The minutes of the last meeting were read and it was moved same be adopted.

The report of the secretary was read and it was moved and carried that same be accepted, and is as follows:

Jan. 12, 1932

To the Board of Directors of the American Kennel Club

Gentlemen:

I beg to submit the following matters for your consideration.

Communication from Al E. Christie.

Communication from Howard K. Mohr.

Communication from Pacific Coast Boston Terrier Club.


Report of the Chicago Trial Board in the matter of G. Giavina vs. Mrs. Marion McDonald.

Applications for reinstatement from Mrs. R. C. Swan and Clinton J. Callahan.

Charges preferred by Ben S. Williams, Maude S. Bell, F. Crooks and W. G. Parent.
Charges preferred by Richard M. Cadwalader, Jr. and M. R. Korshin.
Charges preferred by Mrs. Hazel Shields.
Charges preferred by H. H. Shields.
Matters of Pacific International Kennel Club, Penn-Jersey Chow Chow Club,
Shreveport Kennel Club and Texas Kennel Club; also Hoosier Kennel Club.
Communications from the New York Trial Board, Maryland Kennel Club, The
Pekingese Association of New England and Greenwich Kennel Club.
Matter of correspondence with Chas. G. Laing, John Coyne, Edward L. Millett,
Miss Elva A. Marvel and Anton B. Korbel.
Communication from P. Hamilton Goodsell.

Respectfully submitted,

P. B. Rice, Secretary

Resignation of Al E. Christie as a member of the Los Angeles Trial Board was
read, and it was moved and carried that same be accepted with regret and a letter
written expressing the appreciation of the Board for his past services.

Resignation of Howard K. Mohr as Chairman and member of the Philadelphia
Trial Board was read, and it was moved and carried that same be accepted.

Communication from Pacific Coast Boston Terrier Club withdrawing Howard K.
Mohr and announcing the election of a new Delegate from that club was read, and it was
moved and carried that same be received.

It was moved and carried that Z. B. West be appointed to fill the vacancy on the
Los Angeles Trial Board.

It was moved and carried that John Sergeant Price, Jr., be appointed to act as
Chairman of the Philadelphia Trial Board.

It was moved and carried that W. Fred Font be appointed to fill
the vacancy on the Philadelphia Trial Board.

Appeal of F. J. McGauvran, which had been sent to the Los Angeles Trial Board for consideration, was against considered and it was moved and carried that same be dismissed and the deposit of $25.00 returned.

Report from the New York Trial Board in the matter of E. F. Tavel vs. Mrs. H. E. Rawlings was read, and it was moved and carried that same be accepted and its recommendations, as follows, adopted:

“That the charges be sustained and recommends that on or before Jan 25, 1932 Mrs. H. E. Rawlings refund to E. F. Tavel $125.00 the purchase price of the said dog, upon receipt of which the dog is to be immediately returned to Mrs. Rawlings. The Board further recommends that in the event this is not done, Mrs. H. E. Rawlings be deprived of the privileges of the American Kennel Club from the above date – Jan 25, 1932.”

Report of the Chicago Trial Board in the matter of G. Giavina vs. Mrs. Marion McDonald was read, and it was moved and carried that same be accepted and its recommendations, as follows, adopted:

“That your Board recommends that the charges be sustained and that Mrs. Marion McDonald and the Berncrest Kennels be denied all privileges of the American Kennel Club.”

Application for reinstatement from Mrs. R. C. Swan was read, and it was moved and carried that Mrs. Swan be reinstated to the privileges of the American Kennel Club.

Charges preferred by Ben S. Williams, Maude S. Bell, F. Crooks and W. G. Parent were read, and it was moved and carried that same be referred to the Los Angeles Trial Board.

Charges preferred by Richard M. Cadwalader, Jr., and M. R. Korshin were read, and it was moved and carried that same be referred to the Philadelphia Trial Board.
Charges preferred by Mrs. Hazel Bowman were read, and it was moved and carried that same be referred to the New York Trial Board.

Charges preferred by H. H. Shields were read, and it was moved and carried that same be referred to the Boston Trial Board.

It was moved and carried that the following clubs be fined for violations of the Rules in the Premium List and Catalogs of their shows:

- Pacific International Kennel Club       $10.00
- Penn-Jersey Chow Chow Club              20.00
- Shreveport Kennel Club                  20.00
- Texas Kennel Club                       10.00

It was moved and carried that the fine of $10.00 assessed against the Hoosier Kennel Club at the meeting of the Board of Directors held Nov. 10, 1931 be remitted.

Communication from the New York Trial Board in reference to the Boston Terrier, Dempsey’s Holiday Friendship #796887, owned by Mrs. H. M. Ridder, was read and it was moved and carried that this matter be referred to the New York Trial Board for further investigation.

Communication from the Bench Show Committee of the Maryland Kennel was read and it was moved and carried that their action be upheld and Mrs. Mary E. Goodling deprived of all privileges of the American Kennel Club.

Communication from the Pekingese Association of New England submitting a report of their show held Oct 31, 1931 was read, and it was moved and carried that same be received and placed on file.

Communication from the Greenwich Kennel Club in regard to Miss E. C. Biesel was read and it was moved and carried that Miss Biesel be reinstated to the privileges of the American Kennel Club.
Matter of correspondence with Chas. G. Laing, John Coyne, E. L. Millet, Miss Elva A. Marvel and Anton B. Korbel were read. It was moved and carried that a letter be written to each advising that unless we receive a satisfactory reply within ten days after receipt of our letter advising of this action, Chas. G. Laing, John Coyne, E. L. Millet, Miss Elva Marvel and Anton B. Korbel be deprived of all privileges of the American Kennel Club.

Communication from Victor L. Henken was read, it was moved and carried that same be referred to the Chicago Trial Board for investigation.

The following communication from P. Hamilton Goodsell was read:

"Jan 12, 1932

"Mr. Perry B. Rice
Secretary, American Kennel Club
221 Fourth Ave.
New York, N.Y.

Dear Sir,

I hereby tender my resignation as director of the American Kennel Club, which of course automatically ends my term of office as First Vice President, to take immediate effect upon the conclusion of today’s meeting.

As the minutes will show, twice before I handed in my resignation and in each case by unanimous request of the then Executive Committee and Board of Directors, coupled with the personal request of the President, I was urged to continue in office. Since then each year I have sought to be relieved, and have only remained because I was insistently urged to do so. And now I resign because I have been advised to do so.

I should like to take this opportunity of extending to the board my thanks for any help they have given me and also my best wishes for their future welfare in particular and for the American Kennel Club in general."

Yours very truly,
P. Hamilton Goodsell

It was moved and carried that Mr. Goodsell’s resignation be accepted with regret.

It was moved and carried that a Committee be appointed to draft
a resolution acknowledging appreciation of the work done by Mr. Goodsell during his term as officer and director of the American Kennel Club.

The Chair appointed W. Brydon Tennant, Russell H. Johnson, Jr., and Clement M. Burnhome to act on this Committee.

The following resolution was presented and it was moved and carried that same be placed on the records of the American Kennel Club:

“That resignation of Mr. P. Hamilton Goodsell as an officer and director of the American Kennel Club was received by this Board on Jan 12, 1932 and was accepted with regret.

In accepting Mr. Goodsell’s resignation the Board feels that it cannot do so without expressing its appreciation for the many years which Mr. Goodsell has devoted to the affairs of the American Kennel Club and to the dog world at large. This Board feels sure that it is impossible for those who are not in constant contact with the affairs of the American Kennel Club to realize the devotion to Kennel Club affairs which Mr. Goodsell has shown and the sacrifices he has been forced to make.”

It was moved and carried that the contract with Blanchard Press Inc., for printing the Gazette and Stud Book be renewed at the terms specified in a letter to the American Kennel Club dated Jan 7, 1932 from Blanchard Press, Inc., for one year.

It was moved and carried that Wallace MacMonnies’ excuse for absence be accepted.

Proposal from Frank T. Eskrigge in regard to printing of specials in the catalogs was considered and it was decided that same was not feasible.

It was moved and carried that the Board of Directors receive the request of the Delegates in regard to appointing a Committee to assist them in any questions that arise in the financial affairs of the Show Department and will be only too glad to appoint such a Committee, but that the Board would like to enlarge the scope of that Committee to assisting the Board in examining into the affairs of all departments and making such recommendations thereon as they see proper.
Messrs. Inglee and Barrie reported the following Judges’ licenses granted since
the last meeting of the Board. This report approved by the Directors.

Mrs. W. G. Baiter    Jas. Clancy    John E. Davies
Mrs. Grayce Greenburg  C. F. Hancock    Carl Hunderer
Arthur E. Hoffman    Wm. Horvey    Mrs. Wm. Irwin
Lancelot Jacques, Jr.  Mrs. Crete C. Kingman    Arthur P. Lund
W. R. Moore, Jr.    John Ritchie    Mervin F. Rosenbaum
Samuel J. Sloan    Harvey S. Smith    A. F. Shafter

Eugene Marchese’s license to judge disapproved as he is kennel man in a dog
hospital.

The following licenses pending endorsement of clubs:

Frank Patrick – Canadian Kennel Club endorsement
Miss Glen Wood - Boston Terrier Club of American endorsement

It was moved and carried that M. J. Lally be reinstated as a licensed judge of
Boston Terriers.

Loring L. Marshall’s application to judge referred to Mr. Burnhome.

It was moved and carried that Jas. F. Bingham application for additional breeds
be disapproved.

It was moved and carried that the following judges’ licenses be cancelled:

A. T. Smurthwaite    John N. Murphy    Albert A. Turley
Martin J. Donlon    Franklin D. Sullivan    Athos Nilsen

It was moved and carried that the following applications to judge be approved:

B. G. Blomquist – English Setters    Wm. F. Kubach, Boston Terriers
Bertha Hanson – additional Breeds    Great Danes

Application to judge from Margaret Cromie referred to John Sinnott.

It was moved and carried that the following be advised to secure the
endorsement of the clubs, when their applications to judge will again be considered:

Ed. G. Schrey    Ross H. Dunston

It was moved and carried that George P. Sargent be advised not to accept any
engagements to judge for the present.
It was moved and carried that Mrs. C. M. Lunt be approved to judge Pittsburgh Collie Show.

It was moved and carried that Charges G. Hopton be approved to judge Atlantic Kennel Club Show April 8 and 9, 1932

It was moved and carried that Greenwich Kennel Club be granted the date of June 19, 1932 to hold a show.

It was moved and carried that permission be granted The Riding Club to hold a Sanctioned Match, under Plan D, on Jan 22, 1932.

Communication from Newark Kennel Club was read, and It was moved and carried that same be laid over to the next meeting. Communication in re extension of territory.

It was moved and carried that E. H. Carle, Dan C. Sands, and J. W. Scott be approved to judge the Sanctioned Match of The Riding Club.

It was moved and carried that the meeting adjourn.

P. B. Rice, Secretary
ANNUAL MEETING OF THE DELEGATES OF THE AMERICAN KENNEL CLUB
Feb 2, 1932

President
John E. DeMund in the Chair.

Present
Airedale Terrier Club of America - Wm. L. Barclay
Akron Kennel Club - E. G. Corey
American Foxterrier Club - James W. Spring
American Spaniel Club - George Greer
American Whippet Club - Col. H. S. Neilson
Boston Terrier Club of America - Fred A. Bearse
Bronx County Kennel Club - Herman Fensterer
Bullterrier Club of America - Wm. R. Quinn
Cairn Terrier Club of America - W. Brydon Tennant
Chow Chow Club - Wallace MacMonnies
Colorado Kennel Club - Erich M. Plump
Dachshund Club of America - Fred Woedegel
Devon Dog Show Assoc. - Dr. H. B. Kobler
Doberman Pinscher Club of America - Fred B. Kingman
Eastern Dog Club - Dudley P. Rogers
Empire Beagle Club - Wm. E. Borden
Englewood Kennel Club - Wm. MacBain
English Setter Assoc. - R. D. Jennings
English Springer Spaniel Field Trial Assoc. - Chas. H. Toy
First Company Gov's. Foot Guard Athletic Assoc. - D. M. E. Dewey
French Bulldog Club of America - A. Alling Halsey
German Shepherd Dog Club of America - Wm. E. Ebbets
Golden Gate Kennel Club - Dr. A. A. Mitten
Great Dane Club of America - C. R. Williams
Greyhound Club of America - W. Fred Ford
Huntingdon Valley Kennel Club - Francis Reeves, Jr.
Irish Setter Club of America - Wm. Carey Duncan
Irish Terrier Club of America - Hubert R. Brown
Japanese Spaniel Club of America - Wm. L. Smalley
Kennel Club of Atlantic City - Dr. Chas. J. McAnulty
Kennel Club of Buffalo, Inc., - Edward J. Meyer
Long Island Kennel Club - Chas. P. Scott
Los Angeles Kennel Club - Dr. Geo. T. Moore
Louisiana Kennel Club - S. Edwin Megargee, Jr.
Lynn Kennel Club - Clement M. Burnhome
Maryland Kennel Club - Geo. W. Lindsay
Mid-Jersey Field Dog Club - Dr. Guy H. Hillman
Miniature Pinscher Club of America - Wm. H. Dohm
Morris & Essex Kennel Club - Frank Cook
Newark Kennel Club - Edward H. Goodwin
Newfoundland Club of America - Quentin Twachtman
North Westchester Kennel Club - Stanley J. Halle
Oakland Kennel Club - Caswell Barrie
Pacific Coast Pekingese Club - Chas. W. Greenough
Pasadena Kennel Club - Louis J. Murr
Poodle Club of America - Loring L. Marshall
Portland Kennel Club - Earl Lounsbury
Pug Dog Club of America - James Buell Munn
Queenboro Kennel Club - Walter J. Graham
Russian Wolfhound Club of America - Dr. John E. DeMund
Saluki Club of America -- S. Y. L'Hommedieu
Samoyede Club of America - R. C. Lawrence
San Antonio Kennel Club - Karl B. Smith
Schipperke Club of America - Edward K. Aldrich, Jr.
Schnauzer Club of America - Wm. D. Goff
Scottish Terrier Club of America - Henry D. Bixby
Spaniel Breeders Society - J. Macy Willets
Springfield Kennel Club - Chas. F. Lynch
Storm King Kennel Club - H. E. Mellenthin
Texas Kennel Club - W. Edgar Baker
Trenton Kennel Club - R. F. Kelley
Tuxedo Kennel Club - Eben Richards, Jr.
Welsh Terrier Club of America - Dr. Samuel Milbank
Westbury Kennel Assoc. - F. N. Taliaferro
Western Foxterrier Breeders’ Assoc. - Q. A. Shaw McKean
Wissahickon Kennel Club - Russell H. Johnson, Jr.
Worcester County Kennel Club - F. Crawford Reiffert
The minutes of the last meeting were read and it was moved and carried that that same be adopted, as read.

The report of the Secretary was read and it was moved and carried that same be accepted, and is as follows:

Feb 2, 1932

To the Delegates of the American Kennel Club:

Gentlemen,

I beg to submit the following matters for your consideration:

Pursuant to Article VII, Section 7 of the bylaws, the following clubs have been dropped from membership of non-payment of annual dues—

- Capital City Kennel Club
- Hudson County Kennel Club
- Northern Hare Beagle Club
- Pacific Coast Collie Club
- Rochester Exposition Kennel Club
- Toy Spaniel Club of America

Application for membership from Trenton Kennel Club and Credentials of Delegates, all of which have been approved by the Board of Directors.

- R. F. Kelley to represent Trenton Kennel Club
- Dr. Guy H. Hillman to represent Mid-Jersey Field Dog Club
- Michael M. van Beuren to represent Pekingese Club of America
Loring L. Marshall to represent Poodle Club of America.

Report of the Nominating Committee.

Report of the Treasurer.

Respectfully submitted,

P. B. Rice, Secretary

Trenton Kennel Club was balloted for and duly elected to membership.

It was moved and carried, unanimously, that the Delegates be balloted for collectively.

The following were elected:

- Dr. Guy H. Hillman to represent Mid-Jersey Field Dog Club.
- Michael M. van Beuren to represent Pekingese Club of America.
- Loring L. Marshall to represent Poodle Club of America.
- R. F. Kelley to represent Trenton Kennel Club.

The report of the Nominating Committee was read and it was moved and carried that the following be elected to the Board of Directors:

CLASS OF 1936
- Russell H. Johnson, Jr.
- Henry D. Bixby
- Dudley P. Rogers

Report of the Treasurer was read; it was moved and carried that same be received.

It was moved and carried that the following Resolution be adopted:

"Be it resolved, that the delegates of the American Kennel Club assembled at the annual meeting of said Club for the year 1932 do hereby request the Board of Directors of the American Kennel Club to fix the date for the annual meeting of said Club for the year 1933 and thereafter annually on a day in Feb which shall coincide with one of the days upon which the annual show of the Westminster Kennel Club is being given."

Motion lost.

It was moved and carried that the following Resolution be referred to the Board of Directors for consideration:
“Be it resolved that the delegates of the American Kennel Club assembled at the annual meeting of said Club for the year 1932 so hereby respectfully request the Officers and/or Directors of the American Kennel Club that copies of all communications to Secretaries of member clubs be sent to the delegates representing such clubs and that the address of each delegate as well as his name be set forth in the American Kennel Gazette.”

In further reference to the Resolution passed at the last meeting of the Delegates, the Chair reported that the Directors has received same and passed the following motion:

“It was moved and carried that the Board of Directors receive the request of the Delegates in regard to appointing a Committee to assist them in any questions that arise in the financial affairs of the Show Department and will be only too glad to appoint such a Committee, but that the Board would like to enlarge the scope of that Committee to assisting the Board in examining into the affairs of all departments and making such recommendations thereon as they see proper.”

The Chair appointed the following Committee:
J. Sergeant Price, Jr.
Dr. Samuel Milbank
Dudley P. Rogers

The Chair called to the attention of the Delegates the possibility of limiting the number of member show-giving clubs in territories where they are already member clubs with good representatives, and the consensus of opinion seemed to be in favor of same.

It was moved and carried that the meeting adjourn.

P. B. Rice, Secretary
ANNUAL MEETING OF BOARD OF DIRECTORS
OF THE AMERICAN KENNEL CLUB
FEB 2, 1932

President    John E. DeMund in the Chair.
Present      Charles T. Inglee
Russell H. Johnson, Jr.
Wm. E. Ebbets
Henry D. Bixby
Wm. L. Smalley
Clement M. Burnhome
Wallace MacMonnies
Caswell Barrie
W. Brydon Tennant
Wm. Cary Duncan

The minutes of the last meeting were read and it was moved and carried that
same be adopted.

The report of THE SECRETARY: was read, It was moved and carried that same
be accepted, and is as follows:

Feb. 2, 1932

To the Delegates of the American Kennel Club:

Gentlemen,

I beg to submit the following matters for your consideration:

Report of the Treasurer.

Application for Membership from the Trenton Kennel Club.

Credentials of Delegates:

R. F. Kelley – Trenton Kennel Club
Harry McLaughlin – New England Beagle Club
Dr. Guy H. Hillman - Mid-Jersey Field Dog Club
Michael M. vsnBeuren – Pekingese Club of America
Loring L. Marshall – Poodle Club of America


Report of the New York Trial Board in the matter of Boston Terrier “Dempsey’s
Holiday Friendship” #796887.

Application for reinstatement from M. H. Ashton and Mrs. G. Newhall.

Charges preferred by  F. C. Roberts.
Charges preferred by Mrs. Emil Jenson and John J. Kuete.

Charges preferred by F. N. Anderson.

Communication from Greenwich Kennel Club, Devon Dog Show Assoc., Tuxedo Kennel Club, Danbury Agricultural Society, C. M. Burnhome and P. Hamilton Goodsell.

Matter of correspondence with Mrs. Howard Beaumont and Mrs. Sam Dorchester.

Matter of correspondence with Mrs. Howard Beaumont and Mrs. Sam Dorchester.

Matter of Louisiana Kennel Club.

Respectfully submitted,

P. B. Rice, Secretary

The Report of the Treasurer was read and It was moved and carried that same be received.

Application for membership from Trenton Kennel Club was read It was moved and carried that same be approved.

It was moved and carried that the following Delegates be approved:

R. F. Kelley to represent the Trenton Kennel Club
Dr. Guy H. Hillman to represent the Mid-Jersey Field Dog Club.
Michael M. van Beuren to represent Pekingese Club of America.
Loring L. Marshall to represent Poodle Club of America.

Credentials of Harry McLaughlin to represent New England Beagle Club could not be acted upon as he was not known to any member of the Board not vouched for by anyone known to the Board.

Report of the New York Trial Board in the matter of Mrs. Hazel Bowman vs. Thomas Daily was read, and it was moved and carried that same be accepted and its recommendations, as follows, adopted:

“That the charges be not sustained.”

Report of the New York Trial Board in the matter of the Boston Terrier “Dempsey’s Holiday Friendship” #796887 was read, and it was moved and carried that same be accepted and is as follows:

“That the Boston Terrier “Dempsey’s Holiday Friendship” is not dyed, tattooed or faked in any manner, and is eligible for competition at shows which
“may come under the jurisdiction of the American Kennel Club. The Board further finds that Mrs. Hidder, in the entry and exhibition of this dog, has violated no rule of the American Kennel Club, and therefore stands vindicated of any suspicion of so doing.”

Application for reinstatement from M. H. Ashton was read. It was moved and carried that Mr. Ashton be reinstated to the privileges of the American Kennel Club.

Application for reinstatement from Mrs. G. Newhall was read. It was moved and carried that Mrs. Newhall be reinstated to the privileges of the American Kennel Club.

Charges preferred by F. C. McRoberts against Otto Lipp & Sons were read. It was moved and carried that same be referred to the New York Trial Board.

Charges preferred by Mrs. Emil Jensen and John J. Kuete against Mrs. A. O. Wilson were read, and it was moved and carried that be referred to the Los Angeles Trial Board.

Charges preferred by F. N. Anderson against Los Angeles Cocker Spaniel Club, all its officers and members, were read and it was moved and carried that same be referred to the Los Angeles Trial Board.

Communication from the Tuxedo Kennel Club was read. It was moved and carried that the action of the Bench Show Committee be upheld and Mr. and Mrs. H. P. Corbett deprived of privileges of the American Kennel Club.

Communication from Danbury Agricultural Society was read. It was moved and carried that the action of their Board be upheld and Mrs. Harry T. Case deprived of all privileges of the American Kennel Club.

Communication from P. Hamilton Goodsell was read, and it was moved and carried that same be received and placed on file.

Matter of correspondence with Mrs. Howard Beaumont and Mrs. Sam.
Dorchester was read, and it was moved and carried that that a letter be written to each advising that unless we receive a satisfactory reply within ten days after receipt of our letter advising of this action, Mrs. Beaumont and Mrs. Dorchester be deprived of all privileges of the American Kennel Club.

It was moved and carried that Louisiana Kennel Club be fined $10, for violation of Rule XVII in connection with their show of December 12 and 13, 1931.

Matter of application for registration received from Pearl R. See was referred to the Philadelphia Trial Board for investigation and report.

Communication from Charles P. Price and Loring L. Marshall in reference to allowing separate winners class for miniature poodles was read, It was moved and carried that the Directors temporarily set aside the question of granting separate winners classes to miniature poodles until such time as the Directors shall have had the opportunity to inspect and make a study of said miniature poodles. It was moved and carried that Messrs. Price and Marshall be advised of this action.

Communication from Clement M. Burnhome was read It was moved and carried that this Board refuse to consider the information given as evidence to the Board refuse to consider the information given as evidence to the Board at their last meeting against Charles G. Hopton as a licensed judge of the American Kennel Club because of the form in which is was received and presented.

RECESS FOR DELEGATES' MEETING. Board of Directors reconvened with Mr. Rogers present.

In accordance with the Bylaws, the meeting proceeded to the election of officers and appointment of members of trial board.

The following were unanimously elected:

President -- John E. DeMund
First Vice President -- Charles T. Inglee
Second Vice President 00 Russell H. Johnson Jr.
Secretary-Treasurer --- Perry B. Rice
TRIAL BOARDS

Boston – Clement M. Burnhome, Chairman, Chas. E. Greenough and Wm. B. Rogers.
Los Angeles – John Sinnott, Chairman, P. R. Brand and Z. B. West.
Philadelphia - J. Sergeant Price, Jr., Chairman, W. Fred Ford and Joseph P. Sims.
San Francisco - Irving C. Ackerman, Chairman, D. C. Kok and T. C. Van Ness, Jr.
Southwestern - Lewis G. Spence, Chairman, E. L. Flippen and Otto Herold.

Messrs. Inglee and Barrie reported the following applications to judge were granted since the last meeting of the Board. This report was approved by the Directors.

Mrs. C. de la Torre Beuno          Ross H. Dunston
Mrs. Margaret Cromie               Mrs. Fred Ford
Mrs. Wheeler H. Page               Mrs. Blanche Robertson
Norman Scheibe                     Joseph Trieb
Emil A. Untersee                   Mrs. Sadie B. Warner
G. B. Yard, Jr.                    

The following were granted temporary licenses to judge.

Mrs. F. H. Brayman                 Norman McConnell

Application received from George. A. Johnson is pending receipt of advice whether he is still acting in capacity of Manager of Windsweep Kennels.

It was moved and carried that the following applications to judge be approved:

Mrs. George Walmsley               Loring L. Marshall
Joseph C. O’Hare                   Frank D. Sullivan

It was moved and carried that Mrs. Jennie H. William receive the endorsement of the German Shepherd Dog Club of America when her application to judge will be considered.
It was moved and carried that John D. Prince, Jr., receive the endorsement of the Pekingese Club of America when his application to judge will be considered.

It was moved and carried that the Newark Kennel Club be advised that not extension beyond the City of Newark can be granted, but should we have nay other application for license to hold a show in Essex County, the Board will be pleased to take the matter up with Newark Kennel Club before acting on same.

It was moved and carried that a Committee be appointed to interview Albert A. Turley, in compliance with request of Jan 18 from Mr. Turley.

It was moved and carried that the meeting adjourn.

P. B. Rice, Secretary
REGULAR MEETING OF THE BOARD OF DIRECTORS
OF THE AMERICAN KENNEL CLUB
MARCH 8, 1932

President John E. DeMund in the Chair.

Present
Chas. T. Inglee
Russell H. Johnson, Jr.
Caswell Barrie
Henry D. Bixby
Clement M. Burnhome
Wm. Cary Duncan
Wm. E. Ebbets
Wallace MacMonnies
Dudley P. Rogers
Wm. L. Smalley
W. Brydon Tennant

The Minutes of the last meeting were read and it was moved and carried that
same be adopted.

The report of the Secretary was read and it was moved and carried that same be
accepted, and is as follows:

March 8, 1932

To the Board of Directors of the American Kennel Club

Gentlemen:

I beg to submit the following matters for your consideration:

Lipp & Sons.

Report of the Philadelphia Trial Board in the matter of application for registration
received from Pearl R. See.

Report of the Los Angeles Trial Board in the matter of Ben S. Williams, Maude S.
Bell, F. Crooks, W. C. Parent vs. San Bernardino Valley Kennel Club and A. R. Sousa,
the President.

Charges preferred by Mrs. Wm. Breidenbach, Jr.

Charges preferred by Ruthe Cohen.

Charges preferred by Hugo Rode.

Charges preferred by Mrs. A. Herrmann.
Communication from Westminster Kennel Club, International Beagle Federation, Geo. F. Foley Dog Show Organization, Inc., and Dr. Sidney Israel.
Matters of Pasadena Kennel Club, Hotel Ormand Kennel Club and Poodle Classification.

Credentials of Delegates ---
S. Homer Cann to represent Sportsmens Beagle Club
Harry McLaughlin to represent New England Beagle Club
Thos. Hunter, Jr., to represent Pacific Coast Boston Terrier Club

Communication from John N. Murphy.
Petition from Pekingese breeders.

Respectfully submitted,
P.B. Rice, Secretary

Report of the New York Trial Board in the matter of F. C. McRoberts vs. Otto Lipp & Sons was read, it was moved and carried that same be accepted and its recommendations, as follows, adopted:

“That the charges be not sustained.”

Report of the Philadelphia Trial Board in the matter of application of registration received from Pearl R. See was read and it was moved and carried that same be returned to the Philadelphia Trial Board with the recommendation that same be investigated further.

Report of the Los Angeles Trial Board in the matter of Ben S. Williams, Maude S. Bell, F. Crooks, W. G. Parent vs. San Bernardino Valley Kennel Club and A. R. Sousa, the President, was read and it was moved and carried that same be accepted and its recommendations, as follows adopted:

“We find that the books of the San Bernardino Valley Kennel Club were very carelessly kept. That there were no violations of the American Kennel Club Rules and that this case is one for the civil courts to decide.”

Charges preferred by Mrs. Wm. Breidenbach, Jr., against J. Langstaff were read and it was moved and carried that same be referred to the New York Trial Board.
Charges preferred by Lloyd Johnson against A. Thomas were read, and it was moved and carried that same be referred to the Chicago Trial Board.

Charges preferred by Ruthe Cohen against Mrs. Harry S. Peaster were read, and it was moved and carried that same be referred to the New York Trial Board.

Charges preferred by Hugo Rode against Mrs. Harry S. Peaster were read and it was moved and carried that same be referred to the New York Trial Board.

Charges preferred by Mrs. A. Herrmann against Charles Guidi were read, and it was moved and carried that same be referred to the Boston Trial Board.

Communication from Westminster Kennel Club was read, and it was moved and carried that the action of the Bench Show Committee of that Club be upheld and Ida von Claussen deprived of all privileges of the American Kennel Club for conduct prejudicial to the best interest of dogs and dog shows.

It was moved and carried that Hotel Ormond Kennel Club be fined $15.00 for violations of Rules in connection with their show of Feb. 4, 1932.

Communication from Pasadena Kennel Club was read, and it was moved and carried that the action of the Bench Show Committee of that Club be upheld and Bobby Burns Berman deprived of all privileges of the American Kennel Club for failure to pay entry fees at Pasadena Kennel Club show.

Communication from George F. Foley Dog Show Organization, Inc., and telegram from Dr. Sidney Israel in regard to granting permission to hold a show in Monterey, Mexico, under American Kennel Club Rules were read, and it was moved and carried that such permission be granted providing there is not active governing body for dog shows in Mexico.
Communication from International Beagle Federation was read, and it was moved and carried that the Secretary be instructed to reply stating that it is necessary to abide by our Bylaws and Rules, which recognize the parent club and the American Kennel Club cannot delegate its powers to any other body.

It was moved and carried that Dr. DeMund be authorized to advise Mr. Appleton, President, National Beagle Club, that free litter registration cannot be granted to non-member clubs.

Matter of granting winners classes to Poodles and Miniature Poodles was considered, and it was moved and carried that Mr. Bixby be instructed to write a letter to Mr. Marshall stating that after the Poodle Club of America gets its affairs straightened out, the matter will be given further consideration.

A petition from Pekingese breeders was read by the Chair and it was moved and carried that a winners class be granted for Pekingese under six pounds if, after receiving permission from the Pekingese Club of America to hold a show, the number of dogs shown will warrant same.

It was moved and carried that the following Credentials of Delegates be approved:

   S. Homer Cann to represent Sportsmen’s Beagle Club
   Harry McLaughlin to represent New England Beagle Club

It was moved and carried that the Credentials of Thomas Hunter, Jr., to represent Pacific Coast Boston Terrier Club be laid over to the next meeting, when Mr. Burnhome will make a report on same.

It was moved and carried that the following changes in Rules be approved for action by the Delegates:

   Amend Rule IX, Section 5, by striking out the words, “or field trial” in the second line.

   Amend Rule XII, Section 15, by striking out the words “for pointers, setters and wire-haired pointing griffons” in the third line.
The Chair reviewed the resolution passed at the December meeting of the Delegates in regard to appointing a Committee to go into the affairs of the American Kennel Club and reported that the Committee recommend $1500.00 be granted for an audit to be made of the individual departments, and it was moved and carried that this recommendation be adopted.

The Resolution passed at the February meeting of the Delegates in regard to the printing of Delegates' addresses in the Gazette and sending copies of all correspondences to Secretaries of Club to the Delegates to be considered, and it was moved and carried that the Resolution be laid on the table and that the mover of the said Resolution be invited to call at the American Kennel Club and go over the Resolution as presented and confer on the feasibility and workability of same.

It was moved and carried that the Secretary be authorized to purchase one thousand copies of Pure-Bred Dogs, at not more than $1.00 per copy.

Mr. Johnson reported that Wissahickon Kennel Club, of which he is delegate, instructed him to make a plea on behalf of granting a Judge’s License to Alf Delmont to judge their show in the spring, and it was moved and carried that Alf Delmont be granted temporary license to judge such breeds as Wissahickon Kennel Club desire.

Communication from John N. Murphy was read, and it was moved and carried that Mr. Murphy be advised that he may appear before a sub-Committee of the Directors.

Request from Dr. Roy Peck that the conditions for Plan C Sanctioned Matches be changed, was considered it was moved and carried that no change can be made.
It was moved and carried that the Field Trial rating for Pointers, Setters, and Griffons (Wire-haired Pointing) be changed to the following:

- 5 to 9 dogs - 1 points
- 10 to 16 dogs - 2 points
- 17 to 24 dogs - 3 points
- 25 to 34 dogs - 4 points
- 35 or more dogs – 5 points

It was moved and carried that a change in Standard for Miniature Schnauzers be approved – based on change in height adopted by the Miniature Schnauzer Club of America and sent to the American Kennel Club for approval. This change is as follows:

“The desirable height for Miniature Schnauzers is from 10 ½ to 13 ½ inches for males and 10 to 20 ½ inches for females. Animals under or over these heights are to be faulted, but no animal shall be disqualified for oversize unless he or she exceeds the aforesaid heights by more than one-half inch; viz., 14 inches for males or 13 inches for females.”

It was moved and carried that the following changes in ratings for championship points for Boston Terriers be approved:

Division No. 3 – State of California
Scale of points 1 2 3 4 5
Dogs competing to obtain above rating 4 8 14 23 32

It was moved and carried that the following changes in ratings for championship points for Russian Wolfhounds be approved:

Division No. 1 – East and North
Scale of points 1 2 3 4 5
Dogs competing to obtain above rating 2 3 4 6 9

These rating to apply to each sex.

Messrs. Inglee and Barrie reported the following applications to judge were approved since the last meeting of the Directors. This report was approved by the Board.

Adolf Baker J. H. Baldwin
Geo. H. Dienst Mrs. David C. Dodge
Miss Jean G. Hinkle Clarence S. Howell
Miss Geraldyn Lohman Mrs. Grace E. Maxwell
Stephen E. McPhee M. Mowbray Palmer
A. B. Wahoff Miss Glenn Wood
The following applications are being held until applicants are invited to judge:

Dr. C. L. Lee           Mrs. Lillian Miller
Mrs. W. A. Henry        Frank Patrick

Application received from Jos. C. Siebert being held pending endorsement of parent clubs.

