SPARRING MITTS
ANIMAL CRIMES RELATED TO SATANIC AND OTHER CULTS

Overview

This type of case may come to your attention when you receive complaints about a mutilated animal(s) being found with symbols of cult activity around the body such as satanic symbols, bones, and candles.

The following information was provided by the Animal Rescue League (ARL) of Boston and the Northeast Ritual Crime Intelligence Association (Boston), both of which have vast experience with investigating animal-related crimes resulting from cult activity. Both agencies, as well as the Rutgers University Animal Rights Law Center, can be used as a resource for law enforcement agencies investigating cult activity.

According to the ARL, satanic and other non-traditional cults are on the rise in the US, particularly in large cities where large numbers of immigrants come together to practice the cultural beliefs of their homeland, be it Voodoo, Santeria, Palo Mayombe, Condombre or Brujeria. In addition, there has been an increase in cults in the American prison system as well as in the general population.

This section of the manual concerns itself only with cult ceremonial activity involving cruelty to animals. It may take place in wooded areas, cemeteries, commercial or residential buildings or abandoned buildings.

There has been some confusion with regard to these cults and their practices and freedom of religion. Individuals have the freedom to practice their religion as they define it; however, they are not permitted to commit criminal acts, or interfere with the rights of others, while in the process. Thus, harming, killing, or mutilating an animal is not permitted because it is a criminal act. If they engage in this behavior, they are subject to prosecution.

NOTE: In 1987, the city of Hialeah, Florida enacted an ordinance that banned Lukumi Babalu Aye practitioners from performing animal sacrifice as part of their religious ceremonies. The practitioners appealed the decision, and it went to the US Supreme Court. In the Lukumi Babalu Aye v. City of Hialeah (113 S. Ct. 2217 (1993), the Supreme Court overturned the Hialeah ordinance. The important thing to note, however, is that anti-cruelty laws were not affected by the decision. In fact, the Supreme Court unanimously held that governments have the right to enforce prohibitions on animal cruelty, the keeping of livestock, and zoning violations.
According to the Rutgers University’s Animal Rights Law Center, the ordinances enacted in Hialeah were deemed unconstitutional only because they targeted the ritualistic animal sacrifice of one group of practitioners, rather than outlawing animal sacrifice in general. It was important to understand that this does not mean that animal sacrifices cannot be regulated or banned. In fact, if Hialeah had used the existing Florida anti-cruelty statute in prosecuting the ritualistic killings, the lawyers at Rutgers University believe that it is unlikely that the case would have reached the Supreme Court at all.

In Vermont, any ritualistic animal sacrifice, such as nailing an animal to a tree, would be a violation of Section 352 of Title 13.

- **Things to be aware of when investigating:**

  You may have complaints resulting from an animal-sacrifice-related crime that occurred in a cemetery, park, wooded area, etc. When investigating such a crime, the presence of the following elements at the scene may indicate the presence of a cult and indicate that the animal died as the result of a cult-related sacrifice.

  - Mutilation of the animal, including removal of specific body parts (anus, heart, tongue, ears, front teeth and front legs, genitals, etc.).
  - Cages for animals, limbs, lumber, etc. from which animals may have been hung. Look for any ligatures (ropes or leather ties) that may have been used to secure the animal.
  - Bones or animal parts (such as finger and arm bones, human or animal skulls, feathers, eyes, tongues).
  - Absence of blood in the animal.
  - Mockery of Christian symbols (inverted cross, vandalized Christian artifacts).
  - Use of stolen or vandalized Christian artifacts.
  - Unusual drawings or symbols on walls or floors (baphomet - an upside down pentagram often with the head of a goat within, hexagram, pentagram, etc.).
  - Non-discernible alphabet.
  - Altars, chalices, wands, biblical passages, ceremonial type knives.
• Candles and candle drippings (candles may be in the shape of genitals, or colored black or white.)

• Oils, powders, wax, herbs, incense.

• Dolls (a child’s doll burned or tied to a cross, also what is commonly known as a voodoo doll).

• Bowls of powder or colored salt.

• Skulls with or without candles.

• Robes, especially black, white, or scarlet.

• Rooms draped in black or red.

• Books on Satanism, magic rituals, etc.

• Crystal balls or other crude crystals, usually found in unusual forms.

• Pyramids.

• Sea shells.

• Necklaces made of beads, bells or gongs.

• There may be a circle which may or may not contain a pentagram.

• Look for a trail leading from the circle towards water. Search for stakes, etc., used to place victims in a spread-eagle position (head towards the water).

