WON’T THE “GUARDIAN” MOVEMENT HELP END ANIMAL CRUELTY?

The term “guardian” diminishes the respect for and the rights of dog owners. Moreover, labeling a bad owner a “guardian” will not suddenly make him treat his dogs better. Strengthening and enforcing existing animal cruelty laws will address those who treat their dogs in an inhumane manner. Public education will also teach dog owners how to properly care for their pets. The AKC supports both of these efforts through its public education and government relations initiatives.

For more information and material to help teach about responsible dog ownership and effective animal care and control laws, contact AKC’s Public Education (publiced@akc.org) or Government Relations (doglaw@akc.org) Departments.

CANINE LEGISLATION
POSITION STATEMENT

“GUARDIAN” V. OWNER

The American Kennel Club supports the use of the term “owner” rather than “guardian” when referring to the keeping of dogs. The AKC believes that the term guardian may in fact reduce the legal status and value of dogs as property and thereby restrict the rights of owners, veterinarians, and government agencies to protect and care for dogs. It may also subject them to frivolous and expensive litigation.

The term guardian does nothing to promote more responsible treatment of dogs. We strongly support efforts to educate the public about responsible dog ownership to ensure that all dogs receive the care, love, and attention they deserve.

Be Your Dog’s Owner, Not Its “Guardian”
What’s Wrong With the Word “Guardian?”

The concept of replacing the term animal “owner” with “guardian” was first introduced in San Francisco by an extreme animal rights group. Since then, several cities as well as the state of Rhode Island have passed laws recognizing animal guardians. Proponents claim that this promotes better treatment of animals without any legal ramifications. This is not true.

To ensure that owners maintain their rights to keep pets, the American Kennel Club supports use of the term “owner” rather than “guardian.” Labeling an individual as only an animal’s “guardian” implies limits on their rights to that animal. This could create a number of serious problems in our communities:

- **Personal Ownership Rights**
  Dog owners have a right to protect their dogs (their property) from undue restrictions. Use of the term “guardian” represents a first step toward eliminating an individual’s right to own, breed, sell and participate in events with dogs. If a dog is not technically “owned” by someone, legal questions can be raised about whether that person can sell the dog or even protect it from unwarranted seizure.

- **Public Safety**
  Removing the classification of dogs as property could result in numerous legal challenges.

- **Veterinary and Health Care Challenges**
  Legally, guardians might not be ultimately held responsible for their dogs’ actions, making animal control enforcement more difficult.

- **Dangerous Legal Precedent**
  Declassifying dogs as property also raises their legal status. Although some dog lovers might appreciate elevating their pet’s status, this could establish negative long-term consequences. Many animal rights groups are seeking to convince the courts that animals have rights and should have the same status as humans. Bestowing legal rights on animals is the first step in a larger campaign to end the keeping of pets and breeding altogether.

Unlike most other property, pets are loved by their owners and their owners are emotionally attached to them.

For centuries, owners have been able to protect the dogs they love because lawmakers and the courts have treated animals—whether livestock or pets—as property. Now, some animal rights groups want to change that classification, ultimately ending owners’ legal rights to keep and enjoy their beloved pets.

... the term “guardian” does nothing to promote more responsible treatment of dogs.