It was moved and carried that C. E. Swain be approved to judge Irish Terrier.
It was moved and carried that application from W. R. Van Dyck to judge Collies and Shetland Sheepdogs be approved providing Mr. Van Dyck does not solicit advertising.

Communication from Doberman Pinscher Club of America, together with protest signed by members of the Western Doberman Pinscher Club regarding Norman Scheibe were submitted, and it was moved and carried that Mr. Scheibe’s license to judge be cancelled.

It was moved and carried that permission be granted Greenwich Kennel Club to hold show on June 18, 1932 instead of June 19.
It was moved and carried that a license be granted to Queen City Chow Chow Club to hold a show in Cincinnati, Ohio, May 22, 1932.
It was moved and carried that a license be granted to Greater Cincinnati Chow Chow Club to hold a show in Cincinnati, Ohio, Sept. 4, 1932.

It was moved and carried that Mrs. E. Alban Sturdee’s application to judge all breeds in Groups 1 and 2 be approved.

It was moved and carried that George A. Johnson’s application to judge Cocker, English and Welsh Springers and Irish Water Spaniels be approved.

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
President John E. DeMund in the Chair.

Present Charles T. Inglee
Russell H. Johnson, Jr.
Caswell Barrie
Henry D. Bixby
Clement M. Burnhome
Wm. E. Ebbets
Wallace MacMonnies
Dudley P. Rogers
Wm. L. Smalley
W. Brydon Tennant

The minutes of the last meeting were read and it was moved and carried that same be adopted.

The report of the Secretary was read and it was moved and carried that same be accepted, and is as follows:

April 12, 1932

Board of Directors of The American Kennel Club

Gentlemen:

I beg to submit the following matters for your consideration:


Report of the Philadelphia Trial Board in the matter of R. M. Cadwalader, Jr., and M. R. Korshin vs. Dr. Fayette C. Ewing.


Charges preferred by Mrs. Idella A. Schmidt.
Applications for reinstatement from Dr. C. A. Branch and Thomas Whippingslow.
Communications from Maryland Kennel Club and Eskimo Dog Club of America.

Credentials of Delegates –
Thomas Hunter, Jr. to represent Pacific Coast Boston Terrier Club.

Excuses for absence from W. Cary Duncan.

Respectfully submitted,
P. B. Rice, Secretary

Report of the Boston Trial Board in the matter of H. H. Shields vs. Mrs. F. B. Cleveland was read and it was moved and carried that same be accepted and its recommendations, as follows, adopted:

“It is our opinion that these charges should be dropped if Mrs. Cleveland pays to Mr. Shields $10.00 per month, first payment having been made on Feb 1, 1932 and the final payment to be made on June 1, 1932.

If she does not live up to this agreement, we recommend that all future privileges of the American Kennel Club be denied her.”

Report of the Philadelphia Trial Board in the matter of R. M. Cadwalader, Jr., and M. R. Korshin vs. Dr. Fayette C. Ewing was read,
and it was moved and carried that the report as follows, be accepted:

“The case was settled on Dr. Ewing’s promise to write
a retraction of his statements, and apology, and publish
same in ‘Popular Dogs’ where the article appeared that
brought the matter up.”

Report of the Southwestern Trial Board in the matter of Chow Chow, “Gloria
Dawn” owned by Mrs. Eugene Middlebrooks was read, and it was moved and carried
that same be accepted and a severe warning and reprimand be given Mrs. Middlebrooks
for entering in a show a dog that was not eligible.

Report of the New York Trial Board in the matter of Mrs. Wm. Breidenback, Jr.,
vs. J. Langstaff was read, and it was moved and carried that same be accepted and its
recommendations, as follows, adopted:

“The Board recommends that Mr. Langstaff be deprived of
all privileges of the American Kennel Club, as of March 21,
1932; and further recommends that Mr. Langstaff be ordered
to deposit with the American Kennel Club, within three days
after notification, all remaining stud cards of ‘Million Dollar
Radio’ of which he claims to still have on hand nine hundred
(900) or more.”

Report of the New York Trial Board in the matter of Hugo Rode vs. Mrs. Harry S.
Peaster was read, and it was moved and carried that same be accepted and its
recommendations as follows, adopted:

“The Board recommends that Mrs. Peaster be ordered to
return the purchase price of the dog in question, viz.$25.00, within thirty days from the date of the next Board
of Directors’ meeting (April 12, 1932); and in the event
refund has not been made, the Board recommends
that Mrs. Peaster be deprived of all privileges of the American
Kennel Club.”

Report of the New York Trial Board in the matter of Mrs. Ruthe Cohen vs. Mrs.
Harry S. Peaster was read, and it was moved and carried that same be accepted and its
recommendations, as follows, adopted:

“The Board recommends that Mrs. Peaster be ordered to
return the purchase price of the dog in question, viz.$65.00, within thirty
days from the date of the next Board of Directors’ meeting (April 12, 1932); and in the event that refund has not been made, the Board recommends that Mrs. Peaster be deprived of all privileges of the American Kennel Club.”

Report of the Chicago Trial Board in the matter of Lloyd Johnson vs. A. Thomas was read, and it was moved and carried that the report be accepted and its recommendations, as follows, adopted:

“That the charges be sustained and furthermore that A. Thomas should either return the bulldog ‘Two Bits’ to Lloyd Johnson expressage prepaid, or send the bulldog bitch ‘Lady Lynch’ together to the proper parties within thirty days; otherwise be deprived of all privileges of the American Kennel Club.”

Report of the Chicago Trial Board in the matter of Victor T. Henken vs. Ruby Moeller was read and it was moved and carried that as same was only a report of an investigation the matter be returned with instructions to hold a trial and submit recommendations.

Report of the Los Angeles Trial Board in the matter of F. N. Anderson vs. Los Angeles Cocker Spaniel Club, its officers and Members, was read and it was moved and carried that same be accepted and its recommendations, as follows, adopted:

“We find that the charges against the club as a body are not proven.”
“We find that the actions of the President A. L. Heberer and the Secretary-Treasurer, Mrs. W. H. Williams, are and have been detrimental to the best interests of dogs and dog shows and recommend they deprived of the privileges of the American Kennel Club for a period of six months from date – March 6, 1932.”

Report of the San Francisco Trial Board in the matter of American Kennel Club vs. O. C. Jungwirth was read, and it was moved and carried that O. C. Jungwirth be deprived of all privileges of the American Kennel Club.

Charges preferred by Mrs. Idella A. Schmidt vs. Mrs. K. Abrams were read, and it was moved and carried that same be referred to the
Philadelphia Trial Board.

Application for reinstatement from Dr. C. A. Branch was read, and it was moved and carried that upon receipt of a satisfactory letter from Dr. Branch advising that he has severed all connections with the United States Kennel Club, Dr. Branch be reinstated to the privileges of the American Kennel Club.

Application for reinstatement from Thomas W. Whittingslow was read, and it was moved and carried that same be not granted.

Communication from Maryland Kennel Club was read, and it was moved and carried that the action of the Bench Show Committee of that club be upheld and Cuthbert Kennels, owned by Ed. H. Wood, be deprived of all privileges of the American Kennel Club.

Communication from Eskimo Dog Club of America in regard to changing the name of the club to Eskimo Sled Dog Club of America was read, and it was moved and carried that same be turned over to Mr. Inglee for investigation and report.

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Matter of correspondence with R. F. Reynolds was read, and it was moved and carried that unless a satisfactory reply is received from Mr. Reynolds within ten days of receipt of advise of this action, Mr. Reynolds be deprived of all privileges of the American Kennel Club.

Matter of correspondence E. W. Leach, Superintendent, were discussed, and it was moved and carried that Mr. Leach’s license as Superintendent be cancelled.

Matter of correspondence with Pacific Coast Pekingese Club was discussed and it was moved and carried that same be referred to Los Angeles Trial Board.

it was moved and carried that Mile High Boston Terrier Club be fined $10.00 for violations of American Kennel Club Rules in connection with their show of Feb 21, 1932.

Matter of Henry M. Atwood’s not replying to communications in
reference to his indebtedness to the American Kennel Gazette was discussed and it was moved and carried that the Gazette be encouraged to collect its own indebtedness.

Matter of Leroy A. Fales not replying to communications in reference to his indebtedness to the American Kennel Gazette was discussed and it was moved and carried that that the Gazette be encouraged to collect its own indebtedness.

it was moved and carried that the following resolution be rescinded:

“It was moved and carried that the matter of individuals owing bills for advertising in the American Kennel Gazette be handled by the officers and such individuals deprived of the privileges of the American Kennel Club at the discretion of the officers.”

It was moved and carried that Delegate’s Credentials of Thomas Hunter, Jr., to represent Pacific Coast Boston Terrier Club be approved.

Matter of correspondence with Wm. E. Stoneley and Frank Turbush in regard to furnishing pedigree was discussed and it was moved and carried that same be referred to New York Trial Board for investigation.

Matter of “Jamison’s Ming Toi” owned by Mrs. C. J. Houlette was read, and it was moved and carried that same be referred to Los Angeles Trial Board for investigation.

The President reported a call made on him by Chas. P. Price, in regard to granting a separate winner’s class for Miniature Poodles and it was moved and carried that no change be made at this time.

A request from the Pacific Coast representatives for compensation
to cover expenditures in connection with the work there, was received, and it was moved and carried that same be granted and that the President communicate with Mr. Sinnott to ascertain the amount necessary to cover same.

Communication from James W. Spring in regard to the following resolution was read,

“Be it resolved, that the delegates of the American Kennel Club assembled at the annual meeting of said Club for the year 1932 do hereby respectfully request the Officers and/or Directors of the American Kennel Club that copies of all communications to Secretaries of member clubs be sent to the delegates representing such clubs and that the address of each delegate as well as his name be set forth in the American Kennel Gazette.”

It was moved and carried that the above resolution as passed by the Delegates of the American Kennel Club at the annual meeting in Feb 2, 1932 be granted.

Motion lost.

It was moved and carried that the resolution be laid on the table until the next meeting and that Mr. Rogers be requested to communicate with Mr. Spring with a view to having him reconstruct the resolution.

It was moved and carried that Mr. Johnson reply to Mr. Spring’s letter in behalf of the Directors.

A proposition in regard to German Shepherd Dog Club of America using the American Kennel Gazette as their official organ was discussed and it was moved and carried that same be approved.

It was moved and carried that the regulation in regard to registering litters be changed to read as follows, effective as of October 1, 1932:

“The fees will be $1.00 per litter for all applications received within sixty (60) days of birth of litter, and $2.00 per litter for all applicants not received within the sixty (60) day period.”
It was moved and carried that each Director be reimbursed for his actual expenses for attending Directors’ meeting - exclusive of the regular Director’s fee.

It was moved and carried that Mr. Inglee’s (First Vice President) salary be increased $500.00 per year, effective Feb 1, 1932.

It was moved and carried that Wm. Cary Duncan’s excuse for absence be accepted.

It was moved and carried that the privilege to judge “best in show”, sporting groups Nos. 1 and 2 and variety group No. 5 be restored to Tyler Morse.

It was moved and carried that the privilege to judge variety groups and “best in show” be restored to Henry T. Fleitmann.

Messrs. Inglee and Barrie reported the following applications to judge were granted, since the last meeting of the Board:

<table>
<thead>
<tr>
<th>H. D. Anderson</th>
<th>Henry M. Atwood</th>
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<tr>
<td>Harold Baker</td>
<td>Mrs. James H. Blair</td>
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<tr>
<td>John P. Brown</td>
<td>Mrs. Harry H. Brunt</td>
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<td>Mrs. E. B. C. Buckley</td>
<td>Mrs. F. A. Dallen</td>
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<td>James W. Doherty</td>
<td>Mrs. Grayce Greenburg</td>
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<td>Hector L. Huard</td>
<td>John P. Harbert</td>
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<td>H. G. Heydorn</td>
<td>Carey W. Lindsay</td>
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<td>C. E. Murray, Jr.</td>
<td>Miss F. Isabel Ormiston</td>
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<td>Drury L. Sheraton</td>
<td>H. C. Standbridge</td>
</tr>
<tr>
<td>W. R. Van Dyck</td>
<td>Carl Voegele</td>
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<tr>
<td>Mrs. Sadie B. Warner</td>
<td>Arthur Wright</td>
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Major Emil Illgner, Germany, grant temporary license for Greenwich Kennel Club Show.

H. W. Hansch – application to be considered when invited to judge.

The following applications pending:

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<th>Mrs. Edith C. Anderson</th>
<th>Theresa Bollhoefer</th>
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It was moved and carried that the above report be approved.

It was moved and carried that the Field Trial rating for Pointers, Setters and Griffons (wire-haired pointing) be changed as follows:
4 to 7 dogs - 1 point
8 to 12 dogs - 2 points
13 to 17 dogs - 3 points
18 to 24 dogs - 4 points
25 dogs or more - 5 points

Communication from Western Specialty Clubs Association relative to specialty shows at the World's Fair in Chicago was read and it was moved and carried that the Secretary be instructed to inquire what parent clubs have signified their intention of joining in the venture and what is their attitude in regard to two shows in succession.

It was moved and carried that Judges' list for Greenwich Kennel Club Show be approved.

It was moved and carried that license to hold a show in Vancouver, Washington, be not granted to Clark City Kennel Club unless the consent of Portland Kennel Club accompanies the application.

It was moved and carried John F. Collins be advised to receive the endorsement of the Chow Chow, Dalmatian and Poodle Clubs before the addition of these breeds to his judging license can be considered.

It was moved and carried that H. P. Larsen be granted a license to judge Beagles and Irish Setters.

It was moved and carried that Benjamin C. Newton be advised that it will be necessary to receive the endorsements of the specialty clubs of the different breeds before application to judge can be considered.

It was moved and carried that J. C. Henderson be advised that application to judge Pointers and Setters will be considered when he is invited to judge and his name is submitted to us by a show-giving club.
It was moved and carried that Mrs. Harriet L. Stix be granted a license to judge Cairn Terriers.

It was moved and carried that Wm. C. Nemitz be advised that his application to judge Boston Terriers will be considered when he is invited to judge and his name is submitted by a show-giving club.

It was moved and carried that application for license to judge Great Danes and German Shepherd Dogs submitted by Mrs. Anne B. Franke be disapproved.

It was moved and carried that the following Judges’ license be cancelled:

Mrs. F. E. Storer
Chas. A. McNaughton
Frank D. Sullivan
William Mutch

In the matter of Beagle Field Trial the Board decided that a Beagle first winning its championship in the 15” classes could not later be awarded another championship in the 13” classes, or vice versa. It also denied that under present Rules a Beagle could run in either class for which it was measured by the Field Trial-giving Club and be credited with the points won, but only with one championship.

The Board also decided that it does not permanently qualify a Beagle if measured over 15” at a trial, but said Beagle may compete in any future trials in which he is measured as 15” or under.

It also decided that in 13” stakes for Beagles where the sexes are not divided and wherein both dogs and bitches compete, the points won shall be counted on the basis of the sex having the higher rating; to wit, if rating is 50 points for males and 75 points for females, it shall be counted on the basis of 75.

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
REGULAR MEETING OF THE DELEGATES OF THE AMERICAN KENNEL CLUB

May 3, 1932

President  John E. DeMund in the Chair.

Present:  Akron Kennel Club - E. G. Corey
American Foxterrier Club - James W. Spring
American Pomeranian Club - V. Matta
Belgian Sheepdog Club of America - L. H. Starkey
Boston Terrier Club of America - Fred A. Bearse
Brymawr Kennel Club - Benj. Phillips
Bullterrier Club of America - Wm. R. Quinn
Cairn Terrier Club of America - W. Brydon Tennant
Dachshund Club of America - Fred Woedegel
Dalmatian Club of America - Alfred B. Maclay
Doberman Pinscher Club of America - Fred B. Kingman
Eastern Dog Club - Dudley P. Rogers
Empire Beagle Club - Wm. E. Borden
Englewood Kennel Club - Wm. MacBain
English Setter Assoc. - R. D. Jennings
English Springer Spaniel Field Trial Assoc. - Chas. H. Toy
First Company Gov's. Foot Guard Athletic Assoc. - D. M. E. Dewey
German Shepherd Dog Club of America - Wm. E. Ebbets
Golden Gate Kennel Club - Dr. A. A. Mitten
Gordon Setter Club of America - Chas. T. Inglee
Great Dane Club of America - C. R. Williams
Hoosier Kennel Club - A. A. Bell
Huntingdon Valley Kennel Club - Francis Reeves, Jr.
Irish Setter Club of America - Wm. Carey Duncan
Irish Terrier Club of America - Hubert R. Brown
Japanese Spaniel Club of America - Wm. L. Smalley
Kennel Club of Atlantic City - Dr. Chas. J. McAnulty
Long Island Kennel Club - Chas. P. Scott
Los Angeles Kennel Club - Dr. Geo. T. Moore
Louisiana Kennel Club - S. Edwin Megargee, Jr.
Lynn Kennel Club - Clement M. Burnhome
Maryland Kennel Club - Geo. W. Lindsay
Mid-Jersey Field Dog Club - Dr. Guy H. Hillman
Miniature Pinscher Club of America - Wm. H. Dohm
Morris & Essex Kennel Club - Frank Cook
National Beagle Club - John Wallace Scott
Newark Kennel Club - Edward H. Goodwin
Newfoundland Club of America - Quentin Twachtman
North Westchester Kennel Club - Stanley J. Halle
Oakland Kennel Club - Caswell Barrie
Pacific Coast Pekingese Club - Chas. W. Greenough
Pasadena Kennel Club - Louis J. Murr
Russian Wolfhound Club of America - John E. DeMund
Saluki Club of America - S. Y. L’Hommedieu
Schipperke Club of America - Edward K. Aldrich, Jr.
Scottish Terrier Club of America - Henry D. Bixby
Spaniel Breeders Society - J. Macy Willets
Spokane Kennel Club - Geo. J. O'Reilly
Springfield Kennel Club - Chas. F. Lynch
Storm King Kennel Club - H. E. Mellenthin
Texas Kennel Club - W. Edgar Baker
Trenton Kennel Club - R. F. Kelley
Tuxedo Kennel Club - Eben Richards, Jr.
Welsh Terrier Club of America - Dr. Samuel Milbank
Westbury Kennel Assoc. - F. N. Taliaferro
Western French Bulldog Club - J. N. Champion
Wissahickon Kennel Club - Russell H. Johnson, Jr.
The minutes of the last meeting were read and it was moved and carried that same be adopted.

The report of the Secretary was read and it was moved and carried that same be accepted, and is as follows:

May 3, 1932

To the Delegates of the American Kennel Club:

Gentlemen:

I beg to submit the following matters for your consideration:

Credentials of the following Delegates, all of which have been approved by the Board of Directors:

- Harry McLaughlin – New England Beagle Club
- S. Homer Cann – Sportsmen’s Beagle Club
- Thomas Hunter, Jr. – Pacific Coast Boston Terrier Club
- Mahlon B. Wallace, Jr. – Mississippi Valley Kennel Club
- William W. Gallagher – American Shetland Sheepdog Assoc.
- David Wagstaff – Chow Chow Club
- Arthur Montague Lewis – Devon Dog Show Assoc.
- Wm. J. Hutchinson – Ladies Kennel Assoc. of America
- Leonard Kennedy – New York State Fair
- Paul FitzSimons – Rhode Island Kennel Club
- Judge Townsend Scudder – Southampton Kennel Club
- Charles G. Miller – Westchester Kennel Club
- Wm. B. Rogers – West Highland White Terrier Club of America

Respectfully submitted,

P.B. Rice, Secretary

The Report of the Treasurer was read and it was moved and carried that same be received and placed on file.

It was moved and carried, unanimously, that the Delegates be balloted for collectively.

The following were elected:

- Harry McLaughlin – New England Beagle Club
- S. Homer Cann – Sportsmen’s Beagle Club
- Thomas Hunter, Jr. – Pacific Coast Boston Terrier Club
- Mahlon B. Wallace, Jr. – Mississippi Valley Kennel Club
- William W. Gallagher – American Shetland Sheepdog Assoc.
- David Wagstaff – Chow Chow Club
It was reported that Credentials of Francis Earle to represent Paterson Kennel Club were not approved by the Board of Directors.

It was moved and carried that the following changes in Rules be adopted:

“Amend Rule IX, Section 5, by striking out the words ‘or field trial’ in the second line.

“Amend Rule XII, Section 15, by striking out the words ‘for pointers, setters and wire-haired pointing griffons’ in the third line.”

It was moved and carried that the Rules as amended go into effect at once.

It was moved and carried that the following Resolution be adopted:

“Be it resolved that the Delegates of the American Kennel Club assembled at the May meeting of said Club for the year 1932 hereby do respectfully request the officers and/or Directors of the American Kennel Club to disregard the Resolution made by the Delegates at the annual meeting and in place thereof, to grant so much of said Resolution as requested that the address of each Delegate as well as his name be set forth in the American Kennel Gazette.”

James W. Spring moved that Charles T. Inglee, Russell H. Johnson, Jr., T. Dickson Smith and George F. Foley be and hereby are appointed a Committee of four, whose duty it shall be to examine into the Constitution and by-laws of the American Kennel Club and the Rules of the American Kennel Club and to file in writing with the American Kennel Club on or before the September meeting of the American Kennel Club for the year 1932 any proposed amendment or amendments to the Constitution or Bylaws of the American Kennel Club, which said Committee may deem necessary, and to refer in writing to the Board of Directors of the American Kennel Club on or before September
meeting of the American Kennel Club for the years 1932, such alteration or alterations of the Rule of the American Kennel Club, if any, which said Committee may deem necessary to be made and their reasons therefore. Said Committee shall appoint some one of its members to be its Chairman and some one not necessarily a member to be its Secretary. Said Committee shall fill any vacancy in its membership occasioned by reason of resignation or death by the appointment of a Delegate or Delegates of the American Kennel Club. Said Committee shall solicit and request suggestions from the Delegates of the American Kennel Club with regard to changes which any of said Delegates may wish to make in the Constitution and/or Bylaws, and/or Rules of the American Kennel Club. Said Committee shall conduct its business as far as possible by correspondence and shall hold such meetings only as it may find necessary. The American Kennel Club shall pay the actual traveling and hotel expenses of each member of said Committee who attends each such meeting, if and to the amount that such expenses shall be approved by the Chairman of said Committee. It is recommended to said Committee that its meetings shall be held at a room to be provided for it at the offices of the American Kennel Club.

The above motion was seconded.

It was moved and carried that the following amendment be made to the above motion:

“That the motion just made be amended by inserting in place of the number four the number five and by adding to the names composing said Committee the name of James W. Spring, the proposer of said motion.”

It was moved and carried that the motion as amended be adopted.

Dr. Milbank reported that the report of the auditors had been delayed but that everything had been found in excellent shape and that the work of the club had been most efficient and there might be only one or two minor suggestions about same.

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
REGULAR MEETING OF THE BOARD OF DIRECTORS
OF THE AMERICAN KENNEL CLUB
MAY 3, 1932

President  John E. DeMund in the Chair.

Present  Charles T. Inglee
Russell H. Johnson, Jr.
Caswell Barrie
Henry D. Bixby
Clement M. Burnhome
Wm. E. Ebbets
Wallace MacMonnies
Dudley P. Rogers
Wm. L. Smalley
W. Brydon Tennant

The minutes of the last meeting were read and it was moved and carried that same be adopted.

The report of the Secretary was read and it was moved and carried that same be accepted, and is as follows:

May 3, 1932

To the Board of Directors
of the American Kennel Club
Gentlemen:

I beg to submit the following matters for your consideration:

Report of the Treasurer.

Credentials of Delegates as follows:

Henry T. Fleitmann – American Sealyham Sheepdog Assoc.
William W. Gallagher - American Shetland Sheepdog Assoc.
David Wagstaff – Chow Chow Club
Arthur Montague Lewis - Devon Dog Show Assoc.
Wm. J. Hutchinson - Ladies Kennel Assoc. of America
Leonard Kennedy - New York State Fair
Francis Earle - Paterson Kennel Club
Paul FitzSimons - Rhode Island Kennel Club
Judge Townsend Scudder - Southampton Kennel Club
Charles G. Miller - Westchester Kennel Club
Wm. B. Rogers - West Highland White Terrier Club of America

Report of the Philadelphia Trial Board in the matter of application for registration received from Pearl R. See.


Report of the New York Trial Board in the matter of correspondence with Wm. E. Stoneley and Frank Turbush.


Charges preferred by Mai Dwyer.

Charges preferred by Mary M. Wilbur.

Communications from Mississippi Valley Kennel Club, Detroit Kennel Club, Mexican Kennel Club, Inc., John Sinnott.

Appeals of Mrs. Harry S. Peaster.

Matters of Manchester Kennel Club, Capital City Kennel Club, North Pacific Foxterrier Club, J. R. Lyon, Mrs. Emma L. Holkamp, and Richard Owens; Mrs. Sadie G. Kline and Samuel Driscoll; Mrs. Jas. V. Dignowity and Mrs. W. Briggs; H. R. Wiesenberger and Mrs. B. Seyschab.

Resignation of Wallace MacMonnies.

Respectfully submitted,

P.B. Rice, Secretary

The report of the Treasurer was read and it was moved and carried that same be accepted and placed on file.

It was moved and carried that the following Delegates’ Credentials be approved.

Henry T. Fleitmann – American Sealyham Sheepdog Assoc.
William W. Gallagher - American Shetland Sheepdog Assoc.
David Wagstaff – Chow Chow Club
Arthur Montague Lewis - Devon Dog Show Assoc.
Wm. J. Hutchinson - Ladies Kennel Assoc. of America
Mahlon B. Wallace, Jr. – Mississippi Valley Kennel Club
Leonard Kennedy - New York State Fair
Francis Earle - Paterson Kennel Club
Paul FitzSimons - Rhode Island Kennel Club
Judge Townsend Scudder - Southampton Kennel Club
Charles G. Miller - Westchester Kennel Club
Wm. B. Rogers - West Highland White Terrier Club of America
It was moved and carried that Credentials of Francis Earle to represent Paterson Kennel Club be not approved.

Report of the Philadelphia Trial Board in the matter of application for registration received from Pearl R. See, which was singed by Mrs. J. W. Neilson as breeder and owner of dire, was read and it was moved and carried that same be accepted and its recommendations, as follows, adopted:

“That Mrs. J. W. Neilson be written a letter of reprimand.”

Report of the Chicago Trial Board in the matter of Frank A. Bailey and L. A. Decker was read, and it was moved and carried that the report be accepted and its recommendations, as follows, adopted:

“That until Mr. Decker agrees to accept Frank A. Bailey’s note and agrees to turn over the papers to Mr. Bailey upon payment of said note, your Board recommends that he be denied all privileges of the American Kennel Club from April 13, 1932.”

Report of the Los Angeles Trial Board in the matter of Pacific Coast Pekingese Club was read, and it was moved and carried that same be accepted, and is as follows:

“We find that this club is functioning under the Constitution and Bylaws amended June 1923 and against amended October 14, 1931.”

Report of the New York Trial Board in the matter of the Bloodhound, “Red Trailer” was read, and it was moved and carried that same be accepted, and is as follows:

“The Trial Board confirms the transfers of ownership of the above dog as recorded by the American Kennel Club.”

Report of the New York Trial Board in the matter of Wm. E. Stoneley and Frank Turbush was read, and it was moved and carried that same be accepted, and is as follows:

“The Board recommends that Mr. Stoneley be required to furnish the American Kennel Club form, properly signed, entitling the dog in question to registration --- it having been considered by the Board
that a pedigree for the dog in question – showing the dog to be eligible for registration – was supplied at a date subsequent to that of the original purchase.”

Report of the Boston Trial Board in the matter of Mrs. A. Hermann vs. Charles Guidi was read, and it was moved and carried that same be accepted and its recommendations, as follows, adopted:

“It is the unanimous opinion of the Boston Trial Board, after reviewing the evidence, that the charges be dropped as it is not found that the defendant has broken any Rules of the American Kennel Club, and the charges made by the complainant are not upheld.”

Charges preferred by Mrs. Mai Dwyer against Holden Pet Shop were read, and it was moved and carried that same be referred to New York Trial Board.

Charges preferred by Mary M. Wilbur against Joseph P. Worth were read, and it was moved and carried that same be referred to the Boston Trial Board.

Matter of Irish Wolfhound, “Halcyon Gabriel” was read, and it was moved and carried that same be referred to New York Trial Board for investigation.

Communication from Mississippi Valley Kennel Club was read, and it was moved and carried that the action of the Bench Show Committee be upheld and Francis Fullerton Bakewell deprived of all privileges of the American Kennel Club for removing his Bulldog from the show without permission.

Communication from Detroit Kennel Club enclosing detail statement covering show held March 4, 5, 6, 1932 was read and it was moved and carried that same be received and placed on file.

Communication from Mexican Kennel Club Inc., was read.

Communication regarding complaint against Dr. W. A. Jaquiss was read, and it was moved and carried that same be referred to Los Angles Trial Board for investigation with instructions to make such recommendations as they see fit.
Appeal of Mrs. Harry S. Peaster from the decision of the New York Trial Board in the matter of Ruthe Cohen vs. Mrs. Harry S. Peaster was read, and it was moved and carried that same be heard by a sub-Committee of the Board of Directors.

Appeal of Mrs. Harry S. Peaster from the decision of the New York Trial Board in the matter of Hugo Rode vs. Harry S. Peaster was read, and it was moved and carried that same be heard by a sub-Committee of the Board of Directors.

The Chair appointed Messrs. Bixby, Barrie and Inglee members of the sub-Committee to hear the appeals of Mrs. Peaster.

It was moved and carried that the following clubs be fined for violations of the American Kennel Club Rules in connection with their shows:

- North Pacific Foxterrier Club - $5.00
- Capital City Kennel Club - $5.00
- Manchester Kennel Club - $5.00

Matter of correspondence with J. R. Lyon was considered, and it was moved and carried that unless a satisfactory reply is received within ten days after receipt of advise of this action, J. R. Lyon be deprived of all privileges of the American Kennel Club.

Matter of correspondence with Mrs. Emma L. Holkamp and Richard Owens was considered, and it was moved and carried that same be referred to New York Trial Board for investigation and report.

Matter of correspondence with Mrs. Sadie G. Kline and Samuel Driscoll was read, it was moved and carried that same be referred to the New York Trial Board for investigation and report.

Matter of correspondence with Margaret A. Ryan and Mrs. Louise E. Landers was considered, and it was moved and carried that same be referred to Boston Trial Board for investigation and report.
Matter of correspondence with Harry B. Wiesenberger and Babette Seyschab was considered, and it was moved and carried that same be referred to Chicago Trial Board for investigation and report.

It was moved and carried that the amount of $5499.73 covering lawyers’ fees of Winthrop, Stimson, Putnam and Roberts, in the Rogers Case be approved.

It was moved and carried that Col. Tennant be given a vote of thanks for securing $1000 reduction from Winthrop, Stimson, Putnam and Roberts.

It was moved and carried that the resignation of Wallace MacMonnies as Director of the American Kennel Club be accepted with regret.

Communication from John Sinnott in regard to amount of compensation required to cover expenses incurred as Pacific Coast Representative of the American Kennel Club was read, and it was moved and carried that the President write a personal letter to Mr. Sinnott, offering $50.00 and requesting an itemized statement of expenses.

Communication from J. Langstaff was read and it was moved and carried that the Secretary be instructed to advise Mr. Landstaff that he may apply for reinstatement, when the matter will be given further consideration:

It was moved and carried that the following Regulation be adopted:

“After June 1, 1932 no applications for registration will be accepted where the sire is under seven months of age and the same is under eight months of age, not where the dam and/or sire are over twelve years of age, at the time of service,” “Except in individual cases when affidavits will be considered.”

RECESS FOR DELEGATES’ MEETING

Communication from Frank D. Sullivan was read, and it was moved and carried that Mr. Sullivan be granted an interview.

Communication from John H. Backus in reference to the revocation of Chas. A. McNaughton’s license to judge was read, and it was moved and carried that Chas. A. McNaughton be granted an interview.
That Chair appointed Messrs. Bixby, Ebbets and Inglee to hear Messrs. Sullivan and McNaughton.

It was moved and carried that the following Regulation be adopted:

“That where a non-member specialty club considers as its specialty show, consent of the parent club must be secured and license fee of $50, must be paid; further, there if a non-member specialty club sponsors its breed at an all-breed show, printing its list of officers and offering its specials, the fee of $50 will be charged and the consent of the parent club will required. Where a non-member specialty club sponsors its breed, printing its specials to be offered but no list of officers, and does not give reading notices to papers stating it is considered a specialty show, no fee will be charged and consent of parent club will not be required.”

Messrs. Inglee and Barrie reported the following applications for license to judge were granted since the last meeting of the Board. This report was approve by the Board.

<table>
<thead>
<tr>
<th>Mrs. Edith C. Anderson</th>
<th>Earle C. Bailey</th>
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<tr>
<td>Wm. T. Drew</td>
<td>Earl C. Dutro</td>
</tr>
<tr>
<td>Allan Garcia</td>
<td>James R. Mack</td>
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<tr>
<td>Howard C. Rice</td>
<td>Z. B. West</td>
</tr>
</tbody>
</table>

Matter of Maplewood-South Orange Kennel Club application for license to hold a show was brought to the attention of the Board, with the report that we have written Newark Kennel Club re same, as the show is to be held in Essex County.

It was decided that Eugene Marchese is not eligible for a judge’s license.

Matter of protest against Harry Osbornu re was read. No action taken.

It was moved and carried that the following applications for licenses to judge be granted:

<table>
<thead>
<tr>
<th>Wm. C. Nemitz</th>
<th>George E. Phillips</th>
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<tbody>
<tr>
<td>Clarence W. Lewis</td>
<td>Miss Alice Hager</td>
</tr>
<tr>
<td>Edward R. Tolfree</td>
<td>George Potts</td>
</tr>
</tbody>
</table>
It was moved and carried that when A. P. Semple has been invited by a show-giving club to judge his application be granted, for the assignment.

it was moved and carried that Leo Levy be advised that it will be necessary to receive the endorsement of the Chow Chow Club before his application for license to judge can be considered.

Communication from Mrs. F. Y. Mathis regarding John D. Prince, Jr., was read, and it was moved and carried that Mrs. Mathis be advised that the difficulty to which she refers is a matter to be adjusted within the Pekingese Club of America and that she should arrange to be present at the next meeting of the club.

Communication from Lynn C. Holloway in regard to name of club was read and it was moved and carried that they be advised another name must be selected as the name “Southwestern Collie Club” is too general and cannot be recognized.