CAUTION: Never investigate these cases alone. Wear surgical gloves when handling evidence. Some cult practitioners are avid herbalists and use poisons as booby traps. Be aware that poisonous snakes may have been placed in cabinets and drawers to attack those who might be looking for evidence. Other booby traps include: fish hooks hung at eye level, shotguns tied to trip wires, falling bricks and other such setups.

• What to do

If your investigation of the scene indicates that the animal’s death may be the result of cult-related animal sacrifice, consider doing the following:

1. Interview the people who live in the area where the animal sacrifice was found to determine if they have any information on any occult activity in the area.
2. Run a check to see if there were any criminal activities in the area such as:
   • Church burglaries
   • Satanic, cult graffiti in the area
   • Any missing animals within a three-mile radius (check with animal control officers and humane agencies)

3. Attempt to develop informants. You may find people who became disenchanted with cult practices and are willing to talk to you. Maintain **strict confidentiality** at all times.

4. Try to find persons in the area who practice “white magic” or are witches. Many of these people may be able to provide you with information on cult activities or people who practice “black magic.”

5. Locate stores (called Botanicas) that sell cult-related paraphernalia. Do surveillance to see who enters and leaves. See if there is a connection between those persons and any names you might have been given.

6. If the suspects are teenagers, go to the high school and find someone who knows the students and what they are doing, perhaps a teacher or coach.

7. Once you have suspects, develop an intelligence file.

8. If the information you have gathered is sufficient to indicate that animal sacrifice is taking place at a specific location, consider applying for a search warrant to seize all animals and paraphernalia relating to animal cruelty.

9. Execute the warrant and arrest the persons involved and charge them with cruelty to animals under Title 13, Section 352.

10. Take photos of the animals and conditions at the scene. In addition, use a video camera to record the conditions of the animals and the surroundings. (See also Chapter 1, Be Prepared, “Photographic Evidence” and Appendix IV, “Ten Top Tips for Good Photography, Videography”).

11. Arrange to have the local humane agency present for the purpose of removing the animals.

12. Have any dead and live animals examined by a veterinarian (and euthanize any animals that are not saveable) and obtain a statement from him describing their condition: eyes missing, puncture wounds, cuts, etc. to indicate that they were used for animal sacrifice.
Preparing the search warrant in cult-related investigations

According to the ARL of Boston, if you have enough evidence to request a search warrant involving animal sacrifice, prepare the warrant to include the residence, property, and curtilges. While executing the search warrant, the ARL suggests looking for the following types of items, any of which may contain evidence of animal remains or documentation relating to an animal sacrifice:

- Hypodermic needles/vials/bottles (may contain blood)
- Animal body parts in freezers/refrigerators
- Ashes from fire pits including fireplaces, wood stoves
- Wooden stand for alter, marble slab, crosses
- Heavy wooden staff, sword, knives
- Bull whip, cat of nine tails, ligatures
- Human or animals bones, flesh, blood (especially skull or long bones, finger bones)
- Animal carcasses
- Ritual books, books on satanism, diaries
- Small animals in cages, and empty cages
- If adolescents are suspects, school composition books should be examined.
- Computers and computer diskettes
- Occult books, etc. may be found under mattresses, etc.
IRRESPONSIBLE BREEDERS/PUPPY MILLS

Overview

Many breeders of dogs or other animals take good care of the animals they raise because they make their money based on their reputation for producing healthy, purebred animals. However, you may periodically receive a complaint that the animals being raised by a breeder are not being fed properly or given adequate shelter.

“Puppy Mills” are operated by irresponsible breeders, with the focus on mass production of puppies, keeping the females constantly breeding with no concern for their health. The puppies may be shipped via air freight to various locations around the country and often die in transit. The conditions at a puppy mill are generally deplorable.

In most of these cases, because of the number of animals involved, you will have to coordinate your rescue effort with both a local veterinarian and the local animal shelter.

According to Title 20, Chapter 194, Section 3541 (10), a “pet dealer” means “any person who sells or exchanges, or who offers to sell or exchange cats, dogs, or wolf-hybrids, or any combination thereof, from three or more litters of cats, dogs, or wolf-hybrids in any 12-month period.” Authority to inspect the premises of “pet dealers” is given to municipal animal control officers, law enforcement officers, or a representative of the Agency of Agriculture, Food and Markets (Section 3682). The inspector may, with the approval of the municipality, be accompanied by a veterinarian or an officer or agent of a humane society incorporated in Vermont. See Appendix IV for a copy of the “Pet Dealer Inspection Checklist”, which can be used when conducting an inspection.

Things to be aware of when investigating:

Environmental conditions:

- Lack of fresh water and insufficient food
- Overcrowding, cages often stacked on top of one another
- Cages not cleaned, feces piled up
- Little or no protection from the elements
- Lack of sufficient/adequate shelter (animal carriers serving as housing in lieu of proper shelter)
• No floors on cages, only mesh wire; feces falls through on top of animal below
• Improper manure storage and disposal
• Improper ventilation
• Weak caging, protruding wires/nails

Animals’ physical appearance/behavior:
• body sores/poor coats
• bloated stomachs
• missing hair, excessive itching - may indicate mange
• animal attempts to hide, crouches down, pulls head back if you put your hand near the dog - all signs that may indicate abuse
• aggressive behavior - may indicate abuse
• lethargic behavior
• lameness
• holding a leg up
• ear mites
• aural (ear) hematoma
• cloudy eyes (could be fighting or injury from cage wires, etc.)

What to do
If you receive a complaint that sounds as though someone is running an irresponsible breeding operation, consider doing the following:

1. First contact the relevant municipality to check on their pet dealer permit status and possible previous violations.
2. Obtain a signed statement from the complainant, if possible.
3. When investigating the complaint, look for the conditions mentioned above. If they are present, apply for a search warrant to enter the property. Then have the State’s Attorney’s office review your application.
4. Contact a veterinarian and the local humane agency to accompany you to the scene. The humane agency can help remove and house the animals.

5. Arrest the owner (if you hold powers of arrest) and remove him from the scene.

6. Charge the owner or person responsible for the care of the animals with the appropriate number of cruelty charges.

7. Notify the United States Department of Agriculture, which is in charge of licensing and standards of care for animal breeders. (See Appendix II, Resource Agencies, “The USDA”).

8. If the person is convicted of the charges or negotiates a plea bargain, notify the registering agency responsible for granting registration status to the particular species of animal, or ask the humane society that assisted you on the case to do so.

For example, in the case of dogs, the American Kennel Club should be notified. (See Appendix II, Resource Agencies, “The American Kennel Club”). Upon receipt of this information, the registering agency will normally revoke the person’s registered breeder status, thus discouraging him from engaging in this type of behavior again.

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**Example 12**

**Irresponsible Breeders**

**The Complaint**

A complainant wrote a detailed letter to a local humane society stating that 13 purebred dogs kept on a neighbor’s property were not being fed or watered properly. The dog owner/breeder no longer lived on the property and only periodically returned.

In addition, some of the dogs were chained to plastic dog carriers which provided inadequate shelter.

**The Response**

1. The investigator had the complainant complete a statement stating exactly what he had seen and when.

2. The investigator then observed the dogs and their conditions from the roadway. In addition, the investigator observed the conditions of the dogs from the window of the complainant’s home which was adjacent to the breeder’s property.
3. Based on his observations and the signed statement of the complainant, the investigator applied for a search warrant.

4. The investigator coordinated the rescue effort with the state police responsible for the area.

5. He also secured the services of a local veterinarian to assist in the rescue effort.

6. On the day of the rescue, the state police executed the search warrant and entered the property along with staff of the humane society. Photographs were taken of each dog and its living conditions.

7. The dogs were transported to the shelter.

8. The state police found the breeder and issued him a citation.

9. The veterinarian examined each dog and completed a “Veterinarian’s Detailed Exam Findings” form, specifying the condition of each animal (see sample in Appendix III).

**Charges Brought**
The individual involved was charged with 13 violations of Title 13, Section 352.

**Example 13**
**Puppy Mills**

**The Complaint**
A complainant called a local humane society and reported that she went to a breeder to buy a puppy. The person was appalled by the conditions that she witnessed at the premises and described them in a signed affidavit to the humane society.

**The Response**
1. The humane society sent an investigator to the property on the premise of looking to buy a puppy.

2. She was not allowed into the kennel areas; instead the puppies were brought out to the porch of the house. In addition to looking lethargic, the puppies had a foul smell.

3. She asked to see the parents of the puppies and the owner refused.
4. Based on the condition of the animals, the owner’s behavior, and the original complaint, the investigator applied for a search warrant to enter the premises.

5. The investigator contacted other area shelters to assist in a rescue effort. She also contacted a local veterinarian and volunteers from other humane agencies.

6. On an agreed upon date, the Sheriff’s Department executed the search warrant and entered the property along with the humane society and the veterinarian.

7. The owner and caretaker of the kennels were issued citations.

8. The team entered the property. Each animal was photographed and given an identification number. In addition to numerous dogs, 4 cats, 1 goose, 1 duck, and 5 doves in poor condition were also on the premises. Animals were assigned to the various shelters and removed. Their locations were documented.