Application for license to be granted to Los Angeles Cocker Spaniel Club to hold a show in Los Angeles June 18 or 19 was considered, and it was moved and carried that same be not granted.

Communication from Battle Creek Kennel Club was read, and it was moved and carried that licenses be not granted for the two shows.

Communication from Joseph C. Blauner enclosing copy of Mr. Mohr’s letter to Mr. Blauner was read, and it was moved and carried that Mr. Blauner be advised that same was brought to the attention of the Board.

It was moved and carried that the following Resolution passed by the Delegates at the meeting May 3, 1932 be approved:

“Be it resolved that the Delegates of the American Kennel Club assembled at the May meeting of said Club for the year 1932 hereby do respectfully request the officers and/or directors of the American Kennel Club to disregard the Resolution made by the Delegates at the annual meeting and in place thereof, to grant so much of said Resolution as requested that the address of each Delegate as well as his name be set forth in the American Kennel Gazette.”
It was moved and carried that beginning with June 1, 1932 issue the address of each delegate as well as his name be set forth in the American Kennel Gazette, unless written requests are received from the Delegates who do not desire their addresses published.

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
SPECIAL MEETING OF THE BOARD OF DIRECTORS
OF THE AMERICAN KENNEL CLUB
May 20, 1932

President  John E DeMund in the Chair.
Present     Charles T. Inglee
            Caswell Barrie
            Henry D. Bixby
            Dudley P. Rogers
            Wm. L. Smalley

Waivers were received from all members of the Board.

A special meeting of the Board of Directors was called for 2:30 pm to consider
the report of the Committee appointed Feb 2, 1932 to assist the Board in examining into
the affairs of all departments, and to make such recommendations thereon as they see
fit.

The report of the Committee was read and it was moved and carried that same
be accepted with thanks and placed on file.

It was moved and carried that the report be published in the June issue of the
American Kennel Gazette.

It was moved and carried that the Board feels deep appreciation for the work of
the Committee and thanks them for the thoroughness of the report and the time given by
them, and in discharging the Committee a vote of thanks is tendered.

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
President John E. DeMund in the Chair.
Present Charles T. Inglee
Russell H. Johnson, Jr.
Caswell Barrie
Henry D. Bixby
Clement M. Burnhome
Wm. E. Ebbets
Wallace MacMonnies
Dudley P. Rogers
Wm. L. Smalley
W. Brydon Tennant

The minutes of the last regular meeting were read and it was moved and carried that same be adopted.

The minutes of the Special meeting held May 20, 1932 were read and it was moved and carried that same be adopted.

The Report of the Secretary was read and it was moved and carried that same be accepted, and is as follows:

June 14, 1932

Board of Directors of the American Kennel Club

Gentlemen:

I beg to submit the following matters for your consideration:

Report of the Sub-Committee of the Board of Directors in the matters of appeals of Mrs. Harry S. Peaster.


Report of the Los Angeles Trial Board in the matter of Mrs. C. J. Houlette, G. L. Jamison and “Jamison’s Ming Toi”.
Report of the Los Angeles Trial Board in the matter of Dr. W. S. Jaquiss.
Report of the Los Angeles Trial Board in the matter of Mrs. Emil Hensen and Mr.
and Mrs. John J. Kuete vs. Mrs. J. O. Wilson.
Report of the Boston Trial Board in the matter of Mrs. Margaret R. Ryan and Mrs.
Louise E. Landers.
Report of the Boston Trial Board in the matter of Miss Mary M. Wilbur vs. Joseph
P. Worth.
Report of the Philadelphia Trial Board in the matter of Mrs. Idella A. Schmidt vs.
Mrs. K. Abrams.
Report of the Philadelphia Trial Board in the matter of Mrs. Sadie G. Kline and
Samuel Driscoll.
Charges preferred by Mrs. Anita Bachelin.
Charges preferred by California Kennel Club.
Charges preferred by William Horvey.
Applications for reinstatement from Joseph Langstaff and F. J. McGauvran.
Communications from Pittsburg Collie Club, Atlanta Kennel Club, Oakland
Kennel Club, Los Angeles Kennel Club (2), Walter J. Graham, Willaim L. Sullivan, Frank
D. Sullivan and Julian M. Platz.
Matters of Pacific Coast Pekingese Club, Pasadena Kennel Club, Durham
Kennel Club, Catalina Kennel Club, Wm. McFarland, Chester H. Norton, Mrs. M.
Baldinger, Mrs. T. W. Sessinghaus, Edwin Doscher and Mrs. Iva S. Robb, Mrs. J. C.
Clay and Mrs. C. J. Henney, Mrs. Madelyn E. Knowles and Mrs. William Walker, A. L.
Lewis and Mrs. Howard Beaumont.

Respectfully submitted,
P.B. Rice, Secretary

The vacancy on the Board of Directors, Class of 1933 was filled by the election of
Wm. J. Hutchinson.
It was moved and carried that the report of the Sub-Committee of the Board of
Directors appointed to hear the appeal of Mrs. Harry
S. Peaster from the decision of the New York Trial Board in the matter of Ruthe Cohen vs. Mrs. Harry S. Peaster, be accepted and its recommendations, as follows, adopted:

“That the appeal of Mrs. Harry S. Peaster be denied and the decision of the New York Trial Board upheld.”

It was moved and carried that the report of the Sub-Committee of the Board of Directors appointed to hear the appeal of Mrs. Harry S. Peaster from the decision of the New York Trial Board in the matter of Hugo Rode vs. Mrs. Harry S. Peaster, be accepted and its recommendations, as follows, adopted:

“That the appeal of Mrs. Harry S. Peaster be denied and the decision of the New York Trial Board upheld.”

Report of the Los Angeles Trial Board in the matter of the Chow Chow, “Jamison’s Ming Toi” owned by Mrs. C. J. Houlette was read, and it was moved and carried that same be accepted.

Report of the New York Trial Board in the matter of Mrs. Jas. V. Dignowity and Mrs. W. Briggs was read, and it was moved and carried that same be accepted.

Report of the New York Trial Board in the matter of Mrs. Emma L. Holkamp and Richard Owens was read, and it was moved and carried that that same be accepted.

Report of the New York Trial Board in the matter of the Irish Wolfhound “Halcyon Gabriel” was read, and it was moved and carried that same be accepted.

Report of the Los Angeles Trial Board in the matter of Dr. Wm. A. Jaquiss was read, and it was moved and carried that same be returned to Los Angeles Trial Board with instructions to re-open the case, giving Dr. Jaquiss at least ten days’ notice of hearing, advising the nature of the investigation, be registered mail.

Report of the New York Trial Board in the matter of Mrs. Mai Dwyer vs. Holden Pet Shop was read, and it was moved and carried that same be accepted and its recommendations, as follows, adopted:
“That Holden be ordered to secure possession of the dogs and return said dog to Dwyer on or before June 30, 1932 and in the event this is accomplished, Dwyer shall pay to Holden board for said animal, at the rate of $1.00 per day from Nov 2, 1931 to date the dog left his shop; and in the event this is not accomplished – the return of the dog – the Board recommends that said Holden pay to Dwyer the sum of $100, which he testifies he received for the said dog, less $25.00 commission, for the alleged sale thereof. Otherwise, the Board recommends that he be denied all privileges of the American Kennel Club.”

Report of the Los Angeles Trial Board in the matter of Mrs. Emil Jensen and John J. Kuete vs. Mrs. A. O. Wilson was read, and it was moved and carried that same be referred to the Secretary with instructions to take up with the Los Angeles Trial Board for further information.

Report of the Boston Trial Board in the matter of Mrs. Margaret R. Ryan and Mrs. Louise R. Landers was read, and it was moved and carried that same be accepted.

Report of the Boson Trial Board in the matter of Miss Mary M. Wilbur vs. Joseph P. Worth was read and it was moved and carried that same be accepted and its recommendations, as follows, adopted:

“That Mr. Worth be denied all privileges of the American Kennel Club for a period of twelve months and unless during that period Mr. Worth, that he be permanently deprived of all privileges of the American Kennel Club. “

Report of the Philadelphia Trial Board in the matter of Mrs. Idella A. Schmidt vs. Mrs. K. Abrams was read, and it was moved and carried that same be accepted, and its recommendations, as follows, adopted:

“Case dismissed.”

Report of the Philadelphia Trial Board in the matter of Mrs. Sadie G. Kline and Samuel Driscoll was read, and it was moved and carried that same be accepted.

Charges preferred by Mrs. Bachelin against Miss George Peck were read, and it was moved and carried that same be referred to Los Angeles Trial Board.
Charges preferred by William Horbey against Dachshund Club of America, all its officers, were read and it was moved and carried that same be referred to New York Trial Board.

Application for reinstatement received from J. Langstaff was read, and it was moved and carried that J. Langstaff be reinstated as of Oct 1, 1932, providing no further complaints are received in the meantime.

Application for reinstatement received from F. J. McGauvran was read, and it was moved and carried that same be referred to the Los Angeles Trial Board for recommendations.

Charges preferred against Golden Gate Kennel Club by California Kennel Club were read and it was moved and carried that same be referred to Col. Tennant for legal opinion.

Communication from Pittsburgh Collie Club enclosing financial report of show held Jan 30, 1932 was read, and it was moved and carried that same be received and placed on file.

Communication from Atlantic Kennel Club, Inc., enclosing financial report of the show held April 8 and 9, 1932 was read, and it was moved and carried that same be received and placed on file.

Communication from Oakland Kennel Club was read and it was moved and carried that the action of the Bench Show Committee be upheld and J. D. Desmond deprived of all privileges of the American Kennel Club for removing his dog from show without permission.

Communication from Los Angeles Kennel Club was read and it was moved and carried that the action of the Bench Show Committee be upheld and Frank E. Aid deprived all privileges of the American Kennel Club for conduct prejudicial to the best interest of dog shows.

Resignation of Walter J. Graham as a member of the New York Trial Board was read, and it was moved and carried that same be accepted with regret.
Communication from William L. Sullivan, attorney for Frank D. Sullivan, requesting copy of alleged affidavit filed with the American Kennel Club by one William J. O'Connell, was read and it was moved and carried that the Board decline to grant this request as communications of this character are privileged.

Communication from Julian M. Platz regarding application to judge Boston Terriers at Rhode Island Kennel Club Show was read, and it was moved and carried that as Mr. Platz has already been advised his application has been approved, the Secretary be instructed to acknowledge Mr. Platz’s letter.

Matter of communication from Pacific Coast Pekingese Club was considered and it was moved and carried that same be referred to Los Angeles Trial Board.

It was moved and carried that Pasadena Kennel Club be fined $5.00 for violation of Rule XVII and discrepancy in catalog in connection with their show of April 17, 1932.

It was moved and carried that Durham Kennel Club be fined $5.00 for discrepancy in connection with their show of April 15 and 16, 1932.

It was moved and carried that Catalina Kennel Club be fined $15.00 for violation of Rules and discrepancies in connection with their show of April 9 and 10, 1932.

Matters of correspondence with Wm. MacFarland, Chester H. Norton, Mrs. M. Baldinger and Mrs. T. W. Sessinghause were considered and it was moved and carried that unless a satisfactory reply is received within ten days after receipt of advice of this action, the above be deprived of all privileges of the American Kennel Club.

Matter of correspondence with Edwin Doscher and Mrs. Iva S. Robb was considered and it was moved and carried that same be referred to Chicago Trial Board for investigation and report.

Matter of correspondence with Mrs. C. J. Henney and Mrs. J. C. Clay was considered and it was moved and carried that same be referred
to Chicago Trial Board for investigation and report.

Matter of correspondence for registration of a male wire fox-terrier owned by A. L. Lewis was considered and it was moved and carried that same be referred to Los Angeles Trial Board for investigation and report.

It was moved and carried that the leave of absence requested by the president be granted and that same be accompanied by full salary.

It was moved and carried that the First Vice President, Chas. T. Inglee and the Second Vice President, Russell H. Johnson, Jr., be empowered to sign checks and notes for loans.

Communication from John Sinnott, Pacific Coast Representative, enclosing itemized expenditures was considered, and it was moved and carried that the Board could not see their way clear to grant more than the $50 previously offered.

Resignation of John Sinnott as Pacific Coast Representative was read and it was moved and carried that same be accepted and the President instructed to extend the Board’s appreciation for the good work done in the past.

The Sub-Committee appointed to interview Frank D. Sullivan made their report and it was moved and carried that no action be taken at the present time.

It was moved and carried that the fee for non-member clubs holding field trial be fixed at $25.00.

It was moved and carried that the Change in Standard of the Boston Terrier as submitted by the Boston Terrier Club of America be approved, and is as follows:

Ideal Color – Brindle with white markings. The brindle to be evenly distributed and distinct. Black with white markings permissible but brindle with white markings preferred.

Ideal Marking – White muzzle, even white blaze over head, white color, white breast, part of whole of forelegs, and hind legs below the hocks.

Disqualification – Solid black, black and tan, liver or mouse color, Dudley nose, docked tail, or any artificial means used to deceive the judge.
Messrs. Barrie and Inglee reported the following applications for license to judge were approved since the last meeting of the Directors. This report was approved by the Board.

Geo. M. Beckett    John F. Collins
Edw. Cargill       Francis M. Curran
M. Roy Jackson     E. H. Berendsohn
Mrs. Virginia R. Jefferys  C. E. Libbey
Miss Marie L. Welch Mrs. Chas. H. Willits

The following pending the endorsements of the breed clubs:

W. E. Hildebrand    Mrs. F. Y. Mathis
Dr. Will L. Miles

Application from Wm. C. Merkel for license to judge Beagles being held until invited.

Judges’ list for Holyoke Kennel Club Show of October 15, 1932 was considered and it was moved and carried that Holyoke be advised to select someone else for Boston Terriers as Fred W. Saunders is not approved.

It was moved and carried that Dr. R. C. Clements' application for license to judge St. Bernards be approved if and when he secures the endorsement of the St. Bernard Club of America.

It was moved and carried that the following applications for license to judge be approved:

Oscar C. Pierson    Caswell Barrie
H. Alvin McAleenan  Forest N. Hall
Alfred Delmont      Mrs. Nancy Lee Nannetti
S. William Rosin    Mrs. Chas. W. Bowman

It was moved and carried that the following applications for licenses to judge be disapproved:

Mrs. Pearle R. Fix    J. C. Zimmerman
E. T. Adair           H. Gordon Spohn
Vincent G. Perry

It was moved and carried that the meeting adjourn.

P. B. Rice, Secretary

It was moved and carried that matter of correspondence with Mrs. Madelyn Knowles and Mrs. Wm. Walker be referred to Chicago Trial Board for investigation and report.
REGULAR MEETING BOARD OF DIRECTORS
AMERICAN KENNEL CLUB
JULY 12, 1932

First Vice President Charles T. Inglee in the Chair.

Present Russell H. Johnson, Jr.
Caswell Barrie
Henry D. Bixby
Clement M. Burnhome
Wm. Cary Duncan
Wm. E. Ebbets
Wm. J. Hutchinson
Dudley P. Rogers
Wm. L. Smalley
W. Brydon Tennant

The minutes of the last meeting of the Board were read, and it was moved and carried that same be adopted.

The report of Secretary was read and it was moved and carried that same be accepted, and is as follows:

July 12, 1932

To the Directors of the American Kennel Club:

Gentlemen,

I beg to submit the following matters for your consideration:

Applications for membership from the Manchester Kennel Club and Brussels Griffon Club of America.

Report of the Special Committee regarding the California Kennel Club.


Report of the Chicago Trial Board in the matter of Harry R. Wiesenberger and Babette Seyschab.

Charges preferred by Mrs. F. C. McAllister.

Communications from Toledo Kennel Club, J. C. Zimmerman, F. W. Saunders, A. A. Rost, Southwestern Collie Club, English Springer Spaniel Field Trial Association and Mile High Boston Terrier Club, also
Atlanta Kennel Club.

Matter of Anton Korbel, Arthur Gale III and Mack E. Carr, Mrs. W. Briggs and
Mrs. Jas. V. Dignowity, Marie Miller, Art Gordon, Mrs. Laura Clark and Neslen H. Smith.
Respectfully submitted,
P. B. Rice, Secretary

Application for membership in the American Kennel Club received from
Manchester Kennel Club was considered and it was moved and carried that same be
approved.

Application for membership in the American Kennel Club received from Brussels
Griffon Club of America was considered and it was moved and carried that same be
approved.

Report of Col. Tennant on charges preferred by California Kennel Club against
Golden Gate Kennel Club was considered and it was moved and carried that a
Committee be appointed by the Chair to investigate the matter and report back to the
Board.

Report of the New York Trial Board in the matter of Wm. Horvey vs. Dachshund
Club of America—all its officers—was read, moved accepted and its recommendations
as follows, adopted:

“That the charges be not sustained.”

Report of the Chicago Trial Board in the matter of Victor I. Henken and Mrs.
Ruby Moeller was read, and it was moved and carried that same be accepted and its
recommendations, as follows adopted:

“Your Board recommends that Mrs. Ruby Moeller be denied
all privileges of the American Kennel Club permanently,
effective as of June 4, 1932.”

Report of the Chicago Trial Board in the matter of Henry R. Wiesenberger and
Mrs. Babette Seyschab was read, and it was moved and carried that same be accepted
and its recommendation, as follows, adopted:

“Your Board recommends that Mrs. Seyschab furnish Mr.
Wiesenberger with the pedigree and registration papers
within thirty days or be denied all privileges of the American
Kennel Club.”
Charges preferred by Mrs. F. C. McAllister against A. G. Cowley were considered and it was moved and carried that the charges be returned to Mrs. McAllister suggesting that same be taken up with the Kennel Club of England.

Communication from Toledo Kennel Club enclosing financial statement of their show of March 30, 1932 was read, and it was moved and carried that same be received and placed on file.

Communication from J. C. Zimmerman with reference to application for judge’s license being disapproved was read, and it was moved and carried that nothing be done at this meeting but that Mr. Ebbets be requested to consult with Mr. Kingman, President of the Doberman Pinscher Club of America and report back at the next meeting of the Board.

Communication from F. W. Saunders was read and it was moved and carried that the Secretary be authorized to make reply.

Communication from A. A. Rost in regard to his judging license was read, and it was moved and carried that Mr. Inglee write Mr. Rost to call and take the matter up with him, and report to the next meeting of the Board.

Communication from Lynn C. Holloway, Chairman Executive Committee Southwestern Collie Club, was read, and it was moved and carried that the action of the Board of Directors at their meeting May 3, 1932 be rescinded and the name Southwestern Collie Club be approved.

It was moved and carried that the change of standard of the English Springer Spaniel as submitted by the English Springer Spaniel Field Trial Association be approved, and is as follows:

**FOREFACE** - nostrils well developed, soft, liver color or black, according to color of coat. Muzzle deep, with plenty of upper lip and flew. Jaws good length, straight, fairly square, neither under nor overshot. Nicely chisled below eyes.
SKULL - Should rise from foreface without a pronounced stop. Skull of medium length and fairly broad. From the stop the median line, or groove, continues backward to the front of the sagittal crest (foreward) forming two slightly rounded halves above the eyes. eyebrows and temples well developed, not thick in cheeks. Top of skull occiput not domed; the top of occiput bone should be rounded, not pointed or angular in contour.

The resulting appearance is a head of medium length, fairly broad and slightly rounded, with a well defined stop effect – well chisled under the eyes and free of checkiness – with a strong, lean, fairly square jaw and well muzzled, with plenty of lip, but not too thick or pendulous as in the hound, even set teeth, and well developed nostrils – an impressive head without being heavy. A ponderous head is objectionable.

FAULTS – Oval skull - Cheekiness 0 too much stop which given Clumber expression. Too heave appearing head.

EYES – Neither too full nor too small – medium size – not prominent or sunken but well set in, not showing how, of an alert and kindly expression. In color dark hazel, brown or nearly black, harmonizing with the coat.

NOTE – Seldom darker than dark hazel in the liver and white.

FAULTS – Light yellow eyes, or eyes showing much haw, should be penalized.

EARS – Lobular, long and wide, set on not higher than in line with level of eye, flaps hanging close to cheeks, well covered both inside and outside with fine feather, which should not be curly. The leather should not be longer than to reach to the tip of the nose.

FAULTS – Ears off line of level of eyes, or set too far back on head.

NECK - Moderately long, strong and muscular coming out of shoulders rather full and tapering to the head, slightly arches and free from throatiness. “A springer grasps with the teeth, but weight is bourne by the neck”.

FAULTS – Too short, or ewe-like; set into head too heavily, causing throatiness.

BRISKET - Not too wide so as to interfere with the free action of the forelegs, but well developed and nicely rounded.

SHOULDER – The blades wide, strong and sloping, well set back forming a strong and powerful upper arm, muscular without being mutton shouldered.

FAULTS – Straight shoulders, or mutton shoulders, which cause the dog to be paddle gaited.

BODY – The chest deep and well developed, with plenty of heart and lung room, but not too round or wide. Walls of chest deep with well sprung ribs. Back from withers to root of tail equal height at shoulder. Back should be strong, straight – never sway-backed. Strong loins, with hips nicely rounded, slight arch over loin and hip joints, thighs broad, well developed and muscular. The hindquarters giving the appearance of great driving power. Rump slightly sloping to base of tail, belly nicely curved from chest to flank but not in any way “tucked up”.
FAULTS – Sway back. Ribs too round, too flat or too shallow. Too long body, or loosely coupled body. Too high rump.

LEGS – Forelegs – elbows well let down, setting close to the body, with free action from the shoulder. Forearm straight, with the same degree of size to toes, with slightly flattened bone and muscle. Wrist, sometimes called the “knee”, straight and almost flat. Pastern short and strong. Feet strong and compact, with good strong round pads, well feathered between toes. Wavy feathering of moderate heaviness down to pastern.

NOTE – When viewed from the front, Springer should be straight from shoulder to foot; elbow close to body and knee bending neither in nor out.

FAULTS – Crooked legs. Too light bones. Splay or hare feet.

Hindlegs – from hip to hock, long and sinewy; hock to heel, short and strong. Stifles and hock moderately bent and not inclining either in or out, firm on feet, feet round and not too small, with strong, thick close to pads. Well feathered between toes. Moderately feathered down to hock. Profuse feathering objectionable.

STERN – Set on low, well fringed with wavy feather. Preferably never carried above the level of the back. Of lively motion when dog is excited.

COAT – On head, front of forelegs and below hock on front of hindlegs, short and fine; on other parts of body, flat or wavy (never curly) of medium length but of sufficient density to be weatherproof, waterproof and thornproof, glossy and refined in texture. A nice fringe of wavy hair on throat, brisket, chest and belly.

(Close trimming or treatment of coat to give artificial appearance should be severely penalized).

HEIGHT – Dogs – 18 ½ inches at shoulder. Should not vary more than ½ inch either way therefrom. Bitches – 18 inches at shoulder. Should not vary more than ½ inch either way therefrom.

WEIGHT – Dogs about 45 lbs. – should not exceed 50 lbs. Bitches about 42 lbs. – should not exceed 47 lbs.

NOTE – It is desirable that proper balance and proportion shall always be considered more important than mere weight, and the dog or bitch possessing true Springer typw, which is balance in both vertical and horizontal dimensions and possesses bone and substance in keeping with its size, should, even tho under or over the weight and dimension limits set down, always be considered preferable to one which is ill proportioned and attains the weight limit thru excess or lack of height, length, width or substance.

COLOR – Liver and white; black and white; liver and tan; black and tan; tan and white; black, white and tan; liver; black; roan, etc. – anything except red and white, and lemon and white, which should be penalized.

GAIT – The Springer gait is strictly his own. His forelegs should swing straight forward from the should, throwing the foot well forward in an easy and free manner, not a paddle or with a choppy or Terrier stride. In the read his hocks must drive well under his body following on a line with the forelegs.
NOTE – At slow movement many Springers have a pacing stride which is also acceptable for Springer gait.

GENERAL APPEARANCE AND TYPE – The Springer Spaniel is a hunting dog of all work. His qualities, stated in this standard, will give him speed, agility and endurance to cope with the most difficult of Spaniel, active, symmetrical, upstanding, strong, built for endurance, but not in any way course or ponderous. A well balanced sporting dog of distinct Spaniel character, combing beauty and utility. Excessive lowness or length should be penalized as interfering with the dog’s activity.

The following table of positive and negative points is attached simply as a guide to the relative importance of perfect or defective features.

NOTE – The question of “type” and “Balance”, however, take precedence over any scoring table which could be drawn up.

<table>
<thead>
<tr>
<th>POSITIVE POINTS</th>
<th>NEGATIVE POINTS</th>
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</thead>
<tbody>
<tr>
<td>Head and jaw………………………….. 15</td>
<td>Light eyes…………………….. 5</td>
</tr>
<tr>
<td>Eyes…………………………………….. 5</td>
<td>Light nose…………………….. 10</td>
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<tr>
<td>Ears…………………………………….. 5</td>
<td>Poor ears……………………... 5</td>
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<tr>
<td>Neck…………………………………….. 5</td>
<td>Bad Neck……………………... 5</td>
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<tr>
<td>Body…………………………………….. 10</td>
<td>Curly Coat…………………….. 10</td>
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<tr>
<td>Forelegs………………………………… 10</td>
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<td>Hindlegs………………………………… 10</td>
<td>Bad Carriage of Tail…………… 5</td>
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<td>Feet……………………………………… 10</td>
<td>Crooked Legs…………………… 15</td>
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<td>Stern…………………………………… 5</td>
<td>Poor Gait……………………... 15</td>
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<tr>
<td>Coat and Feather………………….. 10</td>
<td>Excessive lowness or length…….. 15</td>
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<td>General Appearance ………………… 15</td>
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Communication from Mile High Boston Terrier Club in reference to fine imposed against their club for discrepancies was read, and it was moved and carried that the $10 fine not be refunded.

Matter of correspondence with Anton Korbel, judge of German Shepherd Dogs at Los Angeles Kennel Club Show May 21 and 22, 1932, regarding error made in awarding Reserve Winners Bitches was considered, and it was moved and carried that unless we receive a favorable reply to our communications within ten days after receipt of advice of this action, Anton Korbel be deprived of all privileges of the American Kennel Club.

Matter of controversy between Arthur Gale III and Mack E. Carr was considered and it was moved and carried that same be referred to Chicago Trial Board for investigation and report.
Matter of correspondence with Mrs. W. Briggs and Mrs. Jas. V. Digowity—wherein Mrs. Dignowity contends that our notice of May 13th mailed from this office on May 14th requesting her appearance before the New York Trial Board on May 23rd was not received in time for her to either appear or to notify us of her inability to attend—due to illness—was considered, and it was moved and carried that the matter be reopened and referred back to the New York Trial Board.

Matter of correspondence with Mrs. Marie Miller and Art Gordon was considered, and it was moved and carried that unless satisfactory replies are received within ten days after receipt of advice of this action, Mrs. Miller and Mr. Gordon be deprived of all privileges of the American Kennel Club.

Matter of correspondence with Mrs. Laura Clark and Neslen H. Smith was considered and it was moved and carried that same be referred to Chicago Trial Board for investigation and report.

It was moved and carried that the bill for $37.70 from Spark, Mann & Co. for services in typing additional copies of report of the Auditors, be approved.

It was moved and carried that a telegram be sent to Dr. De Mund wishing him Bon Voyage.

Communications from Atlanta Kennel Club were read, and it was moved and carried that the action of the Bench Show Committee of that Club be upheld and Mr. and Mrs. Henry deprived of the privileges of the American Kennel Club for removing dogs from the show without permission.

It was moved and carried that Resolution of March 1930 in reference to $5.00 fine for dogs entered in violation of Rule II be rescinded and the fine imposed in the future be $1.00.

It was moved and carried that persons deprived of the privileges of the American Kennel Club on account of $1.00 fine for violation of Rule XI, Section 9 and for fine on account of violation of Rule II be automatically restored to good standing at the expiration
of one year.

It was moved and carried that under Rule II where a dog has been entered by other than the registered owner, the following procedure be used:--

In cases where a dog has won, the before cancelling its wins the person entering the dog be written a letter stating that if the dog was acquired prior to the date of show and the registration certificate is received by the Show Department for proper transfer within ten days the win will not be cancelled. In cases where dog did not win, a similar letter be written stating that no fine will be imposed if dog is transferred as above.

It was moved and carried that during the absence of Dr. J. E. DeMund, Charles T. Inglee be and hereby is empowered to act for the Stud Book Committee.

It was moved and carried that Charles T. Inglee, First Vice President, be paid remuneration for the months of July, August and up to and including Sept. 7, 1932 on the basis of $5,000 per annum.

It was moved and carried that matters for trial of investigation be left in the hands of the First Vice President, Charles T. Inglee and/or the Secretary, P.B. Rice, to be referred by them to trial boards selected by them as most convenient for participants.

Messrs. Inglee and Barrie reported the following action taken on applications for licenses judge, since the last meeting. This report was approved by the Board

The following applications were approved:

Wm. W. Blakeley    Mrs. Elizabeth Atterbury    Newbold Ely
Mrs. Anne T. Eristoff    Mrs. Hugh Greeff    Leo Levy
Wm. C. Merkel    John R. Oels    J. R. Rooney

Arthur E. Thurber’s application to judge all sporting breeds – Mr. Thurber has been requested to secure endorsements from such breed clubs as he can, at which time we will consider his application.

Walter Lee’s (Canada) application to judge various breeds – not licensed in Canada, therefore we have written him that we consider
applications from residents of Canada only when applicant is licensed in the Canadian Kennel Club.

It was moved and carried that the following applications for licenses to judge be approved:

E. H. Berendsohn        L. K. Schmidt        Mrs. Norwood B. Smith

It was moved and carried that the following applications for licenses to judge be disapproved:

John F. Collins          Edward L. Scarry

(For additional Breeds) corrected 9/6/32 P.B. Rice

It was moved and carried that the following applications for licenses to judge will be approved if and when same are invited to judge and names are submitted to us by show-giving clubs:

William E. Mantler       Dr. Will L. Miles       John B. Royce
Mrs. Winnifred A. Graves Vincent G. Perry        Walter G. Emmott

It was moved and carried that W. J. Goggin’s application for license to judge be approved when he secures the endorsement of Chow Chow Club.

It was moved and carried that the name “West Coast Bullterrier Club” be approved.

It was moved and carried that permission be granted Trenton Kennel Club to hold Sanctioned Match, under Plan A, Oct. 1, 1932.

It was moved and carried that permission be granted Boston Terrier Club to American to hold a show in Boston, Mass., Nov. 13, 1932.

It was moved and carried that application from Canonsburg Sportsmen’s Assoc., to hold Field Trial be disapproved.

It was moved and carried that application for show date from California Kennel Club be not granted.

It was moved and carried that the following applications for temporary licenses to judge be disapproved:

Lewis G. Spence – all breeds, Fort Worth Kennel Club Show.
Fred L. Clark – Cocker Spaniels, Northbrook Kennel Club Show.

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
REGULAR MEETING OF THE DELEGATES
OF THE AMERICAN KENNEL CLUB
Sept. 6, 1932

President John E. DeMund in the Chair.

Present:
Akron Kennel Club - E. G. Corey
American Foxterrier Club - James W. Spring
American Pomeranian Club - V. Matta
American Whippet Club - Col. H. S. Neilson
Bay Kennel Club of Santa Cruz - Garvin Denby
Belgian Sheepdog Club of America - L. H. Starkey
Bronx County Kennel Club - Herman Fensterer
Bulldog Club of America - Dr. Roy H. Peck
Bullterrier Club of America - Wm. R. Quinn
Cairn Terrier Club of America - W. Brydon Tennant
Central New York Kennel Club - E. L. Morgan
Colorado Kennel Club - Erich M. Plump
Devon Dog Show Association - A. M. Lewis
Doberman Pinscher Club of America - Fred B. Kingman
Eastern Dog Club - Dudley P. Rogers
Elm City Lc - Chas. F. Hancock
Englewood Kennel Club - Wm. MacBain
English Setter Assoc. - R. D. Jennings
English Springer Spaniel Field Trial Assoc. - Chas. H. Toy
First Company Gov's. Foot Guard Athletic Assoc. - D. M. E. Dewey
German Shepherd Dog Club of America - Wm. E. Ebbets
Golden Gate Kennel Club - Dr. A. A. Mitten
Gordon Setter Club of America - Chas. T. Inglee
Irish Setter Club of America - Wm. Carey Duncan
Irish Terrier Club of America - Hubert R. Brown
Irish Wolfhound Club of America - Amory L. Haskell
Japanese Spaniel Club of America - Wm. L. Smalley
Long Island Kennel Club - Chas. P. Scott
Los Angeles Kennel Club - Dr. Geo. T. Moore
Louisiana Kennel Club - S. Edwin Megargee, Jr.
Lynn Kennel Club - Clement M. Burnhome
Mid-Jersey Field Dog Club - Dr. Guy H. Hillman
Miniature Pinscher Club of America - Wm. H. Dohm
Morris & Essex Kennel Club - Frank Cook
National Beagle Club - John Wallace Scott
Newark Kennel Club - Edward H. Goodwin
Pasadena Kennel Club - Louis J. Murr
Portland Kennel Club - Earl Lounsby
Puget Sound Kennel Club - Hubert A. Doll
Saluki Club of America - S. Y. L'Hommedieu
Samoyede Club of America - R. C. Lawrence
Schipperke Club of America - Edward K. Aldrich, Jr.
Schnauzer Club of America - Wm. D. Goff
Scottish Terrier Club of America - Henry D. Bixby
Spaniel Breeders Society - J. Macy Willets
Storm King Kennel Club - H. E. Mellenthin
Texas Kennel Club - W. Edgar Baker
Trenton Kennel Club - R. F. Kelley
Westbury Kennel Assoc. - F. N. Taliaferro
Western French Bulldog Club - J. N. Champion
Westminster Kennel Club - Franklin B. Lord
Wissahickon Kennel Club - Russell H. Johnson, Jr.
Worcester County Kennel Club - F. Crawford Reiffert
The minutes of the last meeting were read, and it was moved and carried that same be adopted.

The report of the Secretary was read, and moved same be accepted, and is as follows;

Sept. 6, 1932

To the Delegates of the American Kennel Club:

Gentlemen:

I beg to submit the following matters for your consideration:

Applications for membership from the Manchester Kennel Club, Brussels Griffon Club of America and the Capital City Kennel Club, all of which have been approved by the Board of Directors.

Credentials of the following Delegates, all of which have been approved by the Board of Directors:

T. H. Carruthers III - Cincinnati Kennel Club, Inc.
William Z. Breed – Western Reserve Kennel Club
William R. Tucker, Jr. – Manchester Terrier Club of America
Dr. Howard W. Church – Providence County Kennel Club, Inc.