9. The situation was complicated by the fact that there were two individuals involved, each of whom technically owned several of the animals. Thus, the investigator had to determine which animals technically belonged to whom, identify them, and specify the information accordingly.

10. The humane society kept an accounting of the paperwork and presented it to the State’s Attorney’s office.

Charges Brought
The owner of the kennels was charged with 86 violations of Title 13, Section 352. The caretaker of the kennels was charged with 47 violations of Title 13, Section 352.

PET SHOP COMPLAINT

Overview
People may call and complain about the conditions that exist at a local pet shop. The complaints may range from overcrowded cages to outright animal abuse.

Because the animals in pet shops are all generally visible to the public, in one sense the case is easier to address; on the other hand, because the pet shop is a business and someone’s livelihood, it must be treated very carefully.
Title 20, Chapter 194, Section 3901 (11) defines a “pet shop” as “a place of retail or wholesale business, including a flea market, that is not part of a private dwelling, where cats, dogs, wolf-hybrids, rabbits, rodents, birds, fish, reptiles, or other vertebrates are maintained or displayed for the purpose of sale or exchange to the general public.”

The Agency of Agriculture has enforcement authority over pet shops, and should be contacted for licensing status (or lack thereof) and for any information on possible previous violations of Title 20.

The USDA regulates wholesalers of animals (those supplying pets to retail stores for resale) and should be contacted as well. They also regulate the possession and sale of “pocket pets” like sugar gliders, hedge hogs, prairie dogs, etc.

· **Things to be aware of when investigating:**
  - Overcrowding, too many puppies or kittens to a cage
  - Cages not clean, feces piled up
  - Lack of clean water and food
  - Animals with hair loss, body sores
  - Animals are lethargic
  - Birds have overgrown beaks because they have nothing to gnaw on.

· **What to do**
  1. Contact the Agency of Agriculture to check on licensing status and for information on any previous violations.
  2. Investigate the complaint. Examine the conditions that appear in plain view.
  3. If an animal appears to be suffering to a point where you believe exigent circumstances exist, contact an appropriate law enforcement agency for assistance.

  · Issue the person responsible with a citation.
  · Contact the local humane agency, seize the animal and have the humane agency take it to a veterinarian.
  · Obtain a signed statement from the veterinarian regarding the condition of the animal and photograph the animal.
4. If the animals you see in plain view appear to be neglected, but they are not in danger of dying, discuss the situation with the owner or employees. Ask him how the animals got in this state.
   • Inform the owner what needs to be done to correct the situation and provide him with a written list.
   • Tell him you will return in a day or so to see if the situation has been corrected.

5. If the situation has not improved on the day you return:
   • Obtain a search warrant.
   • Call the local humane society, law enforcement agency and a veterinarian to assist you.
   • Return to the pet store and have the humane society remove the animals.
   • Issue the person(s) responsible with a citation.
   • Take photographs at the scene of the animals, their cages, food/water bowls, etc. (See also Chapter 1, Be Prepared, “Photographic Evidence” and Appendix IV, “Ten Top Tips for Photography, Videography”).
   • Have the veterinarian sign a statement as to the condition of the animal(s) and take photographs of the animals at the veterinarian’s office.

SPECIAL NOTE: Standards relating to the investigation of pet stores under the criminal animal cruelty statute fall under Title 13. Standards for pet stores as they relate to licensing and inspection fall under Title 20, Chapter 194, and the Animal Welfare Regulations in Chapter 7, “Various Vermont Laws Dealing with Animals”.

Example 14
Pet Shop Complaint

The Complaint
A landlord contacted the animal control officer and reported that foul smells were emanating from a pet shop which recently had rented space in his building, but had not yet opened for business. The landlord reported that in addition to regular pet shop animals, wildlife, such as baby foxes and a raccoon, were also housed in the pet shop. The landlord stated that the pet shop owner had not been at the premises in days and the rent was in arrears. Because of
the foul smell, the landlord was worried about the fate of the animals and the state of his property.

The animal control officer notified the police. The landlord was willing to sign a statement.

**The Response**

1. Based on the information provided by the landlord, the police applied for a search warrant to enter the property.

2. The police called the animal control officer as well as the Fish and Game Department because of the wildlife involved, a veterinarian, and the humane agency to form a team to deal with the situation.

3. The veterinarian and the humane society informed the police that there had been past complaints against the pet shop when it was located at other sites. The Fish and Game Department informed the police that the pet store owner had a license to keep specific wildlife for educational purposes, but the animals had to be kept in prescribed conditions.