Respectfully submitted,

P.B. Rice, Secretary

It was moved and carried, unanimously, that the applicants for membership be balloted for collectively. The following were elected:

Capital City Kennel Club
Manchester Kennel Club of America
Brussels Griffon Club of America

It was moved and carried, unanimously, that the candidates for delegates be balloted for collectively. The following were elected:

T. H. Carruthers III - Cincinnati Kennel Club, Inc.
William Z. Breed – Western Reserve Kennel Club
William R. Tucker, Jr. – Manchester Terrier Club of America
Dr. Howard W. Church – Providence County Kennel Club, Inc.
It was reported that credentials of Phil. Gootenberg to represent Paterson Kennel Club were not approved by the Board of Directors.

Mr. James W. Spring, chairman of The Special Delegates' Committee, announced that the Committee’s Report had been referred to the Board of Directors and if approved by it the recodification of the Rules and Regulations would be printed in the October and November issues of The American Kennel Gazette and come before the meeting of the Delegates for the December for their approval or disapproval, and if the Directors approved the report upon the recodification of the Constitution and Bylaws, that recodification would be published in The American Kennel Gazette in the December and January issues, coming before the February meeting of the approval or disapproval of the Delegates, and he further requested that should any delegate desire any particular thing in the report changed, that said delegate send in two or three weeks prior to the meeting, his suggested change, so worded that it might come up in the delegates present, and Mr. Spring announced that copies would be sent to each delegate who was not present and to the Secretary of each club which is not represent by a delegate.

The Chair announced that because of ill-health, Dr. John E. DeMund had resigned as president and director of the American Kennel Club and that his resignation has been regretfully accepted by the Board of Directors.

It was moved and carried that the following resolution be placed on the records of the American Kennel Club:

BE IT RESOLVED that the Delegates of the American Kennel Club assembled at the September meeting of said Club do
hereby express their regret at the illness which has caused Dr. John E. De Mund
director and president of said Club, to resign as such director and as such presi-
dent, and do request the Chair to appoint a Committee of three, whose duty it
shall be to prepare such testimonial as shall be suitable to commemorate the
long and devoted services of said Dr. John E. DeMund as director and president
of the American Kennel Club.

The Chair appointed Honorable Townsend Scudder, W. Fred Ford and Theodore
Offerman a Committee of three to act in accordance with the above resolution.

The following resolution was presented and it was moved and unanimously
carried that said resolution be placed on the records of the American Kennel Club:

BE IT RESOLVED that the Delegates of the American Kennel Club assembled
at the Sept meeting of said Club do hereby express their sorrow at the loss which
they have sustained by reason of the death of their fellow delegate, Mr. C. E.
Libbey, of North Haven, Connecticut, delegate of the Rochester Dog Protective
Association, Incorporated. It was moved and carried that the resolution made
December 1, 1931 which read “That no official matters shall be made public through the
press by any Delegate before publication of same by the American Kennel Club through
its proper officers or Committees” be and it hereby is revoked, and that the Secretary of
the American Kennel Club be and he hereby is requested to search out and assemble all
other unrescinded resolutions made from time to time by the delegates of the American
Kennel Club and cause the same to be printed together in some one issue of the
American Kennel Gazette, in order that the delegates may know by what regulations
made in the
past they are now supposed to be bound."

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
REGULAR MEETING OF THE BOARD OF DIRECTORS
OF THE AMERICAN KENNEL CLUB
SEPT. 6, 1932

First Vice President Charles T. Inglee in the Chair.

Present: Russell H. Johnson, Jr.
Clement M. Burnhome
Henry D. Bixby
Wm. Cary Duncan
Wm. E. Ebbets
Wm. J. Hutchinson
Dudley P. Rogers
Wm. L. Smalley
W. Brydon Tennant

The minutes of the last meeting of the Board were read, and it was moved and carried that same be adopted as corrected.

The report of the Secretary was read, and it was moved and carried that same be accepted, and is as follows:

Sept. 6, 1932

Board of Directors
of the American Kennel Club

Gentlemen:

I beg to submit the following matters for your consideration:

Report of the Treasurer

Application for membership from the Capital City Kennel Club.

Credentials of Delegates as follows:

T. H. Carruthers III – Cincinnati Kennel Club, Inc.
William Z. Breed – Western Reserve Kennel Club
William R. Tucker, Jr. – Manchester Terrier Club of America
Rowland Hill – International Toy Poodle Club
Wm. H. Schwinger – Collie Club of America
Dr. Howard W. Church – Providence County Kennel Club, Inc.
Phil. Gootenberg – Paterson Kennel Club

Report of the Los Angeles Trial Board in the matter of Dr. Wm. A. Jaquiss.
Report of the Los Angeles Trial Board in the matter of the Pacific Coast
Pekingese Club.

Report of the Los Angeles Trial Board in the matter of Mrs. Anita Bachelin vs.
Miss Georgia Peck.

Report of the Los Angeles Trial Board in the matter of Mrs. Emil Jensen
and John J. Kuete vs. Mrs. A. O. Wilson.

Report of the Los Angeles Trial Board in the matter of A. L. Lewis and Mr.
and Mrs. Howard Beaumont.

Report of the Chicago Trial Board in the matter of Laura Clarke and Nelson H.
Smith.

Report of the Chicago Trial Board in the matter of Mrs. Madelyn E. Knowles and
Mrs. William Walker.

V. Dignowity.

Charges preferred by Mrs. Charmian Lansdowne, Mrs. Augusta F. Sindt, Mrs. R.
C. Shute, Mrs. Marie Bred and Mrs. Elenor Girvin.

Matter of H. F. Conzett and G. W. Davis was referred to the Chicago Trial Board
for investigation and report.

Matter of Carleton E. Tilton and Wm. E. Stoneley was referred to the New York
Trial Board for investigation and report.

Financial reports for shows held for charity from the following clubs:

Pekingese Club of America
Maryland Kennel Club
Greater Cleveland Chow Chow Club
Newark Kennel Club
Ladies Dog Club
Ridgewood Dog Fanciers Association, Inc.

Communication from Santa Barbara Kennel Club, Kennel Club of Buffalo, T.
Whittingslow and Dachshund Club of America.

Application for reinstatement from Robert Lobban.
Matters of correspondence with Mrs. Fred Arndt, Mr. Geo. Irving, Mrs. A. W. Deal, Mr. Ed. Olsen, Mrs. Irene Tibbs, Mr. John D. Locke, Mr. Frank Albright, Mr. J. H. Baldwin.

Report in the matter of California Kennel Club vs. Golden Gate Kennel Club.

Respectfully submitted,

P.B. Rice, Secretary

Mr. Johnson presented the resignation of Dr. John E. DeMund as president and Director of the American Kennel Club, and it was moved and carried that same be accepted with regret, and that the Chair appoint a Committee to draft a suitable resolution. The Chair appointed Colonel Tennant, Mr. Bixby and Mr. Ebbets to act on this Committee, which submitted the following resolution:

“The resignation, on account of ill-health of Dr. John E. DeMund, as President and Director of the American Kennel Club was received by this Board on September 6, 1932, and was accepted with regret.

“In accepting Dr. DeMund’s resignation, the Board feels that it cannot do so without expressing its appreciation of the long and continuous service that Dr. DeMund has given to the affairs of the American Kennel Club. This Board feels that Dr. DeMund has devoted the best part of his life to building up the American Kennel Club to its present efficiency and that this work is appreciated by all those who have been associated with him.”

In accordance with the bylaws, the First Vice-President succeeded to the Presidency for the unexpired term. The Second Vice-President succeeded to the First Vice-President for the unexpired
term, and the Board then unanimously elected Clement M. Burnhome as Second Vice-President for the unexpired term.

It was moved and carried that the salary received by Dr. DeMund as President be paid to Dr. DeMund, monthly, to the annual meeting of the club in Feb. 1933, unless the Board in the meantime decide to discontinue paying said salary.

It was moved and carried that Charles T. Inglee, President, be paid a salary at the rate of $7500, per annum, effective Sept 1, 1932.

It was moved and carried that Russell H. Johnson, Jr., First Vice-President, be paid a salary at the rate of $2500, per annum, effective Sept. 1, 1932.

The report of the Treasurer was read, and it was moved and carried that same be accepted and placed on file.

Application for membership of Capital City Kennel Club was considered, and it was moved and carried that same be approved.

Credentials of the following delegates were considered, and it was moved and carried that same be approved:

T. H. Carruthers III to represent Cincinnati Kennel Club, Inc.
William Z. Breed to represent Western Reserve Kennel Club
William R. Tucker, Jr. to represent Manchester Terrier Club of America
Dr. Howard W. Church to represent Providence County Kennel Club, Inc.

Credentials of Phil. Gootenberg as delegates of Paterson Kennel Club were considered and it was moved and carried that same be not approved.

Credentials of Rowland Hill as delegates of International Toy Poodle Club, and Wm. H. Schwinger as delegates of Collie Club of America could not be acted upon as they were not known to any member of the Board nor vouched for by anyone known to the Board.
Report of the Los Angeles Trial Board in the matter of Dr. Wm. A. Jaquis was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That Dr. Wm. A. Jaquiss be deprived all the privileges of the American Kennel Club for an indefinite period.”

Report of the Los Angeles Trial Board in the matter of the Pacific Coast Pekingese Club was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“Elections of officers and new active and associate members according to constitution and bylaws”
and that “The American Kennel Club recognize only the present officers, active officers and active members consisting of: Mrs. Charmian Lansdowne, Mrs. R. G. Shute, Mrs. Augusta F. Sindt, Mrs. Elinor Girvin and Mrs. Mary E. Bred.”

Report of the Los Angeles Trial Board in the matter of Mrs. Anita Bachelin versus Miss Georgia Peck was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“As Miss Peck has signed the applications for registration for litter of pups, we recommend that the charges be dismissed.”

Report of the Los Angeles Trial Board in the matter of Mrs. Emil Jensen and John J. Kuete versus Mrs. A. O. Wilson was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That the charges be dismissed.”

Report of the Los Angeles Trial Board in the matter of A. L. Lewis and Mr. and Mrs. Howard Beaumont was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That the dog in question be registered in the name of Mr. A. L. Lewis.”
Report of the Chicago Trial Board in the matter of Laura Clarke and Nelson H. Smith was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That Mrs. Clarke furnish Mr. Smith with the necessary papers for registration on one puppy or be denied all privileges of the American Kennel Club from the date of August 10, 1932.”

Report of the Chicago Trial Board in the matter of Mrs. Madelyn E. Knowles and Mrs. William Walker was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That the Pomeranian be registered as ‘Fitchie Daddy’.

Report of the New York Trial Board in the matter of Mrs. W. Briggs and Mrs. Jas. V. Dignowity was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That Mrs. Dignowity deliver the puppy remaining from the litter whelped by Tango on December 20, 1931, to Mrs. Briggs.”

The Secretary reported the following matters referred to Trial Board. It was moved and carried that the report be approved.

Charges preferred by Mrs. Charmian Lansdowne, Mrs. Augusta F. Sindt, Mrs. R. G. Shute, Mrs. Marie Bred and Mrs. Elinor Girvin against Mrs. Elsie C. Bowen were referred to the Los Angeles Trial Board.

The matter of H. F. Conzett and G. W. Davis was referred to the Chicago Trial Board for investigation and report.

The matter of Wm. E. Stoneley and Carleton E. Tilton was referred to the New York Trial Board for investigation and report.

Financial reports of shows held for charity from the following clubs were read, and it was moved and carried that same be received and placed on file: Pekingese Club of America, Maryland
Kennel Club, Greater Cleveland Chow Chow Club, Newark Kennel Club, Ladies Dog Club, Ridgewood Dog Fanciers Association, Inc.

Communication from the Santa Barbara Kennel Club was read, and it was moved and carried that the action of the Bench Show Committee of that Club be upheld and Ed. C. Learmont be deprived of all privileges of the American Kennel Club for misconduct at the Santa Barbara Kennel Club show July 16, 1932.

Communication from the Kennel Club of Buffalo was read, and it was moved and carried that the action of the Bench Show Committee of that Club be upheld and Clinton J. Callahan be deprived of all privileges of the American Kennel Club for failure to make good a worthless check which was given to the Kennel Club of Buffalo, Inc. in payment of entry fees for its 1932 show.

Application for reinstatement from Robert Lobban was read, and it was moved and carried that same be not granted.

Matters of correspondence with Mrs. Fred Arndt, Mr. Geo. Irving, Mrs. A. W. Deal, Mr. Ed. Olsen, Mrs. Irene Tibbs, Mr. John D. Locke, Mr. Frank Albright and Mr. J. H. Baldwin were considered, and it was moved and carried that unless a satisfactory reply is received within ten days after receipt of advice of this action, the above be deprived of privileges of the American Kennel Club.

Communication from T. Whittingslow was read and it was moved and carried that the matter be referred to the Secretary for response.

Communication for the Dachshunde Club of America requesting two separate Dachshunde Winners Classes – one for Smooth Coated and one for Wire-Haired and Long-Haired – was read, and it was moved and carried that same be granted.

It was moved and carried that the following changes in
championship ratings be adopted:

<table>
<thead>
<tr>
<th>Division</th>
<th>Scale of Points</th>
<th>Dogs Competing to Obtain Above Ratings</th>
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<tbody>
<tr>
<td><strong>Division No. 1 – East and North</strong></td>
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<td>Scale of Points</td>
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<tr>
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<td>German Shepherd Dogs</td>
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<td>Great Danes</td>
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<tr>
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<td>Dogs Competing to Obtain Above Ratings</td>
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<td>(This Rating Applies to Each Sex)</td>
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<td>Boston Terriers</td>
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<td>Chihuahuas</td>
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<td>Chow Chows</td>
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<td>German Shepherd Dogs</td>
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<tr>
<td>Great Danes</td>
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<tr>
<td>Irish Terriers</td>
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<td>Pekingese</td>
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<tr>
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<td>Setters (English)</td>
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<td>5</td>
</tr>
<tr>
<td>Spaniels (Cocker) parti-color</td>
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</table>
The Special Committee appointed at the Delegates Meeting of May 1932 for examining into the Constitution and Bylaws and Rules of the American Kennel Club filed its report, which was duly approved for action by the Delegates, (The 33-page report is herewith appended and made part of these minutes.)

It was moved and carried, “The Directors of the American Kennel Club have examined the charges of the California Kennel Club against the Golden Gate Kennel Club and are of the opinion that these charges are unwarranted and therefore declines to entertain them.”

It was moved and carried that Charles T. Inglee, President,
be boned for $10,000.

It was moved and carried that the minutes as published in the American Kennel Gazette may be given to the press prior to publication in the American Kennel Gazette.

It was moved and carried that the bills of Spark, Mann & Company and Joseph Oglesby, aggregating $1,495.75, for professional services in connection with special audit, as authorized at meeting of March 8, 1932, be approved for payment.

Messrs. Inglee and Barrie reported the following action taken on applications for licenses to judge, since the last meeting. This report was approved by the Board.

The following applications were approved:

G. W. Barr
Herman Bannung, Jr.
Chris H. Bunger
Marcus Boyd
Hubert R. Brown (for additional breed)
R. C. Clements (for additional breed)
David A. Edgar
Harkness Edwards
Joseph Faigel
Wm. D. Goff
W. J. Goggin
Thomas J. Hayden
John J. Hart
Mrs. Russell H. Johnson, Jr.
Wm. L. Kendrick
F. G. Kingsbury
M. R. Korshin (for additional breed)
Gerald M. Livingston
George W. Meserve
Benjamin Newton
Thomas Peter
John A. Riley
Mervin F. Rosenbaum
Winthrop Rutherford
Herbert C. Sanborn
Edward G. Schrey
James W. Spring (additional breeds)
E. G. Weeks
Horace W. White
J. Macy Willets (for additional breeds)
Mrs. Jennie H. Williams
Herbert W. Wilson
Henry B. Charles
John G. Bates
Wm. Ross Proctor
J. S. Wall
It was moved and carried that license be granted to the following, if and when the applicants are invited to judge:

Henning Beck
Fred Ellis
Joseph Friedlander, Jr.
Arthur E. Jackson
Walter Lee
William Z. Breed
M. Quay St. Claire

It was moved and carried that the following applications for judges' license be disapproved:

Jesse M. Balsley (for additional breeds)
Dr. Howard W. Church (for additional breeds)
David S. Weaver (for additional breeds)
Thomas Murray
Mrs. Thea Jane Torrez
John C. Zimmerman

Applications of Reuben Clarke and Dr. Arthur E. Joseph were referred back to the Committee for investigation.

It was moved and carried that license be granted Miss Adele G. Senior to judge Pekingese, if and when she secures the endorsement of the Pekingese Club of America.

It was moved and carried that Wm. J. Moreland's application be considered if and when he secures the endorsement of some of the specialty clubs of the breeds he desires to judge.

It was moved and carried that Fred B. Kershaw's application for license to judge be approved.

It was moved and carried that M. J. Donlon's judging license be restored.

It was moved and carried that the applications of Albert A. Turley and John N. Murphy for reinstatement of their judging licenses be held for action at a future meeting.

It was moved and carried that Hanns P. Kniepkamp and Fred Vodrigel's request that judging license of William Horbye be cancelled, be denied.

It was moved and carried that Dachshund Club of America's request that Mrs. Geiger's judging license be cancelled, be denied.
It was moved and carried that Anton A. Rost be granted a temporary license to judge at show of Westbury Kennel Association on October 1, 1932.

It was moved and carried that William Tomlinson be granted a temporary license if and when invited to judge.

It was moved and carried that the superintendents’ licenses fees be reduced to the following: Annual, $25.00, renewal of annual, $10.00, Temporary, $5.00, these fees to go into effect at once.

It was moved and carried that the change of standard of the Dachshund as submitted by the Dachshund Club of America be approved and is as follows:

DACHSHUND STANDARD as adopted by the Dachshund Club of America, Inc., July 14, 1932.

Racial Characteristics
1. – General Features
General Appearance – Low to ground, short legged, long in the body, but with compact figure and robust muscular development; with sprightly defiancé carriage of the head and an intelligent expression. In spite of his short limbs, in comparison with his length of body, he should appear neither crippled, awkward, cramped in his capacity for movement, nor weasel-like.

Qualities – He should be clever, lively, and courageous to the point of rashness, persevering in his work both above and below ground; with collective intelligence well developed. His build and disposition qualify him especially for hunting his prey below ground.

Added to this, his keenness for sport, good nose, sonorous voice, and small size, render him specially suited for field hunting. His figure and his fine nose qualify him especially before most other breeds of sporting dogs for tracking.

Formation of Body – Head: Viewed from above or from the side, it should taper uniformly to the tip of the nose, and should be clean cut and show much character. The skull is only slightly arches, and should slope gradually without a stop (the less the stop the more typical) to the finely formed slightly arched muzzle. The bridge bones over the eyes should be strongly prominent.
The nasal cartilage (this refers to the cartilaginous portion beyond the actual skeleton – i.e., bone), and ridge is long and narrow, lips tightly stretched, well covering the lower jaw, but neither deep nor traplike, corner of the mouth not very marked. Jaws widely extensible, joint of lower with upper jaw should be in a vertical line behind the eyes, with strongly developed bones and teeth. Powerful canines, closely fitting together, and the outer side of the lower front teeth should tightly touch the inner side of the upper.

Eyes. Medium size, oval, situated at the sides, with an energetic, but nevertheless friendly expression, but not piercing. Colour, lustrous dark to black-brown for all varieties. Wall (fish or pearl) eyes in the case of grey or dapple-coloured dogs, are not faulty, but are not desirable.

Ears. Should be set near the top of head, and not too far forward, an beautifully rounded, not narrow pointed or folded. They should be closely in contact with the cheek.

Neck. Sufficiently long, muscular, clean cut, not showing any dewlap on the throat, slightly arched in the nape, extending in a graceful line between the shoulders, and carried erect.

Front. To endure the arduous exertion underground, the front must be correspondingly muscular, compact, deep, long, and broad.

In Detail – (a) Shoulder Blade: Long, broad, obliquely and firmly placed upon the fully developed thorax, muscled with hard and supple muscles.

(b) Upper Arm: Of the same length as the shoulder blade, and at right angles to the latter, strong of bone and hard of muscle, lying close to the ribs, but freely movable.

(c) Forearm: This is short in comparison with other breeds, slightly turned inwards, in front and on the outside muscled with hard but supple muscles, and on the inside and at the back the tendons should be tightly stretched.

(d) Joint between Forearm and Foot (Wrists): These are closer together than the shoulder joints, so that the front does not appear of uniform width.

(e) Paws: Full, broad in front, and a trifle inclined outwards, compact, well-arched toes, and with tough pads.

(f) Toes: There are five of these, though four only are in use. They should be close together, with a pronounced arch, and provided on top with strong nails, and underneath with tough toe-pads.

Trunk - (a): The breast bone should be strong, and so prominent in front that on either side a shallow (dimple) should be apparent. When viewed from the front, the thorax should appear oval and should extend downward to the mid point of the forearm, sometimes styled knee. The cavity enclosed by the ribs full and oval, and when seen from above or on one side full volumed, so as to allow by its ample capacity complete development of heart and lungs.
Well ribbed up, and gradually merging into the line of the abdomen. If the length is correct, and also the anatomy of the shoulder and upper arm, the front legs should, when viewed from one side, cover the lowest point of the breast line.

(b) Abdomen: This should be slightly drawn up. The whole trunk should in general be long and fully muscled.

The back, with sloping shoulders and short, rigid pelvis, should lie in the straightest possible line between the withers and very slightly arched loins, these latter being short, rigid, and broad.

Hindquarters – (a) The croup long, round, full robustly muscled, but supple, only slightly sinking towards the tail.

(b) Pelvic bones not too short, sufficiently strongly developed, and moderately sloping.

(c) Thigh bone robust and of good length, and set at right angles to the pelvic bone.

(d) Hind legs robust and well muscled, with well-rounded buttocks.

(e) Knee-joint broad and strong.

(f) Calf bone. This, in comparison with other breeds, is short; it should be perpendicular to the thigh bone and strongly muscled.

(g) The bones at the base of the foot should present a flat appearance, with a strongly prominent hock and a wide Achilles tendon.

(h) Central foot bones. These should be long, movable towards the calf bone, slightly bent towards the front, but perpendicular.

(i) Hind paws. Four compactly closed and beautifully arches toes, as in the case of the front paws. The whole foot should be posed equably on the ball and not merely on the toes; nails short.

THIS REFERS TO THE HINDLEGS.

In contrast to the front, the hindquarters viewed from behind should be of completely equal width.

Tail – Set in continuation with the spine and extending without very pronounced curvature, and should not be too gaily carried.

2. SPECIAL CHARACTERISTICS OF THE VARIOUS KINDS OF DACHSHUNDE.

The Dachshund is bred with three varieties of hair; (A) short-haired; (B) wire-haired; (C) long-haired. All three varieties should conform to the characteristics already specified. The long and short-haired are old, long-prevailing varieties, but into the rough-haired Dachshunde the blood of other breeds has been purposely introduced; nevertheless, in breeding him the greatest stress must be placed on conformity to the general Dachshund type.

The following are applicable to the three types in particular:

(A) SHORT-HAIRED DACHSHUND – Hair; Short, thick, shining; no bald patches. Special faults are: Too fine
or thin hair, leathery ears, bald patches, or too coarse or too thick hair in general.

Tail: Gracefully carried, well, but not too richly haired, long bristles on the underside is a sign of a patch of strong-growing hair; is not a fault. A brush tail is a fault, as is also a partly or wholly hairless tail.

Colour of Hair, Nose, and Nails – (a) Mono Colour Dachshund: This class included red, red-yellow, yellow, including those with black streaks. Nevertheless, a clean colour is preferable, and red is to be considered more desirable than red-yellow or yellow.

Also, strongly black-streaked dogs belong, to this class, and not to the variety coloured. Nose and nails black; red is admissible, but not desirable.

(b) Bi-coloured Dachshunde: These comprise deep black or brown, grey or white, each with rust-brown or yellow marks over the eyes, on the sides of the face and underlip, on the inner edge of the ear, front, breast, inside and behind the front legs, on the paws and around the ankles, and from there to about one-half or one-third of the length of tail on the underside.

Nose and Nails: In case of black dogs, black; for grey or white dogs, grey or even flesh colour, but the last-named colour is not desirable; in the case of white dogs black (i.e., nose and nails) is to be preferred. For mono-colour dogs, and for bi-coloured (white not being one of the colours) no white is desirable, but in solitary small patches it is not exactly disqualifying.

(c) Dappled and Stiped Dachshunde: The colour of the dappled Dachshunde is a clear brownish or grayish colour, or even white ground, with dark irregular patches (large areas of one colour not desirable) of dark-grey, brown, red-yellow, or black colour. It is desirable that neither the light nor the dark colour should predominate. The colour of the striped Dachshunde is red or yellow, with a darker streaking.

Nose and Nails: As for mono and bi-coloured.

(B) WIRE-HAIRED DACHSHUND – The general appearance the same as that of the short-haired, but, without being long in the legs, it is permissible for the body to be somewhat higher off the ground.

Hair: With the exception of jaw, eye-browns, ears, the whole body is covered with a completely even, short, thick rough coat, but with finer, shorter hairs everywhere distributed between the coarser hairs, which resembles that of the German spiky-haired Pointer. There should be a beard on the chin. The eyebrows are bushy. On the ears the hair is shorter than on the body; quite smooth, but nevertheless in conformity with the rest of the coat.

Tail: Robust, as thickly haired as possible, gradually diminishing, and without a tuft. The general arrangement of the hair should be such that the rough-haired Dachshund, when seen from a distance, should resemble the smooth-haired.

Faulty is it if the texture of the hair is soft in
general, or if it is too short or too long in any particular place, or if it sticks out irregularly in all directions, or if curling or wavy; a flag tail is also objectionable.

Colour of Hair, Nose, and Nails: All colours are admissible. White patches on the chest, though allowable, are not desirable.

(C) LONG-HAIRED DACHSHUND - The distinctive characteristic differentiating this class from the rough-haired Dachshund is along the long the long silky hair.

The Hair: The soft, sleek, shining, often slightly waved, hair should be longer under the neck, on the underside of the body, and especially on the ears, and behind the legs, becoming there a pronounced feather; the hair should attain its greatest length on the underside of the tail. The hair should fall behind the lower edge of the ear. Short hair on this place (the ear), so-called leather ears, is not desirable.

Too luxurious a coat causes the long-haired Dachshund to seem coarse, and masks the type.

The coat should remain one of an Irish Setter, and should give the dog an elegant appearance. Too thick hair on the paws, so-called "mops" is inelegant, and renders the animal unfit for use.

The Tail: Carried gracefully in prolongation of the spine; the hair attains its greatest length and forms a veritable flag.

Faulty is it if the hair is equally long all over the body, or if it is too curly, or too scrubby, or if a flag tail is lacking, also if the hair overhangs the ear, or if there is a very pronounced parting on the back, or a vigorous growth between the toes.

Colour of hair, nose and nails exactly as for the short-haired Dachshund.

NOTE: Inasmuch as a Dachshund is a working dog, scars from honorable wounds shall not be considered a fault.

3. GENERAL FAULTS

Serious Faults – Over and undershot jaws; knuckling over very loose shoulders; toes turned inwards, or too obliquely outwards; spreading paws; a hollow back; roach back; stern higher than withers; a receding or weak thorax.

Secondary Faults – A weak, long-legged, or dragging figure; body hanging between the shoulders; a sluggish, clumsy, or waddling gait; excessively drawn up flanks, like those of the Greyhound; narrow muscle; deficient stern; weak loins; hind legs; glass eyes, except for grey, dapple, and striped dogs; a bad coat.

Minor Faults – Ears wrongly set, sticking out, narrow or folded; too marked a forehead; too pointed or weak a jaw; pincer teeth, distemper teeth; too wide or too short a head;
google eyes, glass eyes in the case of grey and dapple dogs; insufficiently dark eyes in the case of all species; dewlaps; short neck; a swan neck; too fine or too thin hair.

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
REPORT OF SPECIAL DELEGATES’ COMMITTEE

At the May meeting of the Delegates of the American Kennel Club for the year 1932 a Committee of five was appointed, whose duty it was to examine into the Constitution and Bylaws of the American Kennel Club and to file in writing with the American Kennel Club on or before the September meeting of the American Kennel Club for the year 1932 any proposed amendment or amendments to the Constitution and Bylaws of the American Kennel Club which said Committee might deem necessary.

This Committee of five has examined into the Constitution and Bylaws of the American Kennel Club and as its report now files in writing with the American Kennel Club in accordance with the provisions of Section 1 of Article XIV of the Constitution and Bylaws of the American Kennel Club in the form of a motion, the following proposed amendment to the Constitution and Bylaws of the American Kennel Club to be referred to the Board of Directors of the American Kennel Club and after said Board has reported thereon then to be published in the American Kennel Gazette, and then to be referred to the Delegates of the American Kennel Club at the annual meeting of said Club to be held in February of the year 1933 for adoption or rejection.

Motion:
It is hereby moved that the Constitution and Bylaws of the American Kennel Club be and they hereby are amended by striking out all of the Constitution and Bylaws of the American Kennel Club as revised and amended in February 1931, and by substituting in place thereof the following which shall become and be the Constitution and Bylaws of the American Kennel Club, viz:

CONSTITUTION AND BY-LAWS
OF
THE AMERICAN KENNEL CLUB

ARTICLE I
NAME

The name of this Club shall be “THE AMERICAN KENNEL CLUB.”
(See Preamble, Bylaws of 1931)

ARTICLE II
SEAL

The Seal of the American Kennel Club shall be circular in shape, having on the outer rim thereof the words “American Kennel Club Incorporated” and in an inner circle the capital letters “A.K.C.”

ARTICLE III
OBJECTS OF THE CLUB

The objects of the Club shall be to adopt and enforce uniform rules regulating and governing dog shows and field trials, to regulate the conduct of persons interested in breeding, registering, selling, purchasing, exhibiting and running pure bred dogs, to detect, present and punish frauds in connection therewith, to protect the interests of its members, to maintain and publish an official stud book and an official kennel gazette,
and generally to do everything to advance the study, breeding, exhibiting, running and maintenance of pure bred dogs.

(See Charter of A. K. C.)

ARTICLE IV

MEMBERSHIP

SECTION 1. All Clubs or Associations which have held at least three Dog Shows or Field Trials in consecutive years under rules of the American Kennel Club and all Specialty Clubs which have been or shall be formed for the improvement of any breed or related breeds of pure bred dogs shall be eligible to become members of the American Kennel Club.

(See Preamble and Art. VII, S. 8, Bylaws of 1931)

SECTION 2. Candidates for membership must apply in writing to the American Kennel Club on forms the terms of which shall be approved by the Board of Directors of the American Kennel Club which forms will be supplied by the Secretary of the American Kennel Club upon request. Each application must be accompanied by a copy of the Constitution and Bylaws of the applicant and a list of the names of its officers and members. Each candidate also must send with its application a check or cash for the amount of its admission fees and dues for the current year which will be returned to the candidate if and when it shall fail to be elected.

(See Art. VII, S. 1, Bylaws of 1931)

SECTION 3. No Club or Association shall be eligible to be admitted to membership in the American Kennel Club unless its Constitution and Bylaws shall provide that among the objects for which said Club or Association has been formed are the holding of annual dog shows or annual field trials or that said Club or Association was formed for the protection or benefit of dogs.

(See Rule VIII, S. 3, Rules 1932)

SECTION 4. If one or more Specialty Clubs formed for the improvement of any given breed or related breeds of pure bred dogs already are members in good standing of the American Kennel Club, no other Specialty Club formed for the improvement of the same breed or related breeds of pure bred dogs shall be admitted to membership unless and until the candidate for membership first has obtained in writing the permission of the member Specialty Club which first was admitted to be a member, known as the Parent Club, allowing the non-member Specialty Club to apply.

(See Rule VIII, S. 5, Rules 1932)

SECTION 5. The name of each candidate and the fact that it has applied for membership must be published in the first issue of the American Kennel Gazette which shall be published after the receipt by the Secretary of the American Kennel Club of such application and again in the next succeeding issue of said Gazette and such application then shall be referred to the Board of Directors of the American Kennel Club for its approval or disapproval.

(See Art. VII, S. 2, Bylaws of 1931)

SECTION 6. Any person, Club or Association which may desire to object to the admission of a candidate for membership may do so by sending a letter to the Board of
Directors of the American Kennel Club stating the reasons for such objection and such letter will be considered a privileged communication the contents of which must not be disclosed.

(See Art. VII, S. 3, Bylaws of 1931)

SECTION 7. The Board of Directors of the American Kennel Club shall report to the American Kennel Club at the next regular meeting of the Club its findings as to the eligibility of all candidates for membership the names of which duly have been published as provided in Section 5 of this Article, indicating the approval or disapproval of the Board by using the word “approved” or the word “disapproved” as the case may be required to give any reason for the findings of said Board.

(See Art. VII, S. 4, Bylaws of 1931)

SECTION 8. The election of all candidates for membership which have been reported “approved” of which have not been reported “disapproved” by the Board of Directors of the American Kennel Club in accordance with the provisions of Section 7 of this Article shall be by ballot at any regular meeting of the American Kennel Club and it shall require the affirmative vote of four-fifths in number of all the delegates present at such meeting to elect.

(See Art. VII, S. 5, Bylaws of 1931)

ARTICLE V

ADMISSION FEE AND DUES

SECTION 1. The amount of the admission fee for all new members of the American Kennel Club which may be elected after January 1, 1933, shall be two hundred and fifty ($250) dollars. The amount of the admission fee for all former members which may be reelected after January 1, 1933, shall be determined in each instance by the Board of Directors of the American Kennel Club.

(See Art. VII, S. 6, Bylaws of 1931)

SECTION 2. The amount of the annual dues of the members of the American Kennel Club shall be determined by the Board of Directors of the American Kennel Club subject to approval by the delegates to the American Kennel Club, and shall be payable January 1 in each year, in advance. Any member which shall have failed to pay its annual dues on or before February 1, in any year, shall stand suspended from all privileges of the American Kennel Club. Any member which shall have failed to pay its annual dues on or before February 1, in any year, shall stand suspended from all privileges of the American Kennel Club. Any member which shall have failed to pay its annual dues on or before the day of the annual meeting of the American Kennel Club, may have its right to membership terminated at the election of the Board of Directors of the American Kennel Club which may take such action in each instance as it shall deem wise or may impose such fines or penalties as it may deem just and proper under the particular circumstances. This section of Article V shall be printed on each bill for dues so that no member may be in ignorance thereof.

(See Art. VII, S. 7, Bylaws of 1931)

ARTICLE VI

DELEGATES
SECTION 1. The voting powers of each Member Club or Association can and shall be exercised only by a male delegate selected by said club to represent it for purposes.

(See Preamble, Bylaws of 1931)

SECTION 2. Any Member Club or Association which desired to be represented by a delegate must apply in writing to the American Kennel Club on a form of credentials the terms of which shall be approved by the Board of Directors of the American Kennel Club and which will be supplied by the Secretary of the American Kennel Club upon request. Each such application must be signed by the President or the Vice-President or the Secretary of the Member Club or Association making the same.

(See Art. VIII, S. 1, Bylaws of 1931)

SECTION 3. The name and address of each candidate for the position of delegate and the fact that application has been made for his appointment must be published after the receipt by the Secretary of the American Kennel Club of his credentials and again in the next succeeding issue of said Gazette and his credentials then shall be referred to the Board of Directors of the American Kennel Club for its approval or disapproval.

(See Art. VIII, S. 1, Bylaws of 1931)

SECTION 4. Any person, Club or Association desiring to object to the appointment of any person named to be a delegate may do so by sending a letter of the Board of Directors of the American Kennel Club stating the reasons for such objection and such letter will be considered a privileged communication the contents of which must not be disclosed.

(See Rule VIII, S. 6, Rules of 1932)

SECTION 5. Each candidate for the position of Delegate must personally be known by at least one member of the Board of Directors of the American Kennel Club or if not known must be vouched for by some one person in good standing with the American Kennel Club who is known by at least one member of said Board or if the candidate can comply with neither of these conditions, the candidate must personally appear before the Board of Directors of the American Kennel Club at such time as it shall request him to appear.

(See Rule VIII, S. 7, Rules of 1932)

SECTION 6. Professional Judges of dog shows or field trials, employees of kennels, professional handlers of dogs, persons who buy sell and in any way trade or traffic in dogs as a means of livelihood, in whole or in part, whether or not they be known as dealers, are not eligible to become or to remain Delegates.

(See Rule VIII, S. 7, Rules of 1932)

SECTION 7. The Board of Directors of the American Kennel Club shall report to the American Kennel Club at the next regular meeting of the Club its findings as to the eligibility of all candidates for the position of Delegate the names and addresses of which duly have been published as provided in Section 3 of this Article indicating the approval or disapproval of the Board by using the word “approved” or the word “disapproved” as the case may be, and said Board or any member of its in no instance shall be required to give any reason for the findings of said Board.

(See Art. VIII, S. 1, Bylaws of 1931)
SECTION 8. The election of all candidates for the position of Delegate which have been reported “approved” or which have not been reported “disapproved” by the Board of Directors of the American Kennel Club in accordance with the provisions of Section 7 of this Article shall be by ballot at any regular meeting of the American Kennel Club and it shall require the affirmative vote of four-fifths in number of all the Delegates present at such meeting to elect.

(See Art. VIII, S. 2, Bylaws of 1931)

SECTION 9. No candidate for the position of Delegate who shall be disapproved by the Board of Directors of the American Kennel Club or who shall fail to be elected may again become a candidate as Delegate from any Club or Association until after one year from date of such failure.

(See Art. VIII, S. 2, Bylaws of 1931)

SECTION 10. No Delegate can represent more than one member club or association. No Delegate who duly has been elected shall continue to exercise the voting powers of the member club or association which appointed him after he has resigned or his appointment has been withdrawn or if his appointment has not been withdrawn after the credentials of the person named to succeed him have been acted upon with approval by the Board of Directors of the American Kennel Club.

(See Preamble, Bylaws of 1931)

ARTICLE VII

BOARD OF DIRECTORS

ELECTION, MEETINGS AND QUORUM

SECTION 1. The Club shall be governed by a Board of Directors consisting of twelve (12) members. Such Board shall be elected as follows:

At each annual meeting the Delegates shall elect three (3) Directors from the list of candidates nominated in the manner hereinafter provided in Article VIII of these Bylaws to hold office for four (4) years or until their successors are elected and such other director or directors from the list of candidates nominated in the manner hereinafter provided in Article VII of these Bylaws as shall be required to fill the place or places of any director or directors from the list of candidates nominated in the manner hereinafter provided in Article VIII of these Bylaws as shall be required to fill the place or places of any director or directors who has or have died, resigned or been removed before the expiration of the term or terms for which he or they were elected.

In the event that any such annual meeting following that in the year 1933 no Directors shall be elected, the Directors then in office, whose terms except for the provisions hereof would have expired at the time of said annual meeting, shall continue in office until their successors shall have been elected.

(See Art. V, S. 1, Bylaws of 1931)

SECTION 2. Any vacancy in the Board shall be filled by the Directors by a majority vote of those present at any meeting; such Director shall hold office until the next annual meeting of the Club.

(See art. V, S. 1, Bylaws of 1931)
SECTION 3. When a Delegate who also is a Director of the American Kennel Club shall resign his position as Delegate or shall be removed therefrom and shall not offer his resignation as Director of the American Kennel Club, he none the less may continue to hold the office of Director until his term expires unless at the first regular meeting of the Board of Directors which shall be held subsequent to the date of his resignation or removal as a delegate which meeting he must not attend, the majority of the Board of Directors present shall vote to drop him from said Board, in which case he shall at once cease to be a Director of the American Kennel Club.

(See Art. V, S. 21, Bylaws of 1931)

SECTION 4. There shall be a regular meeting of the Board each month, the date of which meeting shall be determined by the Board and seven (7) days’ notice of said date must be given to each Director by mail.

(See Art. V, S. 3, Bylaws of 1931)

SECTION 5. Special meetings of the Board shall be called by the Secretary at the direction of the President, or upon the written request of three (3) Directors. Five (5) days’ notice of the date of such special meeting must be given to each Director by mail unless a waiver of notice of such meeting shall have been signed by every Director.

(See Art. V. S. 3, Bylaws of 1931)

SECTION 6. Seven (7) members shall constitute a quorum of the board for the transaction of business at all meetings.

(See Art. V, S. 3, Bylaws of 1931)

SECTION 7. The unexplained and by the directors unexcused absence of a Director from three consecutive regular meetings of the Board of Directors shall operate as the accepted resignation of that Director from the Board of Directors.

(See Art. V, S. 9, Bylaws of 1931)

SECTION 8. Each member of the Board of Directors who attends a regular or special meeting of the Board may be paid a nominal director’s fee for attending each such meeting and shall be reimbursed for the actual cash outlay made by him for travel from his home to the offices of the American Kennel Club and return and for food and lodging while engaged in the business of the American Kennel Club.

ARTICLE VIII

BOARD OF DIRECTORS

NOMINATING COMMITTEE

The Board of Directors on or before the first day of December each year shall designate five delegates no one of whom shall be an officer of the club or a member of its Board of Directors to be a nominating Committee whose duty it shall be to nominate candidates for such vacancies on the Board of Directors as are to be filled at the next annual meeting of the Club. The Nominating Committee shall make its selection and report its nominations in writing to the Secretary of the Club on or before the thirty-first day of said December and it shall be the duty of and said Secretary forthwith shall notify in writing each delegate and each member club or association which shall not be represented by a delegate of the names of the candidates so selected.
If, after such nomination, the name of any candidate so nominated is withdrawn, the Nominating Committee shall nominate a new candidate in his place, and the Secretary of said Club, upon receipt of the news of such action, shall give such notice thereof to the delegates and the member clubs or associations not represented by delegates as may be reasonable under the circumstances.

Any delegate whose name does not appear upon said list so selected by said Committee shall be eligible for election to the position of director if and only if his name, endorsed by at least twenty other delegates in writing, shall be sent by registered mail or delivered to said Secretary on or before the twentieth day of January following said December thirty-first, in which event it shall be the duty of said Secretary and said Secretary forthwith shall notify in writing each delegate and each member club which shall not be represented by a delegate of the name or names of the additional candidate or candidates so nominated. The names of all candidates for election as directors shall be published in the February issue of the American Kennel Gazette of the year in which they come before the annual meeting to be voted upon. No nominations may be made form the floor at the annual meeting of the Club.

(See Art. V, S. 14, & Art. IX, S. 3, Bylaws of 1931)

ARTICLE IX
BOARD OF DIRECTORS
GENERAL POWERS

The Board of Directors shall have the general management of the business and affairs of the Club and generally perform all duties appertaining to the office of director, provided, however, that all the powers conferred by this Article of the Bylaws shall be exercised subject to all other provisions of these bylaws and to the statues of the State of New York and all amendments thereof and additions thereto.

(See Art. V, S. 2, Bylaws of 1931)

ARTICLE X
BOARD OF DIRECTORS
SPECIFIC POWERS

Without detracting from any general powers of the Board of Directors but by way of explanation it shall be understood that:

SECTION 1. The Board shall supervision of the funds, assets and property of the Club and shall determine how much thereof shall be left in the hands or under direct control of the Treasurer for current needs, and how the balance thereof shall be deposited or invested and shall have power to withdraw or transfer said deposits or dispose of or change said investments for the benefit of the Club.

(See Art. V, S. 20, Bylaws of 1931)

SECTION 2. The Board may appoint from time to time and at will discharge Committees with such powers and authority as in the judgment of said Board may be necessary to facilitate and carry out the objects and business of the Club; and in order to facilitate business may appoint one (1) or more persons who shall represent the
American Kennel Club in such territory of the United States and with such jurisdiction as may be designated by said Board.
   (See Art. V, S. 4, Bylaws of 1931)

SECTION 3. The Board shall examine all proposed amendments or alterations to the Constitution, Bylaws, Rules or Regulations of the American Kennel Club and report thereon to the Club for action.
   (See Art. V, S. 15, Bylaws of 1931)

SECTION 4. All matters in dispute as to interpretation of the Rules or Regulations of the American Kennel Club shall be submitted to the Board for its construction, which shall be decisive.
   (See Art. V, S. 16, Bylaws of 1931)

SECTION 5. The Board shall have supervision and control of the Stud Book, the registration of dogs, kennel names and the transfers thereof, and determine the manner in which such records shall be preserved.
   (See Art. V, S. 18, Bylaws of 1931)

SECTION 6. The Board shall determine all matters which may arise affecting pedigrees of pure bred dogs.
   (See Art. V, S. 19, Bylaws of 1931)

SECTION 7. The Board shall have supervision and control of the official kennel gazette now called the American Kennel Gazette and shall determine the manner and form in which it shall be published.

SECTION 8. The Board shall have power to approve or disapprove any or all applications for show or field trial dates and for licenses under which to hold Dog Shows or Field Trials and must act upon each such application within thirty days after the same has been filed with the American Kennel Club.
   (See Art. V, S. 17, Bylaws of 1931)

SECTION 9. The Board shall have power to issue and revoke licenses to Judges, Superintendents of Dog Shows and Field Trials and handlers of dogs.
   (See Art. V., S. 17, Bylaws of 1931)

SECTION 10. The Board also shall have the power to determine and fix the rating of each breed of dog to qualify for Championship and may from time to time change such rating.
   (See Art. V, S. 17, Bylaws of 1931)

SECTION 11. The Board shall have the power to sanction or disapprove application for informal shows.
   (See Art. V, S. 17, Bylaws of 1931)

SECTION 12. The Board shall have power to issue such regulations as it may deem necessary for the governing or holding of dog shows and field trials.
   (See Art. V, S. 17, Bylaws of 1931)
SECTION 13. The Board shall have power to consider charges preferred by Bench Show Committees, Field Trial Committees, Clubs, Associations, or persons, and to determine whether the charges alleged have been sustained, and if sustained what penalty shall be imposed.

   The powers of the Board of Directors in this connection are more fully set forth in Article XII of these Bylaws entitled “Discipline.”
(See Art. V, S. 13, Bylaws of 1931)

SECTION 14. The Board shall have power to appoint and at will remove Trial Boards of not less than three (3) members each, whose duty it shall be to hear such charges in the first instance as may be referred by the Board of Directors to such Trial Boards. The powers and duties of Trial Boards are more fully set forth in Article XIII of these Bylaws entitled “Trial Boards.”
(See Art. V, S. 8, Bylaws of 1931)

ARTICLE XI
OFFICERS

SECTION 1. The officers of the Club shall be a President, and Executive Vice-President, a Secretary and a Treasurer who shall be elected annually by the Board of Directors at a meeting which shall be held immediately following the annual meeting of the Club.
   The President must be a director.
   The Executive Vice-President, the Secretary and the Treasurer need not be directors.
   The offices of Secretary and Treasurer may be held by the same person.
   Vacancies in any of the above offices shall be filled for the unexpired term by the Directors by a majority vote of those present at any meeting.
(See Art. I, Bylaws of 1931)

PRESIDENT

SECTION 2. The President shall exercise the usual functions of a presiding officer. In the absence of the President a presiding officer for the meetings of the Club or Board of Directors may be chosen without ballot. The President shall with the Executive Vice President execute all contracts on behalf of the Club and perform such other duties as may be paid a nominal salary, if the Board of Directors shall so determine, the amount of which salary shall be fixed by said Board.
(See Art. II, Bylaws of 1931)

EXECUTIVE VICE-PRESIDENT

SECTION 3. The Executive Vice-President shall exercise the usual functions of a chief executive officer, giving his whole time to the business affairs of the Club. He shall supervise the work of the Secretary and the Treasurer and the employment of such clerical aid as may be necessary to operate all the activities of the Club. He shall perform such other duties as may be assigned to him by the Board of Directors. The salary of the Executive Vice-President shall be fixed and determined by the Board of Directors.
SECRETARY

SECTION 4. The Secretary shall keep the records of all the meetings of the Club and Board of Directors and shall issue calls for the same. He shall keep a roll of members and delegates, and shall have charge of all records and papers of the Club. He shall transact such other business and perform such further duties as may be directed by the Board of Directors. He shall have power to employ, under the supervision of the Executive Vice-President, such clerical aid as may be necessary, the salaries or wages of whom shall be fixed by the Board of Directors. The salary of the Secretary shall be fixed by the Board of Directors.

(See Art. III, Bylaws of 1931)

TREASURER

SECTION 5. The Treasurer shall keep books of accounts of the business of the Club in such manner as may be directed by the Board of Directors. He shall be charges with the collection, custody and control of the funds of the Club, subject to the supervision and instructions of the Board of Directors. He shall have custody of the seal of the Club. He shall transact such other business and perform such further duties as may be directed by the Board of Directors. He shall have power to employ, under the supervision of the Executive Vice President, such clerical aid as may be necessary, the salaries or wages of whom shall be fixed by the Board of Directors. The Treasurer shall be required to execute a bond of indemnity in favor of the Club in an amount satisfactorily to the Board of Directors. His salary shall be fixed and determined by the Board of Directors.

(See Art. IV, Bylaws of 1931)

ARTICLE XII

DISCIPLINE

SECTION 1. Any club or association or person or person interested in pure bred dogs may prefer charges against any other club or association or person or persons for conduct alleged to have been prejudicial to the best interests of pure bred dogs, dog shows or field trials, or prejudicial to the best interest of the American Kennel Club, which charges shall be made in writing in duplicate setting forth in detail the nature thereof, shall be signed and sworn to by an officer of the Club or Association or by the person or person making the same before some person qualified to administer oaths and shall be sent to the American Kennel Club, together with a deposit of ten ($10) dollars, which sum shall become the property of the American Kennel Club if said charges shall not be sustained or shall be returned if said charges are sustained, or if the American Kennel Club shall refuse to entertain jurisdiction thereof.

(See Art. X, S. 3, Bylaws of 1931)

SECTION 2. The bench show or field trial Committee of any club or association which shall have received from the American Kennel Club permission to give a show or hold a field trial, as the case may be, shall have the right to suspend any person from the privileges of the American Kennel Club for conduct prejudicial to the best interests of the pure bred dogs, dog shows or field trials or prejudicial to the best interests of the American Kennel Club alleged to have occurred at and during the progress of such show or field trial after the alleged offender has been given an opportunity to be heard.
Duplicate notices of such suspension giving the name and address of the person suspended and full details as to the reasons for the suspension must be forwarded to the American Kennel Club within seven days of the rendering of the decision.

(See Rule X, S. 4, Rules of 1932)

SECTION 3. Upon receipt of duly preferred charges the Board of Directors of the American Kennel Club at its election either may itself consider the same or send the same to a Trial Board for hearing.
In either case a notice which shall state that said charges have been filed and shall set forth a copy of the same in detail shall be sent to the club or association, or person or persons against which or whom said charges have been preferred, which club or association, or person or person shall herein be known as and called the defendant.
Said notice also shall set forth a time and place at which the defendant may attend and present any defense or answer which the defendant may wish to make.
If the defendant shall fail or refuse to appear or to present a defense at the time and place designated for the hearing of said charges, the Board of Directors or the Trial Board to which said charges, the Board of Directors or the Trial Board to which said charges have been referred may suspend the defendant from the privileges of the American Kennel Club for a period of six months or until such time as the defendant shall appear and present a defense.
(See Art. X, S. 5, Bylaws of 1931)

SECTION 4. The Board of Directors of the American Kennel Club shall have the power to investigate or appoint a Committee to investigate, any matter which may be brought to its attention in connection with the objects for which this club was founded and, if in its opinion such action is warranted, may refer the same to a Trial Board, in which event the matter so referred shall have the same standing as if charges had been preferred.
(See Art. V, S. 5, Bylaws of 1931)

SECTION 5. The Board of Directors of the American Kennel Club shall have the power, by a two-thirds vote of those present at any meeting, to suspend until the next meeting of the Club, any member or Delegate for violation of the Constitution, Bylaws or Rules of the American Kennel Club.
(See Article V, S. 5, Bylaws of 193)

SECTION 6. The Board of Directors of the American Kennel Club shall have power to prefer charges against any association, or other club, or person or persons, for conduct alleged to be prejudicial to pure-bred dogs, dog shows, or field trials or to the best interests of the American Kennel Club and pending the final determination of any such charges, may withhold the privileges of the American Kennel Club from any such other person or body against whom charges are pending.
(See Art. V, S. 6, and art. X, S. 4 Bylaws of 1931)

SECTION 7. The American Kennel Club shall have the power, by a two-third vote of the Delegates present at any regular meeting, to suspend from the privileges of the American Kennel Club any member club or association and or Delegate, or to remit or continue any order of suspension which shall have been imposed by the Board of Directors of the American Kennel Club, for conduct alleged to have been prejudicial to the best interests of the American Kennel Club or for violation of its Constitution, Bylaws or Rules.
The order of suspension thus made then must be referred to the Board of Directors of the American Kennel Club, which must set a date for a hearing and send to such suspended member or delegate by registered mail at least 30 days prior to the date so fixed, notice of the time when and the place where the suspended member or delegate may be heard in its or his defence. Said notice in addition shall set forth a copy of the charges upon which said order of suspension was founded.

The Board of Directors of the American Kennel Club thereupon shall investigate said charges, hear the evidence of the suspended member or delegate and any witnesses which it or he may produce and report its findings to the American Kennel Club at the next regular meeting of the Club, whereupon the Delegates shall take action upon said findings of the Board of Directors and by a majority vote of the Delegates present may reinstate, continue the suspension for a stated time or expel such member or delegate from the American Kennel Club.

(See Art. X, S. 1, Bylaws of 1931)

SECTION 8. The Board of Directors of the American Kennel Club shall have power to hear as an original matter any charges preferred and to review and finally determine any appeal which may be made to the Board of Directors from the decision of a Trial Board, Bench Show or Field Trial Committee, and in each instance in which it shall find the charges to have been sustained, it shall impose such penalty as said Board of Directors may decide to be just and proper.

(See Art. V, S. 12, Bylaws of 1931)

SECTION 9. At any original hearing or at the hearing of any appeal the Board of Directors of the American Kennel Club may, in its discretion, at the Club’s expense, summon witnesses or a member of any Trial Board, Bench Show or Field Trial Committee to attend.

(See Art. V, S. 12, Bylaws of 1931)

SECTION 10. The Board of Directors of the American Kennel Club shall, at the next meeting of the board after an appeal is made from the decision of a Trial Board, Bench Show or Field Trial Committee, name a date for the hearing of such appeal and shall cause notice of the time when and the place where said hearing is to be held to be sent to all parties in interest by registered mail at least fourteen (14) days prior to the date named.

(See Art. V, S. 12, Bylaws of 1931)

SECTION 11. Penalties may range from a reprimand or fine to suspension for life from all privileges of the American Kennel Club.

(See Rules XV, Rules of 1932)

SECTION 12. The Treasurer of the American Kennel Club shall enforce all monetary penalties and in case of clubs, deduct the same from any deposit made with application for dates.

(See Rule X, S. 9, Rules of 1932)

SECTION 13. The suspension or disqualification of a person shall date from the day of the perpetration of the act, and shall apply to all dogs owned or subsequently acquired by the person so suspended or disqualified.

(See Rules X, S. 5, Rules of 1932)
SECTION 14. All privileges of the American Kennel Club shall be withheld from any person suspended or disqualified.  
(See Rule X, S. 6, Rules of 1932)

SECTION 15. Any club, association or organization which shall hold a dog show, field trial or dog exhibition of any kind not in accordance with the rules of the American Kennel Club which apply to such show, field trial or exhibition and each person participating therein, whether as Secretary, superintendent, Committeeman, clerk, judge, veterinarian, steward, exhibitor, handler or otherwise may be disciplined even to the extent of being deprived of all privileges of the American Kennel Club for a stated period of time or indefinitely, and if such club, association or organization shall be an active member of the American Kennel Club, it may be expelled from membership therein.  
(See Rule IX, S. 15, Rules of 1932)

SECTION 16. Any person who shall be a member of any organization in the United States of America, other than the American Kennel Club, which shall purport to or register the pedigrees of pure-bred dogs or any person who shall register the pedigree of any pure-bred dog with such organization, may be disqualified from all privileges of the American Kennel Club.  
(See Rule X, S. 1, Rules of 1932)

SECTION 17. No club or association licensed by the American Kennel Club to give a show, hold a field trial or give a dog exhibition of any kind shall employ in any capacity, accept the donation of a prize or money from, or permit to be within the walls or boundaries of its building or grounds, if a dog show, or its grounds, if a field trial, save only as a spectator, any person known to be under suspension or disqualification from the privileges of the American Kennel Club, or any employee or member of a corporation which shall be under suspension or disqualification from the privileges of the American Kennel Club. And any contract for floor space at a show, or contract for advertising space in a catalog, premium list or other printed matter, in connection with the giving of said show, shall bear upon it the following condition: “This space is sold with the understanding that should the privileges of the American Kennel Club be withdrawn from the purchaser of this space prior to the carrying out of this contract, this contract is thereby automatically cancelled, and any money paid by the purchaser for such space shall be refunded.”  
(See Rule X, S. 2, Rules of 1932)

SECTION 18. No member club or association under suspension shall be represented by its delegate and no delegate under suspension shall act for a member or in any official capacity for the American Kennel Club during the period of suspension.  
(See Art. X, S. 2, Bylaws of 1931)

SECTION 19. Any association, club, individual, person or persons suspended or disqualified by the American Kennel Club or from whom the privileges of the American Kennel Club have been withheld, may apply for reinstatement or restoration of privileges upon paying a fee of five ($5.00) dollars. Until said fee has been paid the application shall not be acted upon.  
(See Art. X, S. 5, Bylaws of 1931)
SECTION 20. As much of Article XII of these Bylaws as the Board of Directors of the American Kennel Club shall indicate shall be printed in any book or pamphlet which the American Kennel Club shall cause to be published containing the Rules of said Club.

ARTICLE XIII

TRIAL BOARDS

SECTION 1. Trial Board shall be appointed from time to time by the Board of Directors of the American Kennel Club and shall consist of three members for each Board, one of whom should be an attorney-at-law. Each Trial Board shall have jurisdiction over such territory as shall be designated by the Board of Directors. In case one or more members Trial Board shall be unable to sit in any given case, the President of the American Kennel Club may appoint a substitute or substitutes for such case. In case of the absence of one or more members of said Board in the remaining member of members may hear and determine a case if the parties being heard shall consent thereto.

(See Art. VI, S. 1, Bylaws of 1931)

SECTION 2. Trial Boards shall have power to hear and decide by a majority vote of those sitting all matters submitted to them by the Board of Directors of the American Kennel Club and shall have power to impose a fine, not to exceed twenty-five ($25.00) dollars, or withhold the privileges of the Club for a period of not more than six months, or recommend to said Board of Directors the penalty of disqualification or the imposition of fines exceeding twenty-five ($25.00) dollars. They also shall have power to recommend to said Board of Directors the restoration of privileges and the removal of disqualifications.

(See Art. VI, S. 1, Bylaws of 1931)

SECTION 3. Trial Boards shall have power to disqualify any person or withhold from any person all the privileges of the American Kennel Club for a period of not more than six months or to recommend to said Board of Directors the penalty of disqualification or the withholding of privileges for a longer period for improper or disorderly conduct during a hearing or a trial.

(See Art. VI, S. 1, Bylaws of 1931)

SECTION 4. Trial Boards shall keep minutes of their sittings.

(See Art. VI, S. 2, Bylaws of 1931)

SECTION 5. The decisions of Trial Boards shall be in writing signed by all members attending, and have annexed thereto all exhibits and papers offered before them. Each decision, together with complete copies of the minutes and testimony taken, shall be filed with the Secretary of the American Kennel Club within ten days of the date of the rendering of the decision. It shall be the duty of the Secretary of the American Kennel Club when received at once to notify in writing all parties in interest of the decision of a Trial Board.

(See Art. VI, S. 3, Bylaws of 1931)

SECTION 6. An appeal may be made to the Board of Directors of the American Kennel Club from a decision of a Trial Board. Notice in writing claiming such appeal, together with a deposit of twenty-five ($25.00) dollars must be sent to the American
Kennel Club by the aggrieved party within thirty days after the receipt by the aggrieved party of the notice of the decision of the Trial Board. Said deposit of twenty-five ($25.00) dollars shall become the property of the American Kennel Club if and when the Board of Directors shall confirm the decision of the Trial Board or shall be returned to the one depositing the same if and when the Board of Directors shall refuse to confirm said decision.

(See Art. VI, S. 4, Bylaws of 1931)

SECTION 7. Article XIII of these Bylaws shall be printed in any book or pamphlet which the American Kennel Club shall cause to be published containing the Rules of said Club.

ARTICLE XIV

FISCAL YEAR

The fiscal year of the Club shall end with the thirty-first day of December of each year.

ARTICLE XV

AUDIT

The Board of Directors shall have the books and accounts of the treasurer audited at least once a year, either by a professional auditor approved by said Board or by an auditing Committee appointed by said Board. A comprehensive summary of the auditor's report shall be published in the American Kennel Gazette and a copy of said summary of said report be sent to each member club or association and to each delegate as soon as the same can be prepared and printed.

ARTICLE XVI

MEETINGS AND QUORUMS

SECTION 1. The annual meeting of the American Kennel Club shall be held in February of each year, and there shall be regular meetings in May, September and December, the exact hours and dates of all which shall be determined by the Board of Delegates.

(See Art. IX, S. 1, Bylaws of 1931)

SECTION 2. Special meetings of the Club shall be called by the Secretary upon the written request of any twenty or more Delegates. No other business shall be transacted at any special meeting than that specified in the call.

(See Art. IX, S. 2, Bylaws of 1931)

SECTION 3. Notice of the hour and date of the annual meeting and of each regular meeting shall be printed in that issue of the American Kennel Gazette which shall be published next before the date fixed for each said meeting and also mailed to each member club or association and each delegate at least fifteen days before the date of each said meeting.
SECTION 4. Notice of the hour and date of each special meeting and the business to be transacted thereat shall be sent to each member club or association and each delegate within seven days of the receipt of the written request for said meeting and at least ten days before the date of said meeting.

SECTION 5. All meetings of the American Kennel Club shall be held at the principal offices of said meeting.

SECTION 6. Twenty Delegates shall constitute a quorum of the Club for the transaction of business at all meetings.

ARTICLE XVII
CONDUCT OF BUSINESS

SECTION 1. The Rules of Cushing’s Manual shall govern all meetings of the Club and its Directors as far as they are applicable and not inconsistent with these Bylaws.

SECTION 2. No person not a Delegate or Officer of the Club, except employees, shall be present at a meeting thereof without the consent of the majority present.

SECTION 3. All elections shall be by ballot.

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(See Art. XII, Bylaws of 1931)

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The Delegates to the American Kennel Club shall have sole power to make the Rules governing dog shows and field trials and clubs or associations formed to conduct them

(See Art. IX, S. 5, Bylaws of 1931)

ARTICLE XXI

AMENDMENTS TO CONSTITUTION, BYLAWS AND RULES

SECTION 1. The Constitution and or Bylaws of the American Kennel Club may be amended only at the annual meeting of the Club.

Notice of any proposed amendment to the Constitution and or bylaws must be filed in writing at least sixty (60) days before the date of said annual meeting.

As soon as any such proposed amendment shall be filed it shall at once be referred to the Board of Directors which board shall examine the same and report its conclusions thereon by way of approval or disapproval to said club giving its reasons for disapproval if said Board shall so choose.

Any such proposed amendment to the Constitution and or Bylaws together with the report of the Board of Directors thereon shall be printed in at least one issue of the American Kennel Gazette published before the date of the annual meeting.

(See Art. XIV, S. 1, Bylaws of 1931)

SECTION 2. The Rules of the American Kennel Club may be amended at any regular or special meeting of the Club. Notice of any proposed amendment to the Rules of the American Kennel Club must be filed in writing and shall at once be referred to the Board of Directors which board shall examine the same and report its conclusions thereon by way of approval or disapproval to said Club giving its reasons for disapproval if said Board shall so choose.

Any such proposed amendment to the Rules together with the report of the Board of Directors thereon shall be printed in the two consecutive issues of the American Kennel Gazette which shall be published next following the making of the report thereon by said Board of Directors and shall be presented to the Delegates for adoption at the first regular or special meeting which shall be held following the second publication of said report of the Board of Directors.

(See Art. XIV, S. 2, Bylaws of 1931)

SECTION 3. No new rule or amendment of any old rule shall take effect until the expiration of ninety (90) days after its adoption, unless the Delegates when voting to adopt said new rule or amendment also shall unanimously vote that it shall become effective at some earlier date or when adopted.

(See Art. XIV, S. 3, Bylaws of 1931)
The foregoing motion is respectfully submitted to the Directors of the American Kennel Club for their report thereon with the request that it then be published in the American Kennel Gazette and finally be referred to the Delegates of the American Kennel Club at the next annual meeting of said Club to be held in February, A. D. 1933, for adoption or rejection.

Charles T. Inglee
Russell H. Johnson, Jr.
Thomas Dickerson Smith
George F. Foley
James M. Spring – Chairman,
Special Delegates Committee

At the May meeting of the Delegates of the American Kennel Club for the year 1932 a Committee of five was appointed, whose duty it was to examine into the Rules of the American Kennel Club and to refer in writing to the Board of Directors of the American Kennel Club on or before the September meeting of the American Kennel Club for the year 1932, such alteration or alterations of the Rules of the American Kennel Club, if any, which said Committee may deem necessary to be made and their reasons therefor.

This Committee of five has examined into the Rules of the American Kennel Club and as its report now refers in writing to the Board of Directors of the American Kennel Club in accordance with the provisions of Section 2 of Article XIV of the Constitution and Bylaws of the American Kennel Club in the form of a motion, the following proposed alteration of the Rules of the American Kennel Club for the report of said Board thereon and after said Board has reported thereon requests that then said report shall be published in two issues of the American Kennel Gazette and then, if possible, shall be referred to the Delegates of the American Kennel Club at the December meeting of the Club for the year 1932 for adoption or rejection.

Motion:
It is hereby moved that the Rules of the American Kennel Club be and they hereby are altered by striking out all of said Rules of the American Kennel Club as revised and amended to May 3, 1932, and by substituting in place thereof the following which shall become and be the Rules of the American Kennel Club viz: --

THE AMERICAN KENNEL CLUB
Incorporated

RULES
APPLYING TO REGISTRATION
AND
DOG SHOWS
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THE AMERICAN KENNEL CLUB
Incorporated
RULES APPLYING TO REGISTRATION
AND
DOG SHOWS
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FOREWORD

The American Kennel Club was formed principally for the purpose of promoting and safeguarding the industry of breeding pure-bred dogs.

The State of New York by Special Act of its Legislature incorporated the American Kennel Club and granted it a charter in Section 2 of which the objects of the corporation are described to be “to adopt and enforce uniform rules regulating and governing dog shows and field trials, to regulate the conduct of persons interested in exhibiting, running, breeding, registering, purchasing and selling dogs, to detect, predict and punish frauds in connection therewith, to protect the interests of its members, to maintain and publish an official stud book and an official kennel gazette, and generally to do everything to advance the study, breeding, exhibiting, running and maintenance of the purity of thorough bred dogs.”

Section 2 of this charter further states that “for these purposes it,” the American Kennel Club, “shall have power to adopt a constitution, bylaws, rules and regulations, and enforce the same by fines and penalties, which it shall have the right to collect and enforce by suit, or by suspension or expulsion from membership, or by suspension or denial of any or all privileges of said corporation.”


Forms for the registration of pure-bred dogs may be obtained by writing to or calling in person at the offices of the American Kennel Club which are located at 221 Fourth Avenue, New York City.

The holding of dog shows, so called, at which pure-bred dogs may be exhibited and be given an opportunity to compete for prizes and thereby enable their breeders and owners to demonstrate the progress made in breeding for type and quality, and the holding of field trials at which pure-bred dogs may be run in competition for prizes and thereby enable their breeders and owners to demonstrate the progress made in breeding for practical use, stamina and obedience have been found to be the best methods by which the progress has been made in breeding can be shown.

The American Kennel Club has adopted certain Bylaws, Rules and Regulations designed to carry into effect these objects, and such of these bylaws, rules and regulations as affect the registration of pure-bred dogs or the club or association which
wishes to hold a dog show or exhibition or field trial or the person who wishes to exhibit compete or take part therein, or the person who by unsportsmanlike conduct or wrong doing is believed to be injuring the welfare of the important industry of breeding purebred dogs or those engaged in it or safeguarding it will be found in this pamphlet.

The American Kennel Club
Incorporated

Rules and Regulations
and
Extracts from Bylaws

RULES AND REGULATIONS

CHAPTER 1

GENERAL EXPLANATIONS

SECTION 1. The word “dog” wherever used in these Rules and Regulations includes both sexes.

(See Preamble, Rules of 1932)

SECTION 2. The words “United States of America” wherever used in these Rules and Regulations shall be construed to include all territories and possessions of the United States of America and all vessels sailing under the American flag.

(See Rule 7, S. 22, Rules of 1932)

CHAPTER 2

RECOGNIZED BREEDS

The following breeds divided by groups shall be all the breeds now recognized by the American Kennel Club as being distinct breeds of purebred dogs eligible for registration in the Stud Book of the American Kennel Club.