4. The search warrant was granted, and the police and the team entered the property.

5. All the animals were examined and individually identified. The animals and conditions were photographed.

6. The Fish and Game Department called a wildlife rehabilitator to the scene to remove the foxes, flying squirrel, etc. to his facility.

7. The balance of the animals were removed to the veterinarian’s office and the animal shelter.

8. Records were created to document the location of the animals and the persons responsible for their care.

**Charges Brought**

The police charged each of the three partners (owners) of the pet shop with 153 counts of violating Title 13, Section 352.
ANIMAL SEXUAL ABUSE

Overview
Animal sexual abuse (also referred to as zoophilia, bestiality, zooerasty or sodomy) is the sexual molestation of an animal by a human, or the coercion of another to do the same. This kind of animal abuse includes a wide range of behaviors such as vaginal, anal, or oral penetration; fondling; oral-genital contact; penetration using an object; and killing or injuring an animal for sexual gratification. Animal sexual abuse may or may not include physical violence other than the sexual violation, and may or may not result in physical injury to the animal. Animal sexual abuse, like rape, is the eroticisation of violence, control, and exploitation. The sexual abuse of animals is often linked to the sexual abuse of women and children (Kowal, 1998). A child’s sexual abuse of an animal may be a warning sign that the child is a victim or witness of physical, sexual or emotional abuse themselves (see also Appendix IV, “Animal Sexual Abuse Fact Sheet”).

Keep these correlations in mind when investigating domestic disturbances or sexual assaults where there are/have been animals in the home.

• Things to be aware of when investigating:
  • The animal may appear fearful by cowering or crawling into a hiding place.
  • Physical symptoms may include traumatic injury to the anus, rectum, or vulvar/vaginal areas.

• What to do
  1. When investigating sexual or domestic assault, consider the possibility that animals in the home are being used in sex acts, either by the primary aggressor or by the victims, who may be coerced by the perpetrator.
  2. Not all states have laws specifically prohibiting bestiality, including Vermont. Check with your State’s Attorney and pursue these incidents under the animal cruelty statute.
  3. When appropriate, request a search warrant for videotapes depicting sexual acts between humans and animals.
4. If there is a computer in the home, request a warrant for the contents of the hard drive, computer disks, and any other computer media to search for evidence of browsing or downloading of images depicting bestiality. This can help corroborate an animal cruelty/bestiality case.

5. If you have probable cause for animal cruelty and/or bestiality, secure the residence, then apply for a warrant to take the animals from the home. Coordinate these efforts with your State’s Attorney’s office and your animal control officer or humane society. Make arrangements for animal control or the humane society to transport the animals from the scene after the warrant is executed.

6. When writing your affidavit for animal cruelty or bestiality, be certain to articulate the animal’s reaction to what was occurring (i.e. the dog was yelping and trying to get away).

7. When relevant, take photos of the physical condition of the animal and their surroundings, and include this as evidence in your case.

8. Have the animal(s) examined by a veterinarian and obtain a sworn statement regarding the health of the animal. Document any acute or chronic illness or injury. Care should be taken to collect human or animal sperm, semen, seminal fluid, vaginal fluids, epithelial cells, pubic hairs, and any other existing evidence. A standard human rape kit can be used to collect this evidence.

9. Interview the family, friends and neighbors of the accused. They may have heard or witnessed some of the incidents.

10. Offenders may travel out of the state or country, and pay money to see animals having sex with humans. Determine whether the offender has bragged to friends about seeing this sort of thing.

Example 15
Animal Sexual Abuse

The Complaint
A juvenile female victim disclosed to her guidance counselor that her uncle sexually assaulted her over the period of approximately one year.

The Response
1. A police investigation into this allegation resulted in the arrest of the accused uncle. Subsequently, a search warrant for the residence was
executed for the purposes of corroborating the victim’s statement (i.e. her knowledge of the accused’s bedroom, pornographic videos, and other sexual paraphernalia).

2. A dog that was in the home during the execution of the warrant was behaving strangely and hiding under the bed.

3. Several pornographic videotapes were taken into evidence, at which time several homemade videotapes were found, which depicted the accused and his wife engaging in sex acts with two dogs, one of which was the dog witnessed during the initial execution of the search warrant.

4. A warrant was obtained and the dog was taken to the humane society. The dog was subsequently euthanized after it was determined he had parvo virus, a highly contagious and often fatal disease. The other dog had been given away prior to the investigation.

**Charges Brought**

In addition to the charge of sexual assault on a minor, the accused was charged with two counts of misdemeanour animal cruelty. His wife was charged with the same.