GROUP 1

SPORTING DOGS

Chesapeake Bays
Griffons (Wire-Haired Pointing)
Pointers
Retrievers (Curly or Flat Coated)
Retrievers (Golden)
Retrievers (Labrador)
Setters (English)
Setters (Gordon)
Setters (Irish)
Spaniels (Clumber)
Spaniels (Cocker)
Spaniels (English Springer)
Spaniels (Field)
Spaniels (Irish Water)
Spaniels (Sussex)
Spaniels (Welsh Springer)

GROUP 2
SPORTING DOGS (HOUNDS)

Afghan Hounds
Basset Hounds
Beagles
Bloodhounds
Dachshunde
Deerhounds (Scottish)
Foxhounds (American)
Foxhounds (English)
Greyhounds
Harriers
Norwegian Elkhounds
Otter Hounds
Salukis
Whippets
Wolfhounds (Irish)
Wolfhounds (Russian)

GROUP 3
WORKING DOGS

Belgian Sheepdogs
Bouvier De Flanders
Briards
Collies
Eskimos
German Shepherd Dogs
Great Danes
Mastiffs
Newfoundlands
Old English Sheepdogs
Pinschers (Doberman)
Samoyedes
Schnauzers (Giant)
Shetland Sheepdogs
Siberian Huskies
St. Bernards

GROUP 4

TERRIERS
Airedale Terriers
Bedlington Terrier
Border Terriers
Cairn Terriers
Dandie Dinmont Terriers
Foxterriers (Smooth)
Foxterriers (Wire)
Irish Terriers
Kerry Blue Terriers
Manchester Terriers
Schnauzers (Miniature)
Schnauzers (Standard)
Scottish Terriers
Sealyham Terriers
Skye Terriers
Welsh Terriers
West Highland White Terriers

GROUP 5

TOYS

Chihuahuas
English Toy Spaniels
Griffons (Brussels)
Italian Greyhounds
Japanese Spaniels
Maltese
Mexican Hairless
Papillons
Pekingese
Pinschers (Miniature)
Pomeranians
Pugs
Toy Black and Tan Terriers
Toy Poodles
Yorkshire Terriers

GROUP 6

NON-SPORTING DOGS

Boston Terriers
Boxers
Bulldogs
Chow Chows
Dalmatians
French Bulldogs
Keeshondens
Poodles
Schipperkes
The Board of Directors of the American Kennel Club may add other breeds to the foregoing list whenever in its opinion sufficient evidence is presented to said Board to justify being designated pure breeds. The Board of Directors also may transfer from one group to another group any breed whenever in its opinion sufficient evidence is presented to said Board to justify such transfer.

(See Rule III, Rule VII, S. 17, Rules of 1932)

CHAPTER 3

REGISTRATION AND LISTING

Section 1. The breeder of a dog is the owner or lessee of the dam of the dog at the time when the dam is bred.

(See Rule II, Rules of 1932)

Section 2. An American-bred dog is a dog whelped in the United States of America out of a dam owned by a resident of the United States of America at the time of mating.

(See Rule VII, S. 16, Rules of 1932)

Section 3. Any person or persons in good standing with the American Kennel Club may apply for the registration of any purebred dog owned by him, her or them, whelped in the United States of America prior to January 1, 1932, or whelped elsewhere at any time, by supplying the American Kennel Club with such information as it shall require.

At the present the fee for registration of each imported dog shall be two ($2.00) dollars, for each dog whelped in the United States of America, eighteen (18) months of age and under, two ($2.00) dollars, and for each dog whelped in the United States of America over eighteen (18) months of age, four, ($4.00) dollars.

(See Regulation, American Kennel Gazette, July 1932)

Section 4. All litters of dogs eligible for registration whelped in the United States of America on and after January 1, 1932 must be registered by their breeders or by the owners of the dams at the date of whelping and no single dog from any such litter will be otherwise eligible for registration by the breeder or the next subsequent owner. No dog of such litter shall be eligible for exhibition until the same has been registered or listed in the usual manner.

The fees for litter registrations, the application for the registration of which shall be received within sixty (60) days of the date of the birth of the litter shall be one ($1.00) dollar for each such litter, and for each litter the application for the registration of which shall be received after sixty (60) days from the date of the birth of the litter shall be two ($2.00) dollars.

(See Regulation, American Kennel Gazette, July 1932)

Section 5. No dog or litter out of a dam under eight (8) months or over twelve (12) years of age, or by a sire under seven (7) months or over twelve (12) years of age, will be registered unless the application for registration shall be accompanied by an affidavit which shall prove the fact to the satisfaction of the American Kennel Club.

(See Regulation, American Kennel Gazette, July 1932)

Section 6. The owner or lessee of the sire and the owner or lessee of the dam each must sign the application form necessary for the registration of any of the get of said sire and produce of said dam which shall be eligible for registration, unless an
agreement in writing was made at the time of service by the owner or lessee of the sire and the owner or lessee of the dam that no such application for registration would be made and or that the procedure of such union should not be registered. Any person disposing of any of the produce of such a union must secure from the new owner a statement in writing that he receives such produce upon the understanding that it cannot be registered. 

In all cases where no such agreement in writing can be produced, any owner or lessee of a sire and or any owner or lessee of a dam who when requested refuses to sign the application form necessary for the registration of any of the produce of said sire and dam which shall be eligible for registration shall be suspended from all privileges of the American Kennel Club upon receipt by said Club of satisfactory proof of such refusal, which suspension shall be continued until the necessary signature has been made, and the dog sought to be registered if otherwise eligible for registration, may be registered without the signature of the owner or lessee of the sire and or signature of the owner of the dam if the Board of Directors of the American Kennel Club shall so direct. 

(See Rule XIX, Rules of 1932)

Section 7. No change in the name of a dog registered with the American Kennel Club will be allowed to be made. 

(See Rule XI, S. 6, Rules of 1932)

Section 8. Registration of a dog with the American Kennel Club gives the dog the privilege to show competition for its life. 

(See Rule XI, S. 7, Rules of 1932)

Section 9. If the owner of an apparently purebred dog shall be unable to supply all the information necessary for registration, and can and does furnish proof acceptable to the American Kennel Club that such dog is “ineligible for registration” such dog may be listed with the American Kennel Club for purpose of being shown or exhibited at dog shows and may be shown for life without being registered upon payment of a listing fee on each occasion upon which it is entered for competition. 

A dog eligible for registration likewise can be listed with the American Kennel Club for the purpose of being shown or exhibited at dog shows, but may only be shown at three separate events upon payment of a listing fee on each occasion upon which it is entered for competition. 

(See Rule II, Rules of 1932)

Section 10. In any case where the owner of a dog which is sought to be shown shall be delayed in securing the papers or information necessary for the registration of the dog, without fault on the part of such owner or when application has been made to the American Kennel Club for registration which the American Kennel Club believes can be remedied, written permission may be given by the American Kennel Club to show said dog for a reasonable time as a listed dog, if the owner shall so request, in which case the entry form for each show in which said dog is entered shall set forth the fact that his “registration is pending,” but a listing fee must be paid on each occasion upon which it is entered for competition until the dog has been registered.

Section 11. If the name of a dog which has been listed with the American Kennel Club and which shall have won a prize at any dog show, subsequently shall be changed, the former name as well as the new name shall be given on the entry form for any subsequent shows and shall be published in the catalogs of such subsequent shows
Section 12. The owner or owners of a purebred dog shall be determined solely by the recorded registration of such dog on file with the American Kennel Club. Change of ownership will be recognized by the American Kennel Club only upon receipt of a written transfer of the dog duly endorsed upon its certificates of entry in the American Kennel Club Stud Book and the payment of a recording fee of one ($1.00) dollar, upon receipt of which a new certificate shall be issued to the new owner or owners.

Any dog acquired and sought to be shown by a new owner must be entered in the name of the new owner at any show held after the date upon which the dog was acquired and the registration certificate properly endorsed must be sent to the American Kennel Club for transfer to the new owner within seven days after the show or the winnings of the dog will be cancelled, or, if the dog has not been placed, a fine of one ($1.00) dollar will be imposed. If there shall be unavoidable delay in obtaining the registration certificate for transfer, notice of such delay and the reason therefore must be sent by mail to the Show Department of the American Kennel Club within seven days after, the show or trial, in which case a reasonable extension of time for sending in the certificate for transfer may be granted.

(See Rule II, Rules of 1932)

Section 13. If any person or persons shall desire to make use of a kennel name in registering or showing dogs, application for the right to use such name must be made to the American Kennel Club on the form which will be supplied by said Club upon request, and such application will be considered by the Board of Directors of the American Kennel Club, which if it approves of the name selected will grant the right to the use of such name upon receipt of a fee of twenty-five ($25.00) dollars.

Section 14. The use of any kennel or trade name as part of the name of a dog or in connection with the sale of showing of dogs is forbidden unless the permission of the American Kennel Club has first been obtained under the provisions of Section 13.

Section 15. Any kennel name which has been granted by the American Kennel Club may be transferred by its present owner or owners to another only by consent of the American Kennel Club and upon receipt of a transfer fee of fifteen ($15.00) dollars.

CHAPTER 4

DOG SHOWS DEFINED AND CLASSIFIED

A MEMBER SHOW is a show at which championship points may be awarded given by a club or association which is a member of the American Kennel Club.

A LICENSED SHOW is a show at which championship points may be awarded given by a club or association which is not a member of the American Kennel Club but which has been specially licensed by the American Kennel Club to give the specific show designated in the license.
A SPECIALTY SHOW is a show given by a club or association formed for the improvement of any one breed or related breed of purebred dogs, at which championship points may be awarded to said breed or related breeds.

AN AMERICAN-BRED SPECIALTY SHOW is a show given by a member club or association formed for the improvement of any one breed or related breeds of purebred dogs, at which championship points may be awarded to said breed or related breeds in which show no imported dog may compete.

A SANCTIONED MATCH is an informal meeting at which purebred dogs may compete but not for championship points held by a club or association whether or not a member of the American Kennel Club by obtaining the sanction of the American Kennel Club.

(See Rule IX, Preamble, Rules of 1932)

CHAPTER 3

DOG SHOWS

WHO MAY HOLD A SHOW AND WHEN AND WHERE AND HOW TO START ABOUT IT

Section 1. Each member club or association is entitled to hold one show and one field trial a year without payment of a fee to the American Kennel Club, but must pay a fee of fifteen ($15.00) dollars for each other show and or field trial which it may hold during the same calendar year.

(See Rule IX, S. 2, Regulation, Rules of 1932)

Section 2. Each member club or association which has held a show or shows in a previous year shall have first right to claim the corresponding dates for its show or shows to be held in the next succeeding year.

(See Rule IX, S. 4, Rules of 1932)

Section 3. Each member club or association not a specialty club which shall hold a show at least once in every two consecutive calendar years shall have the sole show privilege in the city, town or district which has been assigned to it as its show territory.

(See Rule IX, S. 6, Rules of 1932)

Section 4. A member club or association must apply to the American Kennel Club for leave to hold a show stating in the application the day or days upon which and the place where it desires to hold such show and must send with each application a deposit of twenty-five ($25.00) dollars. This application will be referred to the Board of Directors of the American Kennel Club which will consider the same and notify the member club or association of its approval or disapproval of the dates and place selected. If the Board of Directors shall approve and the show shall be given at the time and place applied for, or if the Board of Directors shall disapprove, the deposit of twenty-five ($25.00) dollars will be returned to the member club or association. If the member club or association shall fail to hold its show at the time and place which have been approved, the deposit of twenty-five ($25.00) dollars shall become the property of the American Kennel Club.

(See Rule IX, S. 3, Rules of 1932.)
Section 5. If a member club or association not a specialty club shall fail to hold a show at least once in every two consecutive calendar years the Board of Directors of the American Kennel Club upon application may give a license to another club or association which need not be a member of the American Kennel Club to hold a show within the limits of the show territory of the member club or association which has so failed to hold its show.

(See Rule IX, S. 6, Rules of 1932)

Section 6. If a member club or association not a specialty club shall fail to hold a show within the next calendar year after a licensed show has been held within the show territory of said member club or association, the American Kennel Club will consider such failure reason to consider an application for membership in said the American Kennel Club by any new club or association organized to hold shows within said territory, although said member club or association so in default shall not consent thereto.

(See Rule VII, S. 4, Rules of 1932)

Section 7. Where there are two or more show giving clubs or associations not specialty clubs located in the same show territory, the jurisdiction of said clubs or associations shall be concurrent.

(See Rule VIII, S. 4, Rules of 1932)

Section 8. The use of a club’s name for show purposes cannot be transferred.

(See Rule VIII, S. 1, Rules of 1932)

Section 9. If a non-member club or association wishes to hold a dog show it must apply to the American Kennel Club, on a form which will be supplied by the American Kennel Club upon request, for leave to hold such show stating in the application the day or days upon which and the place where it desires to hold such show and giving to the American Kennel Club such information with regard to the constitution and bylaws, and the names of the officers and members and the financial responsibility of the applying non-member club or association as the American Kennel Club may demand and shall pay a license fee for the privilege of holding such show, the amount of which fee shall be fixed and determined by the Board of Directors of the American Kennel Club and shall make a deposit of twenty-five ($25.00) dollars as well. This application will be referred to the Board of Directors of the American Kennel Club which will consider the same and notify the non-member club or association of its approval or disapproval of the dates and place selected. If the Board of Directors shall approve and the show shall be given at the time and place applied for, the deposit of twenty-five ($25.00) dollars will be returned, or if the Board shall disapprove, the license fee and the deposit of twenty-five ($25.00) dollars will be returned to said non-member club or association. If the non-member club or association shall fail to hold its show at the time and place which have been approved the deposit of twenty-five ($25.00) dollars shall become the property of the American Kennel Club, but the amount of the license fee will be returned.

(See Rules IX, S. 5, Rules of 1932)

Section 10. A member specialty club may hold a show confined to the breed or related breeds which it sponsors and such show shall carry a championship rating according to the schedule of points of the breed or breeds for which the show is given.

(See Rule XXI, S. I, Rules of 1932)
Section 11. A member specialty club may hold a show confined to American-bred dogs only in which show winners classes may be included and championship points awarded provided that the necessary regular classes are included in the classification.

(See Regulation, Rules of 1932)

Section 12. A non-member specialty club may be licensed to hold a show, if the consent in writing that it may be given first shall be obtained from the member specialty club formed for the improvement of the breed or related breeds sought to be shown which first was admitted to be a member of the American Kennel Club which member club is commonly known as the Parent Club. If a Parent Club unreasonably shall refuse to give its consent in writing to the holding of such show the non-member specialty club may appeal to the Board of Directors of the American Kennel Club at any time after one month from the time when said consent was requested and said Board shall hear the parties and in its discretion may issue a license to the non-member specialty club to hold such show.

(See Rule XXI, S. 2, Rules of 1932)

Section 13. Where a non-member specialty club considers as its specialty show the breed classes at an all-breed show, consent of the parent member specialty club must be secured but no fee will be charged by the American Kennel Club.

(See regulation, American Kennel Gazette, July 1932)

Section 14. The Board of Directors of the American Kennel Club may, in its discretion, grant permission to clubs to hold sanctioned matches which sanctioned matches shall be governed by such simple rules and regulations as from time to time shall be determined by the Board of Directors.

(See Rule IX, S. 10, and Regulation, Rules of 1932)

Section 15. The Board of Directors of the American Kennel Club will not approve applications for shows where dates conflict unless it be shown that the granting of such application will not work to the detriment of either show which has applied.

(See Rule IX, S. 1. Rules of 1932)

Section 16. Any club holding a show for charity if requested must submit to the American Kennel Club a complete financial statement and receipt from the organization for which the show was held within ninety days of show.

(See Regulations, Rules of 1932)

Section 17. The duration of a dog show shall not exceed three days, unless permission be granted by the American Kennel Club for a longer period.

(See Rule IX, S. 7 and Regulation, Rules of 1932)

CHAPTER 6

DOG SHOWS

THE SECOND STEP

APPROVAL OF CLASSIFICATION AND OF PRIZES
After a club or association has been granted permission by the American Kennel Club to hold a show and before its premium list shall be printed it must send to the American Kennel Club for approval two copies setting forth in detail the breed classification, money and ribbon prizes and special prizes which it wishes to give. If the American Kennel Club shall approve the Secretary of the American Kennel Club will return one of said copies, stating that the same has been approved. This endorsement of approval must appear at the head of the classification in the premium list of the show giving club. No changes may be made after such official endorsement have been given.

(See Rule VII, S. 18, Rules of 1932)

CHAPTER 7

DOG SHOWS

CLASSES

Section 1. The regular official classes of the American Kennel Club shall be confined to all breeds recognized by the American Kennel Club as being distinct breeds of purebred dogs (See Chapter 2) and in addition if desired may be extended to the following varieties of distinct breeds, viz:

Beagles not exceeding 13 inches in height.
Beagles over 13 inches but not exceeding 15 inches in height.
Dachshunde – Smooth
Dachshunde – Wire-haired and Long-haired
English Toy Spaniels – King Charles and Ruby
English Toy Spaniels – Blenheim and Prince Charles
Retrievers-Curly
Retrievers – Flat Coated
Saint Bernards-Rough
Saint Bernards – Smooth
Spaniels – Solid color Cocker
Spaniels – Parti-color Cocker

(See Rules VII, S. 17, Rules of 1932)

Section 2. The regular official classes of the American Kennel Club shall be as follows, viz:

Puppy
Novice
American-bred
Limit
Open
Winners

(See Rule VII, S. 3, Rules of 1932)

Section 3. The Puppy Class shall be for dogs six months and not exceeding twelve months of age. No puppy may be entered whose date of birth, name of breeder, sire or dam is unknown. This class shall be open only to puppies whelped in the United States of America or Canada.
The age of a dog shall be calculated up to and inclusive of the day preceding the show. For example, a dog whelped on January 1 is not eligible to compete in a puppy class at a show the first day of which is January 1 of the following year.

(See Rule VII, S. 4, Rules of 1932)

Section 4. The Novice Class shall be for dogs six months of age and over never having won a first prize at a show in any regular official class including winners class, wins in puppy classes excepted. In determining whether a dog is eligible for this class, no award received on or after the official date of the closing of entries for a show at which the dog is to be shown will be counted. Only dogs whelped in the United States of America or Canada shall be eligible. The entry blank shall state the name of breeder and the place and date of birth of dog.

(See Rules VII, S. 5, Rules of 1932)

Section 5. The American-bred Class shall be for all dogs six months of age and over whelped in the United States of America if the dam was owned by a resident of the United States at the time of mating. Champions barred. The entry blank shall state the name of the breeder and the place and date of birth of dog.

(See Rule VII, S. 6, Rules of 1932)

Section 6. The Limit Class shall be for all dogs six months of age and over except champions.

(See Rule VII, S. 7, Rules of 1932)

Section 7. The Open Class shall be for any dog six months of age and over except in a member specialty club show held only for American-bred dogs, in which case the Open Class shall be only for American-bred dogs.

(See Rule VII, S. 8, Rules of 1932)

Section 8. The Winners’ Class for which there shall be no entry fee, shall be open only to undefeated dogs, which have won first prizes in either the Puppy, Novice, American-bred, Limit or Open Classes.

After the winner’s prize has been awarded, any dog that has been placed second in any previous class to the dog awarded winners and which has not been defeated by any other dog, shall compete with the remaining first prize winners, for reserve winners. No eligible dog may be withheld from competition. The Winners’ Class may be divided by sex, provided the American-bred and Open Classes are so divided.

Winners’ Classes shall be allowed only at shows where American-bred and Open Classes shall be given.

A member specialty club holding a show for American-bred dogs only, may include Winners’ Classes, provided the necessary regular classes are included in the classification.

(See Rule VII, S. 9, and Regulation, Rules of 1932)

Section 9. The Miscellaneous Class shall be open to such recognized breeds of dogs, as may be determined by the American Kennel Club, which have not otherwise been provided for in the premium list. Entries in this class shall specify the breed of the exhibit. Dogs entered in this class are ineligible to compete in group competition. This class may be divided by sex.

(See Rules VII, S. 11, Rules of 1932)
Section 10. Bench show Committees may provide such other classes of recognized breeds as they may choose, provided they do not conflict with the conditions of the above mentioned classes. No class, however, may be given in which more than one breed may be entered except as provided in these rules and regulations.

(See Rule VII, S. 12, Rules of 1932)

Section 11. No class shall be provided for any dog under six months of age excepting only at sanctioned matches when approved by the American Kennel Club.

(See Rule VII, S. 4, Rules of 1932)

Section 12. No winners’ class, or any class resembling it, shall be given at sanctioned matches.

(See Rule IX, S. 12, Rules of 1932)

Section 13. A club of association holding a show may give six group classes not divided by sex, such groups to be arranged in the same order and to comprise the same breeds as hereinbefore set forth in Chapter 2. All dogs designated by their respective breed judges “Best of Breed” at the show at which these group classes shall be given shall be eligible to compete in the group classes to which they belong according to this grouping. All entries for these groups classes shall be made after the judging of the regular official classes of the American Kennel Club has been finished and no entry fee shall be charged. In the event that the owner of a dog designated “Best of Breed” shall not enter the dog in the group class to which it is eligible no other dog of the same breed shall be allowed to compete.

(See Rule VII, S. 20, Rules of 1932)

Section 14. If a club or association holding a show shall give these six group classes it must also give a “Best in Show” class in which the six dogs winning the first prize in the six group classes must be entered, but for which no entry fee shall be charged. The winner of this class shall be entitled “The Best in Show.”

(See Rule VII, S. 21, Rules of 1932)

Section 15. A club or association holding a show if it gives brace classes in the several breeds also may give six brace groups classes not divided by sex, such groups to be arranged in the same order and to comprise the same breeds as hereinbefore set forth in Chapter 2. All braces of dogs designated by their respective breed judges “Best of Breed” at the show at which these brace group classes shall be given shall be eligible to compete in the brace group classes to which they belong according to this grouping. All entries for these brace group classes shall be made after the judging of the regular official classes of the American Kennel Club has been finished and no entry fee shall be charged. In the event that the owner of a brace of dogs designated “Best of Breed” shall not enter the brace of dogs in the group class to which it is eligible no other brace of dogs of the same breed shall be allowed to compete.

Section 16. If a club or association holding a show shall give these six group classes it must also give a “Best Brace in Show” class in which the six braces of dogs winning the first prizes in the six group classes must be entered, but for which no entry fee shall be charged. The winner of this class shall be entitled “The Best Brace in Show.”

Section 17. A club or association holding a show if it gives team classes in the several breeds also may give six team group classes not divided by sex, such groups to
be arranged in the same order and to comprise the breeds as hereinbefore set forth in Chapter 2. All teams of dogs designated by their respective breed judges “Best of Breed” at the show at which these team group classes shall be given shall be eligible to compete in the team group classes to which they belong according to this grouping. All entries for these team group classes shall be made after the judging of the regular official classes of the American Kennel Club has been finished and no entry fee shall be charged. In the event that the owner of a team of dogs designated “Best of Breed” shall not enter the team of dogs in the group class to which it is eligible no other team of dogs of the same breed shall be allowed.

Section 18. If a club or association holding a show shall give these six group classes it must also give a “Best Team in Show” class in which the six teams of dogs winning the first prizes in the six group classes must be entered, but for which no entry fee shall be charged. The winner of this class shall be entitled, “The Best Team in Show.”

CHAPTER 8

DOG SHOWS

RIBBONS, MONEY PRIZES AND SPECIAL PRIZES WHICH MAY BE OFFERED

Section 1. All clubs or associations holding dog shows under the rules of the American Kennel Club, except sanction matches, shall use the following colors for their prize ribbons or rosettes, in the regular official classes of the American Kennel Club and group classes.

First prize – Blue
Second prize – Red
Third prize – Yellow
Fourth prize – White
Winners – Purple
Reserve Winners – Purple and White
Best of Winners – Blue and White
Special prize – Dark Green
Best of Breed – Purple and Gold

and shall use the following colors for their prize ribbons in all additional classes:

First prize – Rose
Second prize – Brown
Third prize – Light Green

(See Rule XX, S. 1, Rules of 1932)

Section 2. Each ribbon or rosette, except those used at sanctioned matches, shall be at least 2 inches wide, and approximately 8 inches long; and bear on its face a facsimile of the seal of the American Kennel Club, the name of the prize, and the name of city or town where show is given.

(See Rule XX, S. 2, Rules 1932)

Section 3. If ribbons are given at sanctioned matches, they shall be of the following colors, but may be of any design or size.
First prize – Rose
Second prize – Brown
Third prize – Light Green
Special prize – A combination of any of these colors
(See Rule IX, S. 11, Rules of 1932)

Section 4. If money prizes are offered, a fixed amount for each prize shall be stated.
(See Rule XVII, S. 5, Rules of 1932)

Section 5. No special prize shall be offered at All Breed Shows which cannot be awarded automatically with the exception of existing specials which have still to be won outright, and special prizes offered for best of opposite sex in classes where dogs of both sexes are competing together, and special prizes for best of height, color or variety in breeds where the Winners Classes are permitted to be and are so divided. A club may refuse to offer at its show any existing unwon unclassified special prizes.
(See Rule XVII, S. 5, S. 8, Rules of 1932)

Section 6. A specialty club may offer at any specialty show of the club, special prizes for Best Dog or Bitch in Puppy Classes, Best Dog or Bitch in Novice Classes, Best Dog or Bitch in American-Bred Classes, Best Dog or Bitch in Limit Classes, Best Dog or Bitch in Open Classes and Best Dog or Bitch in Bred by Exhibitor Classes.

Section 7. All special prizes not money which may be offered shall be accurately described or the value stated. Stud services shall not be accepted as a special prize.
(See Rule XVII, S. 5, Rules of 1932)

Section 8. A complete list of the regular special prizes of a specialty club which it offers throughout the year must be sent to the American Kennel Club to be there on file for reference in case of dispute.
(See Rule XVII, S. 4, Rules of 1932)

CHAPTER 9

DOG SHOWS

THE THIRD STEP

APPROVAL OF JUDGES

Section 1. After a club or association has been granted permission by the American Kennel Club to hold a show it must send to the American Kennel Club at least three weeks before the premium list is due to be issued for the approval of the Board of Directors of the American Kennel Club, a list of the names and addresses of the Judges which it has selected to judge its show, giving in each instance the particular breed or breeds of dogs and group classes if any, which it is desired that each one shall pass upon. If said Board of Directors shall so approve the Secretary of the American Kennel Club will inform the show-giving club that the list of Judges has been approved.

The show-giving club must not advertise or publish the name or names of any of the judges which is has selected until the complete list selected has been approved.
(See Regulation, Rules of 1932)
Section 2. Bench show committees or superintendents, shall, in every instance, notify appointed judges of the breeds and group classes upon which they are to pass, and such notifications shall be given before the publication of the premium lists.  
(See Rule IX, S. 14, Rules of 1932)

CHAPTER 10

DOG SHOWS

WHO MAY JUDGE AND HOW LICENSED AND OR SELECTED

Section 1. Any reputable person who is in good standing with the American Kennel Club may apply for leave to judge any breed or breeds of purebred dogs which in his opinion he or show is qualified by training and experience to pass upon, with the exception of persons connected with any publication in the capacity of solicitor for kennel advertisements, persons connected with dog food, dog remedy or kennel supply companies in the capacity of solicitor or salesman, persons employed in and about kennels, person who buy, sell and in any way trade or traffic in dogs as a means of livelihood in whole or in part, whether or not they be known as dealers, (excepting in this instance recognized private and professional handlers to a limited extent as will later appear), and professional show superintendents.  
(See Rule XIII, S. 11, and Regulation, Rules of 1932)

Section 2. A recognized private and or professional handler of dogs may apply for license to judge at sanctioned matches and or member specialty club shows only, any breed or breeds or purebred dogs which in his opinion he or she is qualified by training and experience to pass upon.

Section 3. The application for license to judge must be made on a form which will be supplied by the American Kennel Club upon request and when received by said club will be placed before the Board of Directors of the American Kennel Club who shall determine in each instance whether a license shall issue.  
(See Regulation, Rules of 1932)

Section 4. The American Kennel Club will not approve as judge for any given show the superintendent, Secretary, or veterinarians, or club officials of said show acting in any one of these three capacities and such person cannot officiate or judge at such show under any circumstances.  
(See Rule XIII, S. 10, Rules of 1932)

Section 5. No person shall be eligible to judge at any show held under the rules of the American Kennel Club unless he or she holds a license granted by the American Kennel Club except persons approved to judge at sanctioned matches, and unless after the opening of a show an advertised judge shall be unable to fill his engagement and no other judge licensed to pass upon the breed or breeds which the absent judge was to do shall be available in which event the bench show Committee of that show shall have the power to select as substitute judge any reputable person who is in good standing with the American Kennel Club, has never been refused a license to judge by the American
Kennel Club, and does not come within the description of those persons ineligible to be licensed to judge as set forth in Section 1 of this Chapter.

(See Rule XIII, S. 1 and S. 3, Rules 1932)

Section 6. If an advertised judge shall not be present or shall be unable to judge his appointed breed or breeds at any given show after the show has opened, the bench show Committee of that show shall provide a substitute judge in his or her place, and in that event the owners of dogs to be judged by the substitute judge may refuse to bring their dogs into the ring for competition and may withdraw them from the show but shall not be entitled to a return of the entry fees paid for entering the dogs at that show.

(See Rule XIII, S. 3, Rules of 1932)

Section 7. A bench show Committee which shall be informed at any time prior to a week before the opening day of a given show that an advertised judge cannot or will not fulfill his engagement to judge, shall substitute a judge in place of such advertised judge, which substitute judge must be approved by the American Kennel Club and shall give notice to all those who have entered dogs in the Classes allotted to be judged by the advertised judge of the name of the judge selected in place of the advertised judge shall be permitted to withdraw their entries at any time prior to the opening day of the show and the entry fees paid for entering the dogs withdrawn from that show shall be repaid to them.

(See Rule XIII, S. 3, Rules of 1932)

Section 8. Persons who have been refused a license to judge by the American Kennel Club, or whose licenses have been revoked, or who are specifically denied the right to judge by any rules of the American Kennel Club, shall not officiate as judges at sanctioned matches.

(See Rule IX, S. 13, Rules of 1932)

Section 9. In case the regularly selected judge shall have judged part of the classes of a breed and then finds it impossible to finish, a substitute judge may be selected by the bench show Committee in which event the awards made by the regular judge shall stand, and the substitute shall judge only the remaining classes and specials, and no dogs entered under the regularly selected judge shall be withheld from competition nor entry fees repaid.

(See Rule XIII, S. 4, Rules of 1932)

Section 10. Should a judge be substituted for the regular judge because of the absence of the latter, and while the substitute is judging the regular judge arrives, the substitute judge shall finish the entire judging of the breed or group class he is adjudicating upon.

(See Rule XIII, S. 5, Rules of 1932)

CHAPTER 11

DOG SHOWS

SELECTION OF SUPERINTENDENTS, SECRETARY OF THE SHOW AND VETERINARIAN
When a club or association, which has been granted permission to hold a show, sends to the American Kennel Club in duplicate it list of Judges to be approved, it must enclose with that list the names and addresses of its proposed Superintendent, Secretary of Show, and Veterinarian or Veterinarians, all of whom must be approved by the Board of Directors of the American Kennel Club before the premium list of the show can be printed.

(See Regulation, Rules of 1932)

CHAPTER 12

DOG SHOW SUPERINTENDENT

Section 1. The Superintendent of a Dog Show held under the rules of the American Kennel Club must hold a license from the American Kennel Club. Any reputable person who is in good standing with the American Kennel Club may apply to said Club for license to act as Superintendent of a Dog Show, which application must be made on a form which will be supplied by said Club upon request and when received by said Club will be placed before the Board of Directors of the American Kennel Club which shall determine whether the applicant is reasonably qualified from training and experience to act as Superintendent of a Dog Show and whether a license shall issue.

(See Rule XXIII, Rules of 1932)

Section 2. The fee for being granted a license to be a permanent Superintendent shall be determined by the Board of Directors of the American Kennel Club and at present is twenty-five ($25.00) dollars, and the fee for renewal of said license each year shall be determined in like manner and at present is ten ($10.00) dollars.

The fee for being granted a license to superintend one show only shall be determined in like manner and at present is five ($5.00) dollars for each show for which license is issued.

No permanent license will be issued to any person until he or she has superintended at least three dog shows, and no judge shall be granted a license also to be a superintendent.

(See Regulation, Rules of 1932)

CHAPTER 13

DOG SHOW SECRETARY

Any reputable person who is in good standing with the American Kennel Club may act as Secretary of a Dog Show.

CHAPTER 14

VETERINARIAN OF DOG SHOW

HIS DUTIES AND POWERS

Section 1. Any reputable person who is in good standing with the American Kennel Club and who has been duly qualified to practice by the laws of the State where the show is to be held may act as Veterinarian of a Dog Show.
Section 2. Every dog show shall have one or more qualified veterinarians, one of whom shall be in attendance before and during the entire progress of the show. The veterinarian, or one of his assistants, must examine every dog before it can be admitted to the show. The veterinarian must indicate on the identification card of each dog after examining it, a certification of such examination, and no dog shall be considered officially admitted to a show until this stamp is so attached. Any exhibitor must show the identification card of his dog to the steward upon entering the ring if requested so to by any competing exhibitor and if said card shall not contain the certification of the veterinarian the steward shall see to it that said dog is removed from the show.

(See Rule XXII, S. 1, Rules of 1932)

Section 3. If there be more than one veterinarian, one shall be designated as chief veterinarian, and his decision shall be final in all cases. Should the chief veterinarian be incapacitated at any time during the show, one of his assistants, or another veterinarian shall be designated to take his place.

(See Rule XXII, S. 1, Rules of 1932)

Section 4. The regularly designated chief veterinarian shall determine the physical condition of dogs during the show. When appealed to by a judge, or when giving an opinion on a protest to decision in writing. A dog once disqualified by a veterinarian’s report, shall not be eligible for entry at any subsequent show, until reinstated through an appeal to the American Kennel Club.

(See Rule XXII, S. 2, Rules of 1932)

Section 5. Show managements shall furnish to veterinarians a self-inking rubber stamp or punch for certification on identification cards as required by the provisions of Section 2 of this Chapter. Veterinarians also shall be furnished with a handy receptacle, containing a proper disinfectant for use after handling a dog suffering from or suspected of suffering from a communicable disease.

A Veterinarian who desires a dog’s mouth to be opened, shall request the owner, or person in charge, to open it, in order that the veterinarian shall not bring his hands in contact with possibly infected secretions. Veterinarians first should examine dogs shipped to shows as soon as possible after the dogs’ arrival, so that such dogs may be taken from their crates with as little delay as possible.

(See Rule XXII, S. 1, Rules of 1932)

Section 6. At shows of more than one day duration, every dog shall be examined before twelve o’clock noon of each day after the first day. Any dog believed or found to be suffering from any communicable disease shall be refused admission to, or be immediately removed from the precincts of the show; any dog suspected of suffering from any communicable disease shall be quarantined and kept under observation until the veterinarian shall decide either to exclude it form, admit it to, or allow it to remain in a show.

(See Rules XXII, S. 1, Rules of 1932)
PREMIUM LISTS AND ENTRY FORMS

Section 1. A club or association which has been granted permission to hold a dog show and has obtained the necessary approval of its breed classification, money and ribbon prizes, special prizes, judges list, superintendent, show Secretary and veterinarians and has notified each judge as hereinbefore more fully provided, must next cause premium lists and entry forms to be printed to be sent to the prospective exhibitors.

Section 2. Premium lists may either be in long or condensed form and in order to insure uniformity it is recommended that any club or association giving its first show shall apply to the Secretary of the American Kennel Club for samples or for advice in making up its premium list.

Two copies of the premium list when printed must be sent to the Secretary of the American Kennel Club at the time of distribution.

(See Regulation, Rules of 1932)

Section 3. A dog show will not be recognized as an American Kennel Club Show unless the official endorsement of the premium list, signed by the Secretary of the American Kennel Club, be published at the head of the classification. No change in the classification shall be allowed after such official endorsement.

If the show shall be given by a club or association not a member of the American Kennel Club the words “Licensed Show” must be plainly printed on the title page of the premium list.

(See Regulation and Rule XIV, S. 1, Rules of 1932)

Section 4. The premium list shall contain a list of the officers of the show-giving club, of all officials of the show and of all judges who are to officiate. The exact location of the show must be specified and the date or dates on which it is to be held.

(See Rule XIV, S. 2, Rules of 1932)

Section 5. Except at specialty club shows the general classification of recognized breeds divided into groups and in the same order as set forth in Chapter 2, with the varieties of distinct breeds as described in Section 1 of Chapter 7 added thereto, in their proper groups and alphabetical position shall be published in the premium list, except when a condensed form of premium list is used, in which breeds in which classes may be given which vary according to heights, weights, colors, etc., may be omitted from the general classification and listed in official alphabetical order, immediately following the general classification.

(See Rule VII, S. 1, Rule XVI, S. 3, Rules of 1932)

Section 6. If a club or association giving an all-breed show permits a specialty club to hold a specialty show in conjunction with it, the classification for the breed of the specialty club shall be omitted from the premium list must designate one of said judges only to judge all specials in which both sexes or different varieties of the same breed shall compete.

(See Regulation, Rules of 1932)
Section 7. When more than one Judge has been selected to pass upon one breed, the premium list must designate one of said judges only to judge all specials in which both sexes or different varieties of the same breed shall compete.

(See Regulation, Rules of 1932)

Section 8. A show-giving club shall assume the responsibility of collecting all listing fees for the American Kennel Club, which fact shall be stated in the premium list.

(See Rules XIV, Rules of 1932)

Section 9. Such extracts from the rules as shall be designated by the Board of Directors of the American Kennel Club shall be furnished with every premium list.

(See Rule XVI, S. 4, Rules of 1932)

Section 10. Bench Show Committees may make such regulations or additional rules for the government of their shows as shall be considered necessary provided such regulations or additional rules do not conflict with any rule of the American Kennel Club. Such regulations or additional rules shall be printed in the premium list and violations thereof shall be considered the same as violations of the rules and regulations of the American Kennel Club.

(See Rule IX, S. 8, Rules of 1932)

Section 11. No specials may be accepted, or offered, by any show-giving club, unless they have been published in the premium list of the show nor may any be withdrawn, or the conditions thereof changed after they have been published in the premium list. The only exception to this rule is that where a mistake has been made in publishing a specialty club’s regular specials or a special offered by an individual, prizes shall be awarded in accordance with the conditions stated in the original written terms of the gift, or, if there be no such written terms, in accordance with the conditions set forth in the first premium list of any show at which they were offered. The show-giving club shall be responsible for the errors made by it in publishing offers of special prizes; and shall, in the event of error, award prizes of equal value.

(See Rule XVII, S. 3, Rules of 1932)

Section 12. Regular specials, offered by a member club, need not be printed in full in the premium list, but may be referred to in any words which will identify them.

(See Rule XVII, S. 4, Rules of 1932)

Section 13. Every premium list shall specify the date on which the entries for the show shall close. All entries must be received in time for publication in the catalog.

(See Rule XI, S. 14, Rules of 1932)

CHAPTER 16

DOG SHOWS

THE FIFTH STEP

ENTRIES AND ENTRY FEES

Section 1. Every dog entered in a show given under the rules of the American Kennel Club must be registered or “listed” with the American Kennel Club before being
exhibited. All listing fees shall be collected by the show-giving club or association and the amount thereof shall be paid to the American Kennel Club within seven (7) days after the closing of the show.

(See Rule XI, S. 7, Rules of 1932)

Section 2. Every dog entered in a show shall be the property of the person making its entry, and the right to exhibit a dog cannot be transferred. If an entry be made in the name of an agent and the name of the owner be not given, the win of the dogs shall be cancelled. If a dog be entered in the name of an association, the name of the association and a list of its officers shall appear on the entry form at the time of the making of such entry. The entry must clearly state the name, sex and color, (if entered in classes divided by color) of the dog, the American Kennel Club registration number, the date of birth, name of sire and dam, and the name of the breeder. Should any of these particulars be unknown to the exhibitor, it shall be so stated on the entry form. No dog shall be entered in the Puppy, Novice, or American-bred Class unless all the particulars respectfully required for competition in these classes by Chapter 7 of these Rules and Regulations are known and stated on the entry forms.

(See Rule XIV, S. 5, Rules of 1932)

Section 3. No entry shall be received from any person who is not in good standing with the American Kennel Club on the day of the closing of the entries. Before accepting any entries, a list of persons not in good standing must be obtained by the show superintendent or show Secretary from the American Kennel Club.

(See Rule XI, S. 15, Rules of 1932)

Section 4. No entry shall be made under a kennel name unless that name has been registered with the American Kennel Club. All entries made under s kennel name must be signed with the kennel name followed by the word “registered.” An “exhibitor” or “entrant” is the individual, or if a partnership all the members of the partnership exhibiting or entering in a dog show. In the case of such entry by a partnership every member of the partnership shall be in good standing with the American Kennel Club before the entry will be accepted; and in case of any infraction of these rules, all partners shall be held equally responsible.

(See Rule XI, S. 3, Rules of 1932)

Section 5. If clerical errors or omissions be made in entering a dog at a show such as the incorrect name of the dog, the incorrect registration number of the dog, the incorrect name of the breeder or of the sire or dam of the dog, or of its place and date of birth or of its sex, color or breed; the exhibitor shall be reprimanded and if he shall offend a second time, a fine of $1.00 shall be imposed for each such offence and the person making such incorrect entry shall be suspended from the privileges of the American Kennel Club if the fine shall not be paid within sixty (60) days of the date when said fine was imposed.

(See Rule XI, S. 9, Rules of 1932)

Section 6. Owners are responsible for errors in making out entry forms, whoever may make such errors.

(See Rule XI, S. 13, Rules of 1932)

Section 7. A dog, wrongly entered in a class, may not be transferred to another class; nor may any alteration be made on the entry form.
Section 8. A dog that is blind, deaf, lame, castrated, spayed, dyed, or whose appearance has been changed by artificial means other than those recognized by the standard of its breed shall be ineligible to compete at any show, except in the case of lameness, when the veterinarian certifies that such lameness is only temporary, and any dog whose ears have been cropped or cut in any way shall be ineligible to compete at any show in any state where the laws prohibit the same except subject to the provisions of such laws.

(See Rule XI, S. 1, Rules of 1932)

Section 9. No dog which has had distemper or other communicable disease shall be entered at any show unless it has been fully recovered from said disease for a period of two months previous to the date of entry. No dog which is known to have been in contact with distemper or other communicable disease or kenneled or kept on premises where there has been such disease shall be entered for any show, unless for a period of two months previous to the date of entries it has been free from any symptoms of distemper or other communicable disease. Violation of this rule may subject those guilty to disqualification for life.

(See Rule XI, S. 2, Rules of 1932)

Section 10. A dog may be entered, either for exhibition or for specials, or for certain breed specials, which must be specified on the entry blank.

(See Rule XVII, S. 6, Rules of 1932)

Section 11. No dog not regularly entered in a show shall be allowed within the show precincts unless engaged as a special attraction with the approval of the American Kennel Club.

(See Rule XI, S. 16, Rules of 1932)

Section 12. The Superintendent, Secretary of the show, veterinarians, or club officials acting at a show in any of these capacities, shall not exhibit, or act as agent at that show. A judge at a show shall not exhibit, act as agent or handler at such show and dogs belonging wholly or in part, to any of the above officials, or to any member of their immediate household, shall be ineligible for competition or exhibition at such show.

(See Rule XI, S. 4, Rules of 1932)

Section 13. No entry shall be made at any show under a judge of any dog which said judge has been known to have owned, sold, held under lease or boarded within one year prior to the date of the show.

(See Rule XI, S. 17, Rules of 1932)

Section 14. Any show-giving club which accepts an entry fee other than that published in its premium list, or in any way discriminates between exhibitors or entrants shall be disciplined.

(See Rule XI, S. 10, Rules of 1932)

Section 15. No bench show Committee may decline any entries, or may remove any dog from its show unless for cause and must send in each such instance proof acceptable to the American Kennel Club of its reasons for so doing or it shall be disciplined.
(See Rule XI, S. 11, Rules of 1932)

CHAPTER 17

DOG SHOWS

JUDGING PROGRAM AND STEWARDS

Section 1. Any club of association which shall give a dog show must send out in advance to every exhibitor a program showing the time scheduled for the judging of the various breeds, which program shall be adhered to as nearly as possible, and no breed shall be judged prior to the time stated on said program.

(See Regulation, Rules of 1932)

Section 2. It is recommended that clubs or associations giving dog shows provide two stewards for each ring in order to expedite the prompt disposition of all classes.

No one shall be appointed a steward whose license to judge or superintend has been revoked or who is under suspension by the American Kennel Club, from it privileges.

(See Regulation, Rules of 1932)

CHAPTER 18

DOG SHOWS

THE SIXTH STEP

THE CATALOG

Section 1. Every bench show Committee shall provide a printed catalog which shall contain all particulars required of exhibitors entering dogs as hereinafter provided. It shall contain also a list of all officers and the bench show Committee, names and complete addresses of all judges, superintendent or Secretary of the show, veterinarians, and all exhibitors.

(See Rule IV, S. 1, Rules of 1932)

Section 2. Every catalog must bear on its cover: “This show is held under American Kennel Club Rules.”

(See Regulation, Rules of 1932)

Section 3. If the show shall be given by a club or association not a member of the American Kennel Club the words “Licensed Show” must be plainly printed on the title page of the catalog.

(See Regulation, Rules of 1932)

Section 4. The catalogs shall be in book form 6 x 9 inches in size. It shall contain the names and particulars of every dog entered in the show, arranged as follows; catalog number, the name of owner, the name of the dog, the American Kennel Club registration number, the name of the sire and dam, the date of birth, and the breeder. If not registered, a dog shall be listed and so marked. It also shall contain in
each breed when given the regular official classes of the American Kennel Club in their order with their respective entries, after which additional classes with their respective entries may be placed.

(See Rules IV, S. 2, Rules of 1932)

Section 5. The schedule of points toward championship governing each breed in the show shall be published in the catalog.

(See Rule IV, S. 3, Rules of 1932)

Section 6. Except at specialty club shows, the general classification of recognized breeds divided into six groups and in the same order as set forth in Chapter 2, with the added varieties of distinct breeds as described in Section 1 of Chapter 7 added thereto in their proper groups and alphabetical position shall be published in the catalog.

(See Rule VII, S. 2, Rules of 1932)

Section 7. A complete list of all special prizes offered at the show including in detail the regular specials offered by member clubs of the American Kennel Club shall be printed in the catalog.

(See Rule XVII, S. 4, Rules of 1932)

Section 8. All dogs entered either for exhibition, or specials, shall be entered in the catalog, in special lists called “for exhibition only and for specials only”; this list to follow the winners bitch class, and the same entry fee charged, and same particulars given, as if entered in a regular class.

(See Rule XVII, S. 7, Rules of 1932)

CHAPTER 9

DOG SHOWS

THE LAST STEP

THE DOG SHOW

A

THE DOGS AND THEIR EXHIBITORS

Section 1. All dogs except puppies entered and received at shows, shall be kept on the benches or in the caged between the official opening and closing hours of the show except while their breed is being judged, or during the periods designated for exercise.

The exercising periods and the hours for the opening and the closing of a show shall appear in very premium list and catalog.

Puppies, irrespective of the classes in which they are entered, need not be brought to a show until the opening of the show on the day on which they are to be judged. They may be permanently removed form a show after the closing hour on the day their classes have been judged. Puppies need not be benched until after their classes have been judged.

(See Rule I, S. 2 and Rule VII, S. 4, Rules of 1932)
Section 2. Nothing shall be displayed on the bench or on the cage at a show except the kennel name and address, prizes and or ribbons won by the dog at the show, a sign containing the dog’s name, and awards won at that show and or a sign not larger than 11 x 14 inches offering dogs or puppies for sale. No other sign shall be placed at the back of the bench or cage.

(See Regulation, Rules of 1932)

Section 3. No badges or ribbon prizes shall be worn or displayed by an individual when exhibiting a dog in the ring.

(See Regulation, rules of 1932)

Section 4. Any club or association giving a dog show must provide arm cards and shall see that every person exhibiting a dog wears, when in the ring, an arm card containing thereon the catalog number of the dog being exhibited.

(See Regulation, Rules of 1932)

Section 5. Any club or association giving a dog show must provide in every ring a board upon which the awards must be written after each class is judged.

(See Regulation, Rules of 1932)

Section 6. Any dog entered and received at a show must compete in all classes in which it is entered.

(See Rule XI, S. 19, Rules of 1932)

Section 7. Any dog entered “for specials only” and received at a show must compete for all special prizes for which it is eligible.

(See Rule XI, S. 12, Rules of 1932)

Section 8. Any dog entered “for a specific special or specials” specified on its entry form and received at a show can and must compete only for such specific special prizes.

(See Rule XI, S. 12, Rules of 1932)

Section 9. No dog entered “for exhibition only” and received at a show can compete in any class or for any special prize.

(See Rule XI, S. 12, Rules of 1932)

Section 10. A dog, received at a show, unless specifically entered for specials, shall not be required to compete for same; but the presence of a dog at a show otherwise eligible to compete for a special prize shall be considered as making competition for such special prize even if the dog is not brought into the ring.

(See Rule XI, S. 12, Rules of 1932)

Section 11. No dog shall be allowed to compete for a special prize for which any dog which has previously beaten it at that show may be eligible to compete.

(See Rule XVII, S. 9, Rules of 1932)

Section 12. In any class where there is a limit of weight or height, the person in charge of a dog entered in such class may claim of the bench show Committee the right, at any time after the opening of the show and before the judging of its class, to have the dog weighed or measured; and the result shall be recorded and the dog weighed or
measured; and the result shall be recorded and hold good at the time of judging, at that show. If the dog shall be measured or weighed out of his class he shall be considered to have been wrongly entered in that class and cannot be transferred to any other class.

Any competing exhibitor or handler shall have the right, during the judging of the class, to demand the weighing or measuring of any dog whose record has not been registered officially. The bench show committee must appoint official weighers and measurers and provide scales and standard for this purpose.

(See Rule VII, S. 15, Rules of 1932)

Section 13. If any mature dog should be measured out of his class in accordance with the provisions of Section 12 of this chapter the owner may apply to the American Kennel Club for an official measuring of such dog.

Such measuring shall be done by some suitable person appointed for the purpose by the American Kennel Club and in the presence of a committee appointed by the American Kennel Club. If the dog should then again be measured out of his class that fact shall be noted on the official card of the dog at the offices of the American Kennel Club and said dog thereafter shall not be entered in any class from which he has been measured out. If the dog should then be measured within the limit of such class, the American Kennel Club will give the owner of the dog an official statement of that fact which will permit him to show the dog thereafter in all classes within the limit of height shown on the official statement by the measuring out by the Bench Show Committee in accordance with the provisions of Section 12 of this chapter will stand as official for the show at which it was made.

(See Regulation, American Kennel Gazette, September 1931)

Section 14. If a dog shall have been entered in any regular class for which it is ineligible, or in the name of an owner not in accordance with the recorded registration on file with the American Kennel Club, all prizes won by said dog in that class, including specials relating to the class, shall be cancelled by the American Kennel Club when the awards of the show are checked by the American Kennel Club from the judges' books. If cancellation occurs, all prizes shall be void if there is no dog of record to move up. In computing the championship points for a breed, said dog shall be counted as being in the show.

(See Rule XI, S. 8, Rule V, S. 1, Rules of 1932)

Section 15. If the win of a dog shall be cancelled, the dog next in order of merit shall be moved up, and the win of the dog moved up shall be counted the same as if it has been the original award. For this purpose, the judge shall place one dog reserve, after the regular prizes are awarded, if a dog of sufficient merit be available.

(See Rule V, S. 2, Rules of 1932)

Section 16. If the win of a dog shall be cancelled by the American Kennel Club, the exhibitor or entrant of the dog shall return all prizes for such win to the Secretary of the show-giving club within ten (10) days of receipt of notice from the American Kennel Club of said cancellation.

(See Rule V, S. 3, Rules of 1932)

Section 17. A protest against a dog may be made by any exhibitor, entrant or any member of a member club of the American Kennel Club. It shall be in writing, and be lodged with the Secretary of the show-giving club within seven (7) days of the last day of the show unless the same be made by the American Kennel Club, provided,
however, that a protest calling for a decision as to the physical condition of a dog which can be determined only by the veterinarian, shall be made before the closing of the show. No protest will be entertained unless accompanied by a deposit of five ($5.00) dollars, which will be returned if the protest is sustained. This does not apply to protests by the American Kennel Club, not to a protest made in the ring previous to the rendering of his decision by the judge.

(See Rule XVIII, S. 1, Rules of 1932)

Section 18. An appeal to the American Kennel Club from a decision of a bench show Committee may be taken and shall be forwarded to the American Kennel Club with seven (7) days of the date on which the decision was rendered together with a deposit of ten ($10.00) dollars. If the decision be sustained the deposit shall be forfeited, but if reversed, the deposit shall be returned.

(See Rule XVIII, S. 2, Rules of 1932)

Section 19. If a protest shall be made during the holding of a show the bench show Committee shall hold a meeting as soon as possible and give all parties concerned an opportunity to be heard and shall at once render its decision. If a protest shall be made subsequent to the show it shall be decided by the show-giving club within thirty (30) days of its receipt. Five days’ notice of the date and place of hearing shall be given to all parties concerned. Written copies of all decisions on protests shall be forwarded immediately to the American Kennel Club.

(See Rule XVIII, S. 3, Rules of 1932)

CHAPTER 19
THE DOG SHOW

CHAMPIONSHIP POINTS, BEST OF WINNERS AND BEST OF BREEDS

Section 20. At each authorized show, a certain number of points towards a championship shall be awarded to the winners dog and the winners bitch of each recognized breed, and or recognized variety thereof set forth in Chapter 2 and in Section 1 of Chapter 7 of these Rules and Regulations which shall be based on the actual number of dogs of the corresponding sex benched in that breed, according to the schedule of points as determined by the Board of Directors, if the winners class shall be divided by sex.

Only dogs entered in the regular official classes will be counted as being present for the purpose of championship rating.

(See Rule VI, S. 1, Rules of 1932)

Section 21. A dog winning any one of the group classes and having failed, through lack of competition in the regular classes of its breed, to gain a least two championship points shall be awarded a total of two championship points because of its win in its group class.

(See Rule VI, S. 1, Rules of 1932)

Section 22. Where the winners’ class is not divided by sex, championship points will be rated according to the total number of dogs and bitches actually competing.
Section 23. When the winners’ class is divided by sex, the judge shall have the winners’ dog and winners’ bitch compete for “Best of Winners’ and the dog thus designated shall be entitled to the number of points based on the number of dogs or bitches competing, whichever is greater, and then the dog so declared “Best of Winners’ shall meet any dogs entered for “Specials Only,” and the winner shall be adjudged “Best of Breed.”

Section 24. At shows in which the winners classes of certain breeds are divided into recognized varieties of those breeds as permitted by Section 1 of Chapter 7 of these Rules and Regulations, the procedure for computing championship points shall be the same as if each recognized variety were a separate breed except that there shall be only one Best of Breed. The best of each variety of the same breed must compete for Best of Breed and only the winner shall be allowed to compete in its group class.

Section 25. Winners of fifteen points under at least three different judges, six points of which shall have been won at two shows with a rating of three or more championship points each—shall thereby become Champions of Record, and when registered in the Stud Book, shall be entitled to a Championship Certificate. A dog becomes a champion when it is so officially recorded by the American Kennel Club.

Chapter 19
THE DOG SHOW

C
JUDGE

Section 26. A judge shall not exhibit his dogs or take any dog belonging to another person into the ring at any show at which he is officiating.

Section 27. A judge’s decision shall be final in all cases affecting the merits of he dogs. Full discretionary power is given to the judge to withhold any, or all, prizes for want of merit. After a class has once been judged in accordance with these rules, and regulations, it shall not be rejudged.

Section 28. A judge may order any person or dog from the ring. For the purpose of facilitating the judging, judges are required to exclude from the rings in which they are judging, all persons except the steward or stewards.

Section 29. A judge shall be supplied with a book called the judge’s book in which he shall mark all awards and all absent dogs. The original judges’ book at shows shall be in the custody of the judge, steward, superintendent, or superintendent’s assistant. None
other shall be allowed access to them. At the conclusion of the judging, the book must be signed by the judge and any changes which may have been made therein initialed by him.

(See Rule XIII, S. 7, Rules of 1932)

Section 30. A judge’s decision, as marked in the judge’s book, cannot be changed by him after filing but a clerical error appearing in the judge’s book may be corrected by the American Kennel Club after consultation with the judge.

(See Rule XIII, S. 12, Rules of 1932)

Section 31. The judge of each recognized breed shall designate as “Best of Breed” the best specimen, either male or female, entered in the regular official breed classes or for specials, but no dog shall be designated “Best of Breed” at a show at which said dog has had the winners ribbon withheld for lack of merit. The judge of each recognized breed may also designate the best brace and/or the best team of dogs of that breed, if brace and/or team classes are provided.

(See Rule VII, S. 19, Rules of 1932)

Section 32. All special prizes offered in any breed shall be adjudicated upon by the judge of that breed. An unclassified special is one not confined to one breed.

(See Rule XVII, S. 8, Rules of 1932)

Section 33. Only one Judge shall officiate in each Group Class and one Judge select the Best In Show. The Board of Directors suggest that whenever possible the Best in Show shall be determined by one who has not already judged any breed or group class of said show.

(See Regulation, Rules of 1932)

SECTION 34. If a judge disqualifies a dog at any show, he shall make a note in the judge’s book giving his reasons for such disqualifications.

CHAPTER 20

DOG SHOWS

THE END OF THE SHOW

Section 1. A show-giving club shall pay or distribute all prizes, offered at its show within thirty (30) days of the last day of the show.

(See Rule XVII, S. 1, Rules of 1932)

Section 2. A catalog, marked with the winnings and absent dogs in all classes, groups or otherwise, as well as awards of all specials, certified to by the Secretary of the show-giving club together with all judges’ book, all original entry forms and a report of the show shall be filed with the American Kennel Club and all listing fees shall be paid to the American Kennel Club within (7) days after the closing of a show. Penalty for noncompliance, one ($1.00) dollar for each day’s delay and such other penalties as may be imposed by the Board of Directors of the American Kennel Club.

(See Rule IV, S. 4, Rules of 1932)
Section 3. All superintendents shall mail to the secretaries of specialty clubs offering specials marked copies of the awards of all their specials.

(See Regulation, Rules of 1932)

CHAPTER 21

MISCELLANEOUS

Section 1. Bench show Committees and superintendents of dog shows shall be held responsible for the enforcement of all rules and regulations relating to shows and must provide themselves with a copy of the American Kennel Club rules and regulations for reference.

(See Rule IX, S. 9, and Regulation, Rules of 1932)

Section 2. All clubs holding shows under the American Kennel Club rules, must have available, through their bench show Committees, a copy of Pure-bred Dogs at each show.

(See Regulation, Rules of 1932)

CHAPTER 22

DISCIPLINE

Article XII of The Constitution and Bylaws of the American Kennel Club provides:

Section 1. Any club or association or person or persons interested in pure-bred dogs may prefer charges against any other club or association, or person or persons for conduct alleged to have been prejudicial to the best interests of pure-bred dogs, dog shows or field trials, or prejudicial to the best interests of the American Kennel Club, which charges shall be made in writing in duplicate setting forth in detail the nature thereof, shall be signed and sworn to by an officer of the club, association or by the person or persons making the same before some person qualified to administer oaths and shall be sent to the American Kennel Club together with a deposit of ten ($10.00) dollars, which sum shall become the property of the American Kennel Club if said charges shall not be sustained, or shall be returned if said charges are sustained, or if the American Kennel Club shall refuse to entertain jurisdiction thereof.

Section 2. The bench show or field trial Committee of any club or association which shall have received from the American Kennel Club permission to give a show or hold a field trial, as the case may be, shall have the right to suspend any person from the privileges of the American Kennel Club for conduct prejudicial to the best interests of pure-bred dogs, dog shows or field trials or prejudicial to the best interests of the American Kennel Club alleged to have occurred at and during the progress of such show or field trial after the alleged offender has been given an opportunity to be heard.

Duplicate notices of such suspension giving the name and address of the person suspended and full details as to the reasons for the suspension must be forwarded to the American Kennel Club within seven days of the rendering of the decision.

Section 3. Upon receipt of duly preferred charges the Board of Directors of the American Kennel Club at its election either may itself consider the same or send the same to a Trial Board for hearing.
In either case a notice which shall state that said charges have been filed and shall set forth a copy of the same in detail, shall be sent to the club or association, or person or persons against which or whom said charges have been referred, which club or association or person or persons shall therein be known as and called the defendant.

Said notice also shall set forth a time and place at which the defendant may attend and present any defense or answer which the defendant may wish to make.

If the defendant shall fail or refuse to appear or to present a defense at the time and place designated for the hearing of said charges, the Board of Directors or the Trial Board to which said charges have been referred may suspend the defendant from the privileges of the American Kennel Club for a period of six months or until such time as the defendant shall appear and present a defense.

Section 4. The Board of Directors of the American Kennel Club shall have the power to investigate, or appoint a Committee to investigate, any matters which may be brought to its attention in connection with the objects for which this club was founded and, if in its opinion such action is warranted, may refer the same to a Trial Board, in which event the matter so referred shall have the same standing as if charges has been preferred.

Section 5. The Board of Directors of the American Kennel Club shall have power, by a two-thirds vote of those present at any meeting, to suspend until the next meeting of the club, any member or delegate, for violation of the Constitution, Bylaws or Rules of the American Kennel Club.

Section 6. The Board of Directors of the American Kennel Club shall have power to prefer charges against any association, or other club, or person or person, for conduct alleged to be prejudicial to purebred dogs, dog shows, or field trials or to the best interests of the American Kennel Club, and pending the final determination of any such charges, may withhold the privileges of the American Kennel Club from any such other person or body against whom charges are pending.

Section 7. The American Kennel Club shall have the power, by a two-thirds vote of the delegates present at any regular meeting, to suspend from the privileges of the American Kennel Club any member club or association or any delegate, or to remit or continue any order of suspension which shall have been imposed by the Board of Directors of the American Kennel Club, for conduct alleged to have been prejudicial to the best interests of the American Kennel Club or for violation of its Constitution, Bylaws or Rules.

The order of suspension thus made then must be referred to the Board of Directors of the American Kennel Club, which must set a date for a hearing and sent to such suspended member or delegate by registered mail at least thirty days prior to the date so fixed, notice of the time when and the place where the suspended member or delegate may be heard in its or his defense. Said notice in addition shall set forth a copy of the charges upon which said order of suspension was founded.

The Board of Directors of the American Kennel Club thereupon shall investigate said charges, hear the evidence of the suspended member or delegate and any witnesses which it or he may produce and report its findings to the American Kennel Club at the next regular meeting of the Club, whereupon the delegates shall take action upon said findings of the Board of Directors and by a majority vote of the Delegates present may reinstate, continue the suspension for a stated time or expel such member or delegate from the American Kennel Club.
Section 8. The Board of Directors of the American Kennel Club shall have power to hear as an original matter any charges preferred and to review and finally determine any appeal which may be made to the Board of Directors from the decision of a Trial board or Bench Show or Field Trial Committee, and in each instance in which it shall find the charges to have been sustained, it shall impose such penalty as said Board of Directors may decide to be just and proper.

Section 9. At any original hearing or at the hearing of any appeal the Board of Director of the American Kennel Club may, in its discretion, at the Club’s expense, summon witnesses or a member of any Trial board or Bench Show or Field Trial Committee to attend.

Section 10. The Board of Directors of the American Kennel Club shall, at the next meeting of the Board, after an appeal is made from the decision of a Trial Board or Bench Show or Field Trial Committee, name a date for the hearing of such appeal and shall cause notice of the time when and the place where said hearing is to be held to be sent to all parties in interest by registered mail at least fourteen (14) days prior to the date named.

Section 11. penalties may range from a reprimand or fine to suspension for life from all privileges of the American Kennel Club

Section 12. The Treasurer of the American Kennel Club shall enforce all monetary penalties and in case of clubs, deduct the same from any deposit made with application for dates.

Section 13. The suspension or disqualification of a person shall date from the day of the perpetration of the act, and shall apply to all dogs owned or subsequently acquired by the person so suspended or disqualified.

Section 14. All privileges of the American Kennel Club shall be withheld from any person suspended or disqualified.

Section 15. Any club, association or organization which shall hold a dog show, field trial or dog exhibition of any kind not in accordance with the rules of the American Kennel Club which apply to such show, field trial or exhibition and each person participating there in, whether as Secretary, superintendent, Committeeman, clerk, judge, veterinarian, steward, exhibitor, handler or otherwise may be disciplined event to the extent of being deprived of all privileges of the American Kennel Club for a stated period of time or indefinitely, and if such club, association or organization shall be an active member of the American Kennel Club, it may be expelled from membership therein.

Section 16. Any person who shall be a member of any organization in the United States of America other than the American Kennel Club, which shall purport to or register the pedigrees of purebred dogs or any person who shall register the pedigree of any purebred dog with such organization, may be disqualified from all privileges of the American Kennel Club.
Section 17. No club or association licensed by the American Kennel Club to give a show, hold a field trial or give a dog exhibition of any kind shall employ in any capacity, accept the donation of a prize or money from, or permit to be written the walls or boundaries of its building or grounds, if a dog show, or its grounds, if a field trial, save only as a spectator, any person known to be under suspension or disqualification from the privileges of the American Kennel Club or any employee or member of a corporation which shall be under suspension or disqualification from the privileges of the American Kennel Club. And any contract for floor space at a show, or contract for advertising space in a catalogue, premium list or other printed matter, in connection with the giving of said show, shall bear upon it the following condition: “This space is sold with the understanding that should the privileges of the American Kennel Club be withdrawn from the purchaser of this space prior to the carrying out of this contract, this contract is hereby automatically cancelled and any money paid by the purchaser for such space shall be refunded.”

Section 18. no member club or association under suspension shall be represented by its delegate and no delegate under suspension shall act for a member or in any official capacity for the American Kennel Club during the period of suspension.

Section 19. Any association, club, individual, person or persons suspended or disqualified by the American Kennel Club or from whom the privileges of the American Kennel Club have been withheld, may apply for reinstatement or restoration of privileges upon paying a fee of five ($5.00) dollars. Until said fee has been paid the application shall not be acted upon.

Section 20. As much of Article XII of these Bylaws as the Board of Directors of the American Kennel Club shall indicate shall be printed in any book or pamphlet which the American Kennel Club shall cause to be published containing the Rules of said Club.

CHAPTER 23

TRIAL BOARDS

Article XIII of the Constitution and Bylaws of the American Kennel Club provides:

Section 1. Trial Boards shall be appointed from time to time by the Board of Directors of the American Kennel Club and shall consist of three members for each Board, one of whom should be an attorney-at-law. Each Trial board shall have jurisdiction over such territory as shall be designated by the Board of Directors. In case one or more members of a Trial Board shall be unable to sit in any given case, the President of the American Kennel Club may appoint a substitute or substitutes for such case. In case of the absence of one or more members of said Board the remaining member or members may hear and determine a case if the parties being heard shall consent thereto.

Section 2. Trial Boards shall have power to hear and decide by a majority vote of those sitting all matters submitted to them by the Board of Directors of the American Kennel Club and shall have power to impose a fine, not to exceed twenty-five ($25.00) dollars, or withhold the privileges of the club for a period of not more than six months, or recommend to said Board of Directors the penalty of disqualified or the imposition of fines exceeding twenty-five ($25.00) dollars. They also shall have power to recommend to said Board of Directors the restoration of privileges and the removal of disqualification.
Section 3. Trial Boards shall have power to disqualify any person or withhold from any person all the privileges of the American Kennel Club for a period of not more than six months or to recommend to said Board of Directors the penalty of disqualification or the withholding of privileges for a longer period for improper or disorderly conduct during a hearing or a trial.

(See Article VI, S. 1, Bylaws of 1931)

Section 4. Trial Boards shall keep minutes of their sittings.

(See Article VI, S. 2, Bylaws of 1931)

Section 5. The decisions of Trial Boards shall be in writing signed by all members attending, and have annexed thereto all exhibits and papers offered before them. Each decision, together with complete copies of the minutes and testimony taken, shall be filed with the Secretary of the American Kennel Club within ten days of the date of the rendering of the decision. It shall be the duty of the Secretary of the American Kennel Club, when received, at once to notify in writing all parties in interest of the decision of a Trial Board.

(See Article VI, S. 3, Bylaws of 1931)

Section 6. An appeal may be made to the Board of Directors of the American Kennel Club from a decision of a Trial Board. Notice in writing claiming such appeal, together with a deposit of twenty-five ($25) dollars, must be sent to the American Kennel Club by the aggrieved party of the notice of the decision of the Trial Board. Said deposit of twenty-five ($25.00) dollars shall become the property of the American Kennel Club if and when the Board of Directors shall confirm the decision of the Trial Board or shall be returned to the one depositing the same if and when the Board of Directors shall refuse to confirm said decision.

(See Article VI, S. 4, Bylaws of 1931)

Section 7. Article XIII of these Bylaws shall be printed in any book or pamphlet which the American Kennel Club shall cause to be published containing the Rules of said Club.
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FORWARD

The American Kennel Club was formed principally for the purpose of promoting and safeguarding the industry of breeding pure-bred dogs.

The State of New York by Special Act of its Legislature incorporated the American Kennel Club and granted it a charter in Section 2 of which the objects of the corporation are described to be “to adopt and enforce rules regulating and governing dog shows and field trials, to regulate the conduct of persons interested in exhibiting, running, breeding, registering, purchasing and selling dogs, to detect, prevent and punish frauds in connection therewith, to protect the interests of its members, to maintain and publish an official stud book and an official kennel gazette, and generally to do everything to advance the study, breeding, exhibiting, running and maintenance of the purity of thoroughbred dogs.”

Section 2 of this charter further states that “for these purposes it,” the American Kennel Club, “shall have power to adopt a constitution, bylaws, rules and regulations, and enforce the same by fines and penalties, which it shall have the right to collect and enforce by suit, or by suspension or expulsion from membership, or by suspension or denial of any or all privileges of said corporation.”

The Bureau of Animal Industry of the United States recognizes the Stud Book of the American Kennel Club as the official organ for the registering of purebred dogs in the United States of America.

Forms for the registration of purebred dogs may be obtained by writing to or calling in person at the offices of the American Kennel Club which are located at 221 Fourth Avenue, New York City.

The holding of dog shows, so-called, at which purebred dogs may be exhibited and be given an opportunity to compete for prizes and thereby enable their breeders and/or owners to demonstrate the progress made in breeding for type and quality, and the holding of field trials at which purebred dogs may be run in competition for prizes and thereby enable their breeders and/or owners to demonstrate the progress made in
breeding for practical use, stamina and obedience, have been found to be the best methods by which the progress which has been made in breeding can be shown.

The American Kennel Club has adopted certain Bylaws, Rules and Regulations designed to carry into effect these objects, and such of these bylaws, rules and regulations as affect the registration of purebred dogs or the club or association which wishes to hold a dog show or exhibition or field trial or the person who wishes to exhibit compete or take part therein or the person who by unsportsmanlike conduct or wrong doing is believed to be injuring the welfare of the important industry of breeding purebred dogs or those engaged in it or safeguarding it will be found in this pamphlet.

THE AMERICAN KENNEL CLUB
INCORPORATED

FIELD TRIAL RULES AND REGULATIONS AND
EXTRACTS FROM BYLAWS

FIELD TRIAL RULES AND REGULATIONS

CHAPTER 1
GENERAL EXPLANATIONS

Section 1. The word “dog” wherever used in these Field Trial Rules and Regulations includes both sexes.
(See Preamble, Rules of 1932)

Section 2. The words “United States of America” wherever used in these Field Trials Rules and Regulations shall be construed to include all territories and possessions of the United States of America and all vessels sailing under the American Flag.
(See Rule 7, S. 22, Rules of 1932)

CHAPTER 2
REGISTRATION AND LISTING

Section 1. The breeder of a dog is the owner or lessee of the dam of the dog at the time when the dam is bred.
(See Rule 2, Rules of 1932)

Section 2. An American-bred dog is a dog whelped in the United States of America out of a dam owned by a resident of the United States of America at the time of mating.
(See Rule 7, S. 6, Rules of 1932)

Section 3. Any person or persons in good standing with the American Kennel Club may apply for the registration of any purebred dogs owned by him, her or them, whelped in the United States of America prior to January 1, 1932, or whelped elsewhere at any time, by supplying the American Kennel Club with such information as it shall require.

At present the fee for registration of each imported dog shall by two ($2.00) dollars, for each dog whelped in the United States of America eighteen (18) months of
age and under, two ($2.00) dollars, for each dog whelped in the United States of America over eighteen (18) months of age four ($4.00) dollars.
(See Regulation, American Kennel Gazette, July 1932)

Section 4. All litters of dogs eligible for registration whelped in the United States of America on and after January 1, 1932, must be registered by their breeders or by the owners of the dams at the date of whelping and no single dog from any such litter will be otherwise eligible for registration by the breeder or the next subsequent owner.

The fees for litter registration the application for the registration of which shall be received within sixty (60) days of the date of the birth of the litter shall be one ($1.00) dollar for each such litter, and for each litter the application for the registration of which shall be received after sixty (60) days from the date of the birth of the litter shall be two ($2.00) dollars.
(See Regulation, American Kennel Gazette, July 1932)

Section 5. No dog or litter out of a dam under eight (8) months or over twelve (12) years of age, or by a sire under seven (7) months or over twelve (12) years of age, will be registered unless the application for registration shall be accompanied by an affidavit which shall prove the fact to the satisfaction of the American Kennel Club.
(See Regulation, American Kennel Gazette, July 1932)

Section 6. No change in the name of a dog registered with the American Kennel Club will be allowed to be made.
(See Rule XI, S. 6, Rules of 1932)

Section 7. Registration of a dog with the American Kennel Club gives the dog the privilege of field trial competition for its life.
(See Rule XI, S. 7, Rules of 1932)

Section 8. Every dog entered in a field trial unless registered with the American Kennel Club shall be “listed” with the American Kennel Club each time it is entered in a field trial and a listing fee must be paid on each occasion until the dog has been registered with the American Kennel Club.
(See Rule II, Rules of 1932)

Section 9. If the name of a dog which has been listed with the American Kennel Club and which shall have won a prize at any field trial, subsequently shall be changed, the former name as well as the new name shall be given on the entry form for any subsequent field trial until such time as said dog shall have been awarded a prize under its new name, whereupon its former name may be dropped.
(See Rule XI, S. 6, Rules of 1932)

Section 10. The owner or owners of a purebred dog shall be determined solely by the recorded registration of such dog on file with the American Kennel Club. Change of ownership will be recognized by the American Kennel Club only upon receipt of a written transfer of the dog duly endorsed upon its certificate of entry in the American Kennel Club Stud Book and the payment of a recording fee of one ($1.00) dollar, upon receipt of which a new certificate shall be issued to the new owner or owners.
(See Rule II, Rules of 1932)
Section 11. If any person or persons shall desire to make use of a kennel name in registering or running dogs, application for the right to use such name must be made to the American Kennel Club on the form which will be supplied by said Club upon request, and such application will be considered by the Board of Directors of the American Kennel Club, which if it approves of the name selected will grant the right to the use of such name upon receipt of a fee of twenty-five ($25.00) dollars.

Section 12. The use of any kennel or trade name as part of the name of a dog or in connection with the sale or running of dogs is forbidden unless the permission of the American Kennel Club has first been obtained under the provisions of Section 11.

Section 13. Any kennel name which has been granted by the American Kennel Club may be transferred by its present owner or owners to another only by consent of the American Kennel Club and upon receipt of a transfer fee of fifteen ($15.00) dollars.

CHAPTER 3
FIELD TRIALS DEFINED AND CLASSIFIED

A MEMBER FIELD TRIAL is a field trial at which championship points may be awarded, given by a club or association which is a member of the American Kennel Club.

A LICENSED FIELD TRIAL is a field trial at which championship points may be awarded, given by a club or association which is not a member of the American Kennel Club, but which has been specialty licensed by the American Kennel Club to give the specific field trial designed in the license.

A SANCTIONED FIELD TRIAL is an informal field trial at which dogs may compete but not a member of the American Kennel Club, by obtaining the sanction of the American Kennel Club.

(See Rule IX, Preamble, Rules of 1932)

CHAPTER 4
FIELD TRIALS
WHO MAY HOLD A FIELD TRIAL AND WHEN AND WHERE AND HOW TO START ABOUT IT

Section 1. Each member club or association is entitled to hold one show and/or one field trial a year without payment of a fee to the American Kennel Club, but must pay a fee of fifteen ($15.00) dollars for each other show and/or field trial which it may hold during the same calendar year.

(See Rule IX, S. 2, Regulation, Rules of 1932)

Section 2. Each member club or association which has held a field trial or field trials in any one year shall have first right to claim the corresponding dates for its trial or trials to be held in the next succeeding year.

(See Rule IX, S. 4, Rules of 1932)
Section 3. A member club or association must apply to the American Kennel Club for leave to hold a field trial, stating in the application the day or days upon which and the place where it desires to hold such field trial and must send with each application a deposit the amount of which shall be fixed and determined by the Board of Directors of the American Kennel Club.

This application will be referred to the Board of Directors of the American Kennel Club which will consider the same and notify the member club or association of its approval or disapproval of the dates and place selected. If the Board of Directors shall approve and the field trial shall be given at the time and place applied for, or on any postponed date or dates within thirty (30) days thereafter, or if the Board of Directors shall disapprove, the deposit will be returned to the member club or association. If the member club or association shall fail to hold its field trial at the time and place which have been approved, or on any postponed date or dates within thirty (30) days thereafter, the deposit shall become the property of the American Kennel Club.

(See Rule IX, S. 3, Rules of 1932)

Section 4. The use of a club’s name for field trial purposes cannot be transferred.

(See Rule VIII, S. 1, Rules of 1932)

Section 5. If a non-member club or association wishes to hold a field trial it must apply to the American Kennel Club, on a form which will be supplied by the American Kennel Club upon request, for leave to hold such field trial, stating in the application the day or days upon which and the place where it desires to hold such field trial and giving the American Kennel Club such information with regard to the constitution and bylaws and the names of the officers and members and the financial responsibility of the applying non-member club or association as the American Kennel Club may demand and shall pay a license fee for the privilege of holding such field trial, the amount of which fee shall be fixed and determined by the Board of Directors of the American Kennel Club and shall make a deposit as well of an amount which shall be fixed and determined by the Board of Directors of the American Kennel Club. This application will be referred to the Board of Directors of the American Kennel Club which will consider the same and notify the non-member club or association of its approval or disapproval of the dates and place selected.

If the Board of Directors shall approve and the field trial shall be given at the time and place applied for, or on any postponed date or dates within thirty (30) days thereafter, the deposit will be returned, or if the Board shall disapprove, the license fee and the deposit will be returned to said non-member club or association. If the non-member club or association shall fail to hold its field trial at the time and place which have been approved, or on any postponed date or dates within thirty (30) days thereafter, the deposit shall become the property of the American Kennel Club but the amount of the license fee will be returned.

(See Rule IX, S. 5, Rules of 1932)

Section 6. A non-member specialty club may be licensed to hold a field trial, if the consent in writing that it may be given first shall be obtained from the member specialty club formed for the improvement of the breed or related breeds sought to be run which first was admitted to be a member of the American Kennel Club, which member club is commonly known as the Parent Club. If a Parent Club unreasonable shall refuse to give its consent in writing to the holding of such field trial the non-member
specialty club may appeal to the Board of Directors of the American Kennel Club at any
time after one month from the time when said consent was requested and said Board
shall hear the parties and in its discretion may issue a license to the non-member
specialty club to hold such field trial.

(See Rule XXI, S. 2, Rules of 1932)

Section 7. If a member or non-member club or association wishes to hold a
Sanctioned Field Trial, it must apply to the American Kennel Club for leave to hold such
field trial, stating in the application the date or dates upon which and the place where it
desires to hold such field trial, the names and addresses of the officers of the club or
association, and the names and addresses of the judges. This application will be
referred to the Board of Directors of the American Kennel Club which will consider the
same and notify the club or association of its approval or disapproval of the dates, place
and judges selected. No fee is charged by the American Kennel Club for holding
Sanctioned Field Trial, and no deposit is required.

Sanctioned Field Trials shall be governed by such simple rules and regulations
as from time to time shall be determined by the Board of Directors.

(See Rule IX, S. 10, and Regulations, Rules of 1932)

Section 8. The Board of Directors of the American Kennel Club will not approve
applications for field trials where dates conflict unless it be shown that the granting of
such application will not work to the detriment of either field trial which has applied.

(See Rule IX, S. 1, Rules of 1932)

CHAPTER 5
FIELD TRIALS

RIBBONS, MONEY PRIZES, AND SPECIAL PRIZES
WHICH MAY BE OFFERED

Section 1. All clubs or association holding field trials under the rules of the
American Kennel Club, except sanctioned field trials, shall use the following colors for
their prize ribbons or rosettes:
   First prize – Blue
   Second prize—Red
   Third prize – Yellow
   Fourth prize – White
   Fifth prize – Dark Green

Section 2. Each ribbon or rosette, except those used at sanctioned field trials
shall be at least 2 inches wide, and approximately 8 inches long; and bear on its face a
facsimile of the seal of the American Kennel Club, the name of the prize, and the name
of the field-trial-giving club with numerals of year and date of trial.

(See Rule XII, S. 2, Rules of 1932)

Section 3. If ribbons are given at sanctioned field trials, they shall be of the
following colors, but may be of any design or size.
   First prize – Rose
   Second prize – Brown
   Third prize – Light Green
   Special prize – A combination of any of these colors
(See Rule XII, S. 3, Rules of 1932)

Section 4. If money prizes are offered, a fixed amount for each prize shall be stated.

(See Rule XVII, S. 5, Rules of 1932)

Section 5. All special prizes not money which may be offered shall be accurately described or the value stated. Stud services shall not be accepted as special prizes.

(See Rule XVII, S. 5, Rules of 1932)

CHAPTER 6
FIELD TRIALS
WHO MAY JUDGE

Section 1. Persons judging field trials are not required to obtain licenses and a field trial club may submit the name of any reputable person who is in good standing with the American Kennel Club for approval to judge at its field trial.

Section 2. Substitute or additional judges may be appointed by a field trial club at its field trial, if occasion demands it, provided however that said substitute or additional judges are persons in good standing with the American Kennel Club. When additional judges are used, they shall always act in conjunction with one or more of the regularly approved judges if present.

Section 3. Officers of clubs or associations giving field trials may run dogs in their club’s or association’s trials and may also judge any classes of said trials in which they do not run dogs.

CHAPTER 7
FIELD TRIALS
SELECTION OF SUPERINTENDENT OR SECRETARY OF THE FIELD TRIAL

Section 1. After a club or association has been granted permission to hold a field trial, it must submit the name and address of its proposed superintendent, if it intends to employ a superintendent, and also the name and address of the Secretary of the field trial for approval by the Board of Directors of the American Kennel Club before the premium list or entry form of the field trial can be printed.

Section 2. Any reputable person who is in good standing with the American Kennel Club may act as Secretary of a field trial.

Section 3. The Superintendent of a dog show or field trial held under the rules of the American Kennel Club must hold a license from the American Kennel Club.

Any reputable person who is in good standing with the American Kennel Club may apply to said Club for license to act as Superintendent of a dog show or field trial, which application must be made on a form which will be supplied by said Club upon request and when received by said Club will be placed before the Board of Directors of the American Kennel Club which shall determine whether the applicant is reasonably qualified from training and experience to act as Superintendent of a dog show or field trial and whether a license shall issue.

Section 4. The fee for being granted a license to be a permanent Superintendent shall be determined by the Board of Directors of the American Kennel Club and at present is twenty-five ($25.00) dollars, and the fee for renewal of said license each year shall be determined in like manner and at present is ten ($10.00) dollars.
The fee for being granted a license to superintend one show or one field trial only or a combined show and field trial shall be determined in like manner and at present is five ($5.00) dollars for each show or each field trial or each combined show and field trial for which license is issued. No permanent license will be issued to any person until he or she has superintended at least three dog shows or field trials.

(See Rule XXIII, and Regulations, Rules of 1932)

CHAPTER 8
FIELD TRIALS
PREMIUM LISTS AND ENTRY FORMS

Section 1. After a club or association has been granted permission by the American Kennel Club to hold a field trial and before its premium list or entry form shall be printed, it must send to the American Kennel Club for approval, two copies setting forth in detail the classes to be run and their conditions, a complete list of the money, ribbon prizes and special prizes which it wishes to give, a list of the names and addresses of the judges, and the classes they are to judge, the names and addresses of the officers of the club and of all the officials of the field trial including the Field Trial Secretary and/or the Superintendent if one is employed, and the exact location of the field trial must also be specified.

(See Rule VII, S. 18, Rules of 1932)

Section 2. Two copies of the premium list or entry blank when printed must be sent to the Secretary of the American Kennel Club at time of distribution to prospective entrants.

(See Rule XVI, S. 2, Rules of 1932)

Section 3. A field trial giving club shall assume the responsibility of collecting all listing fees for the American Kennel Club, which fact shall be stated in the premium list or entry form.

(See Rule XIV, Rules of 1932)

Section 4. Such extracts from the rules as shall be designated by the Board of Directors of the American Kennel Club shall be furnished with premium list or entry form.

(See Rule XVI, S. 4, Rules of 1932)

Section 5. Field Trial Committees may make such regulations or additional rules for the government of their field trials as shall be considered necessary, provided such regulations or additional rules do not conflict with any rule of the American Kennel Club. Such regulations or additional rules shall be printed in the premium list or entry form and violations thereof shall be considered the same as violations of the rules and regulations of the American Kennel Club.

(See Rule IX, S. 8, Rules of 1932)

Section 6. Every premium list or entry form shall specify the date on which the entries for the field trials shall close, but if so stated in the premium list or entry form, post entries may be accepted up to the time of the drawing.

(See Rule XI, S. 14, Rules of 1932)
ENTRIES AND ENTRY FEES

Section 1. Every dog entered in a field trial given under the rules of the American Kennel Club must be registered or “listed” with the American Kennel Club before being run. All listing fees shall be collected by the field trial giving club or association and the amount thereof shall be paid to the American Kennel Club within seven (7) days after the closing day of the field trial.

(See Rule XI, S. 7, Rules of 1932)

Section 2. Every dog entered in a field trial shall be the property of the person making its entry, and the right to run a dog cannot be transferred. If an entry be made in the name of an agent, the name of the owner shall also be given. If a dog be entered in the name of an association, the name of the association and a list of its officers shall appear on the entry form. The entry must clearly state the name and sex of the dog, the American Kennel Club registration number, the date of birth, name of sire and dam, and the name of the breeder. Should any of these particulars be unknown, it shall be so stated on the entry form.

(See Rule XI, S. 5, Rules of 1932)

Section 3. No entry shall be received from any person who is not in good standing with the American Kennel Club on the day of the closing of the entries. Before accepting any entries, a list of persons not in good standing must be obtained by the field trial superintendent or field trial Secretary from the American Kennel Club.

(See Rule XI, S. 15, Rules of 1932)

Section 4. No entry shall be made under a kennel name unless that name has been registered with the American Kennel Club. All entries made under a kennel name must be signed with the kennel name followed by the word “registered.” An “entrant” is the individual, or if a partnership all the members of the partnership entering in a field trial. In the case of such entry by a partnership every member of the partnership shall be in good standing with the American Kennel Club before the entry will be accepted; and in case of any infraction of these rules, all the partners shall be held equally responsible.

(See Rule XI, S. 4, Rules of 1932)

Section 5. Owners are responsible for errors in making out entry forms, whoever may make such errors.

(See Rule XI, S. 13, Rules of 1932)

Section 6. No dog which has had distemper or other communicable disease shall be entered at any field trial unless it has been fully recovered from said disease for a period of two months previous to the date of entry. No dog which is known to have been in contact with distemper or other communicable disease or kenneled or kept on premises where there has been such disease shall be entered for any field trial, unless for a period of two months previous to the date of entries unless it has been free from any symptoms of distemper or other communicable disease. Violation of this rule may subject those guilty to disqualification for life.

(See Rule XI, S. 18, Rules of 1932)

Section 7. Any field trial-giving club which accepts an entry fee other than that published in its premium list or entry form, or in any way discriminates between entrants shall be disciplined.
Section 8. No field Trial Committee may decline any entries, or may remove any dog from its field trial unless for cause, and must send in each such instance proof acceptable to the American Kennel Club of its reasons for so doing.

(See Rule XI, S. 10, Rules of 1932)

CHAPTER 10
FIELD TRIALS
CANCELLATIONS AND PROTESTS

Section 1. If a dog shall have been entered in any class for which it is ineligible, all prizes won by said dog in that class shall be cancelled by the American Kennel Club when the awards of the field trial are checked by the American Kennel Club from the judge’s book.

(See Rule XI, S. 8, Rules of 1932)

Section 2. If the win of a dog shall be cancelled, the dog next in order of merit shall be moved up, and the win of the dog moved up shall be counted the same as if it has been the original award.

(See Rule V, S. 2, Rules of 1932)

Section 3. If the win of a dog shall be cancelled by the American Kennel Club the entrant of the dog shall return all prizes for such win to the Secretary of the field trial-giving club within ten (10) days of receipt of notice from the American Kennel Club of said cancellation.

(See Rule V, S. 3, Rules of 1932)

Section 4. A protest against a dog may be made by any entrant or any member of a member club of the American Kennel Club. It shall be in writing, and be lodged with the Secretary of the field trial-giving club within seven (7) days of the last day of the field trial unless the same be made by the American Kennel Club, provided, however, that a protest calling for a decision as to the physical condition of a dog which can be determined only by a veterinarian, shall be made before the closing of the field trial. No protest will be entertained unless accompanied by a deposit of five ($5.00) dollars, which will be returned if the protest is sustained. This does not apply to protests by the American Kennel Club.

(See Rule XVIII, S. 1, Rules of 1932)

Section 5. An appeal to the American Kennel Club from a decision of a field trial Committee may be taken, and shall be forwarded to the American Kennel Club within seven (7) days of the date on which the decision was rendered together with a deposit of ten ($10.00) dollars. If the decision be sustained the deposit shall be forfeited, but if reversed, the deposit shall be returned.

(See Rule XVIII, S. 2, Rules of 1932)

Section 6. If a protest shall be made during the holding of a field trial, the field trial Committee shall hold a meeting as soon as possible and give all parties concerned an opportunity to be heard and shall at once render its decision. If a protest shall be made subsequent to the field trial, it shall be decided by the field trial-giving club within thirty (30) days of its receipt. Five days’ notice of the date and place of hearing shall be
given to all parties concerned. Written copies of all decisions on protests shall be forwarded immediately to the American Kennel Club.

(See Rule XVIII, S. 3, Rules of 1932)

CHAPTER 11
CHAMPIONSHIP POINTS AND SPECIAL RULES
APPLYING TO BEAGLES

Section 1. Classes at all Beagle field trials shall be divided by height into two divisions as follows:
- Classes for Beagles not exceeding 13 inches in height.
- Classes for Beagles over 13 inches but not exceeding 15 inches in height.
Classes may also be divided by sex if the field trial-giving club so desires and so states in its premium list and/or entry form.

(See Rule XII, S. 19, Rules of 1932)

If, however, the premium list and/or entry form states that the classes are divided by sex and thereafter when the entries are received it is found there are less than six entrants of each sex in any class, that class must be combined and run with both sexes in a single class.

(See Rule XII, S. 21, Rules of 1932)

Section 2. At each field trial all beagles shall be measured by the standard of the National Beagle Club before starting and if found to be entered incorrectly as to height, shall be transferred to the corresponding class or classes of their proper height.

(See Rule XII, S. 19, Rules of 1932)

Section 3. Championship points for beagles shall be awarded only to the winners of open all-age classes.

(See Rule XII, S. 23, Rules of 1932)

A beagle winning an open all-age will be awarded a number of championship points equal to the number of actual starters in the class in which it competed.

(See Rule XII, S. 23, Rules of 1932)

The total number of championship points necessary for a beagle to win in order to be declared a Field Trial Championship of Record shall be fixed and determined by the Board of Directors of the American Kennel Club.

(See Rule XII, S. 24, Rules of 1932)

Section 4. A beagle shall be declared a field trial champion only in one division, either 13-inch or 15-inch, whichever division in which it first acquires the requisite number of championship points.

Section 5. Beagles shall be run in braces at all field trials run on cotton tail rabbits, but if the field trial is run on hare, all entrants in a class shall run together as a pack.

(See Rule XII, S. 22, Rules of 1932)

When run as a pack on hare, Derbies shall run for not less than three hours.

(See Rule XII, S. 22, Rules of 1932)
Section 6. There shall be no championship points awarded in Derby classes and no championship points awarded where beagles run together as a pack, except in an open all-age class on hare as above provided.
(See Rule XII, D. 22, Rules of 1932)

Section 7. Splitting of prizes and/or places at beagle field trials is prohibited.
(See Rule XII, S. 19, Rules of 1932)

CHAPTER 12
FIELD TRIALS
CHAMPIONSHIP POINTS AND SPECIAL RULES
APPLYING TO FOXHOUNDS

Section 1. A foxhound winning the Open All-Age Class at a field trial of a member club of the American Kennel Club or at a field trial of a non-member club licensed by the American Kennel Club to hold a field trial, shall become and thereby be recorded a Field Trial Champion.
(See Rule XII, S. 25, Rules of 1932)

Section 2. American and English foxhounds may compete in the same class at foxhound field trials, unless the field trial-giving club provides classes limited to one variety.

CHAPTER 13
FIELD TRIALS
CHAMPIONSHIP POINTS AND SPECIAL RULES
APPLYING TO POINTERS, SETTERS AND WIRE-HAIRED POINTING GRIFFONS

Section 1. Field trial clubs or specialty clubs formed for the improvement of pointers, English, Irish or Gordon Setters, or Wire-haired Pointing Griffons may give field classes in which one of the above breeds only may compete, or in which more than one of the above breeds may compete together.
(See Rule XII, S. 16, Rules of 1932)

Section 2. Pointers, English, Irish or Gordon Setters, and/or Wire-haired Pointing Griffons shall become Field Trial Champions of Record after having won ten points at field trials of member clubs licensed by the American Kennel Club to hold field trials. Of the required ten points, at least three points shall have been won in one 3-point or better all-age class, and not more than two points in puppy classes. Championship points shall count whether the classes are open or members classes.
(See Rule XII, S. 17, Rules of 1932)

Section 3. The number of points toward a field trial championship to be credited to the winner of a class shall be based on the actual number of dogs competing in that class, according to the schedule of points as determined by the Board of Directors of the American Kennel Club.
(See Rule XII, S. 18, Rules of 1932)

CHAPTER 14
FIELD TRIALS
CHAMPIONSHIP POINTS AND SPECIAL RULES
APPLYING TO RETRIEVERS

Section 1. A retriever shall become a Field Trial Champion of Record after having won open all-age classes at field trials of member clubs of the American Kennel Club or at field trials of non-member clubs licensed by the American Kennel Club to hold field trials.

Section 2. The number of open all-age classes to be won in order to become a Field Trial Champion of Record and the number of starters necessary in each open all-age class shall be fixed and determined by the Board of Directors of the American Kennel Club.

Section 3. The different varieties of retrievers may compete in the same class at retriever field trials, unless the field trial club provides classes limited to one or more varieties.

CHAPTER 15
FIELD TRIALS
CHAMPIONSHIP POINTS AND SPECIAL RULES
APPLYING TO SPANIELS

Section 1. A spaniel shall become a Field Trial Champion of Record after having won open all-age classes at field trials of member clubs of the American Kennel Club or at field trials of non-member clubs licensed by the American Kennel Club to hold field trials, in which open all-age classes its variety only of spaniel shall have competed.

(See Rule XII, S. 26 and 27, Rules of 1932)

Section 2. The number of open all-age classes to be won in order to become a field trial champion and the number of starters necessary in each open all-age class shall be fixed and determined by the Board of Directors of the American Kennel Club.

(See Rule XII, S. 26 and 27, Rules of 1932)

CHAPTER 16
FIELD TRIALS
HOW DOG FINALLY BECOMES A CHAMPION

Winners of the required number of classes or championship points shall thereby become Champions of Record, and when registered in the Stud Book shall be entitled to a Championship Certificate.

A dog becomes a champion when it is so officially recorded by the American Kennel Club.

(See Rule XII, S. 14, Rules of 1932)

CHAPTER 17
FIELD TRIALS
CERTIFICATES OF MERIT

The American Kennel Club will issue Field Trial Certificates of Merit if requested by field trial-giving clubs, to dogs placed in field trials or designated for such Certificates of merit by the judge or judges for meritorious work at field trials held by member clubs or of the member clubs of the American Kennel Club or non-member clubs licensed by the American Kennel Club to hold field trials.
CHAPTER 18
FIELD TRIALS
JUDGES’ BOOKS AND REPORTS

Field trial clubs shall provide the judge or judges with a book containing full names of all the dogs entered, the names and addresses of the owners, and names of handlers. The awards and absentees in said judges’ books shall be marked by the judge or judges and the judge’s book shall also be signed by the judge or judges and certified to by the Secretary of the field trial club, who shall file said judge’s book, together with all original entry forms and a full report of said trial, and pay all listing fees to the American Kennel Club within seven (7) days after the closing of the trial.

Penalty for non-compliance $1.00 per day and such other penalties as may be imposed by the Board of Directors. The report shall contain a list of all officers, members of field trial Committees, names and complete addresses of judges and the name and address of the superintendent or Secretary of the field trials.

(See Rule XII, S. 13, Rules of 1932)

CHAPTER 19
FIELD TRIALS
MISCELLANEOUS

Field Trial Committees and Superintendents of field trials shall be held responsible for the enforcement of all rules and regulations relating to field trials, and must provide themselves with a copy of the American Kennel Club rules and regulations for reference.

(See Rule IX, S. 9, Rules of 1932)

CHAPTER 20
ARTICLE XII
DISCIPLINE

Section 1. Any club or association, or person or persons interested in purebred dogs may prefer charges against any other club or association, or person or persons for conduct alleged to have been prejudicial to the best interests of purebred dogs, dog shows or field trials, or prejudicial to the best interests of the American Kennel Club which charges shall be made in writing in duplicate setting forth in detail the nature thereof, shall be signed and sworn to by an officer of the club, association or by the person or persons making the same before some person qualified to administer oaths and shall be sent to the American Kennel Club together with a deposit of ten ($10.00) dollars, which sum shall become the property of the American Kennel Club if said charges shall not be sustained, or shall be returned if said charges are sustained, or if the American Kennel Club shall refuse to entertain jurisdiction thereof.

Section 2. The bench show or field trial Committee of any club or association which shall have received from the American Kennel Club permission to give a show or hold a field trial, as the case may be, shall have the right to suspend any person from the privileges of the American Kennel Club for conduct prejudicial to the best interests of purebred dogs, dog shows or field trials, or prejudicial to the best interests of the American Kennel Club alleged to have occurred at and during the progress of such show or field trial after the alleged offender has been given an opportunity to be heard.
Duplicate notices of such suspension giving the name and address of the person suspended and full details as to the reasons for the suspension must be forwarded to the American Kennel Club within seven days of the rendering of the decision.

Section 3. Upon receipt of duly preferred charges the Board of Directors of the American Kennel Club at its election either may itself consider the same or send the same to a Trial Board for hearing. In either case a notice which shall state that said charges have been filed and shall set forth a copy of the same in detail shall be sent to the club or association, or person or persons against which or whom said charges have been preferred, which club or association, or person or persons shall herein be known as and called the defendant.

Said notice also shall set forth a time and place at which the defendant may attend and present any defense or answer which the defendant may wish to make.

If the defendant shall fail or refuse to appear or to present a defense at the time and place designated for the hearing of said charges, the Board of Directors or the Trial Board to which said charges have been referred may suspend the defendant from the privileges of the American Kennel Club for a period of six months or until such time as the defendant shall appear and present a defense.

Section 4. The Board of Directors of the American Kennel Club shall have the power to investigate, or appoint a Committee to investigate, any matters which may be brought to its attention in connection with the objects for which this club was founded and if in its opinion such action is warranted may refer the same to a Trial Board, in which event the matter so referred shall have the same standing as if charges had been preferred.

Section 5. The Board of Directors of the American Kennel Club shall have power, by a two-thirds vote of those present at any meeting, to suspend until the next meeting of the club, any member or delegate, for violation of the Constitution, Bylaws or Rules of the American Kennel Club.

Section 6. The Board of Directors of the American Kennel Club shall have power to prefer charges against any association, or other club, or person or person, for conduct alleged to be prejudicial to purebred dogs, dog shows or field trials or to the best interests of the American Kennel Club, and pending the final determination of any such charges, may withhold the privileges of the American Kennel Club from any such other person or body against whom charges are pending.

Section 7. The American Kennel Club shall have the power, by a two-thirds vote of the delegates present at any regular meeting, to suspend from the privileges of the American Kennel Club any member club or association or any delegate, or to remit or continue any order of suspension which shall have been imposed by the Board of Directors of the American Kennel Club, for conduct alleged to have been prejudicial to the best interests of the American Kennel Club or for violation of its Constitution, Bylaws or Rules.

The order of suspension thus made then must be referred to the Board of Directors of the American Kennel Club, which must set a date for hearing and send to such suspended member or delegate by registered mail at least thirty days prior to the date so fixed, notice of the time when and the place where the suspended member or delegate may be heard in its or his defense. Said notice in addition shall set forth a copy of the charges upon which said order of suspension was founded.

The Board of Directors of the American Kennel Club thereupon shall investigate said charges, hear the evidence of the suspended member or delegate and any witnesses which it or he may produce and report its findings to the American Kennel Club at the next regular meeting of the Club, whereupon the delegates shall take action upon said findings of the Board of Directors and by a majority vote of the delegates
present may reinstate, continue the suspension for a stated time or expel such member
or delegate from the American Kennel Club.

Section 8. The Board of Directors of the American Kennel Club shall have power
to hear as an original matter any charges preferred and to review and finally determine
any appeal which may be made to the Board of Directors from the decision of a Trial
Board or Bench Show or Field Trial Committee, and in each instance in which it shall
find the charges to have been sustained, it shall impose such penalty as said Board of
Directors may decided to be just and proper.

Section 9. At any original hearing or at the hearing or at the hearing of any
appeal the Board of Directors of the American Kennel Club may, in its discretion, at the
Club’s expense summon witnesses or a member of any Trial Board or Bench Show or
Field Trial Committee to attend.

Section 10. The Board of Directors of the American Kennel Club shall, at the
next meeting of the Board after an appeal is made from the decision of a Trial Board of
Bench Show or Field Trial Committee, name a date for the hearing of such appeal and
shall cause notice of the time when the place where said hearing is to be held to be sent
to all parties in interest by registered mail at least fourteen (14) days prior to the date
named

Section 11. Penalties may range from a reprimand or fine to suspension for life
from all privileges of the American Kennel Club.

Section 12. The Treasurer of the American Kennel Club shall enforce all
monetary penalties and in case of clubs, deduct the same from any deposit made with
application for dates.

Section 13. The suspension or disqualification of a person shall date from the
day of the perpetration of the act, and shall apply to all dogs owned or subsequently
acquired by the person so suspended or disqualified.

Section 14. All privileges of the American Kennel Club shall be withheld from
any person suspended or disqualified.

Section 17. No club or association licensed by the American Kennel Club to give
a show, hold a field trial or give a dog exhibition of any kind shall employ in any capacity,
accept the donation of a prize or money from, or permit to be within the walls or
boundaries of its building or grounds, if a dog show, or its grounds, if a field trial, save
only as a spectator, any person known to be under suspension or disqualification from
the privileges of the American Kennel Club or any employee or member of a corporation
which shall be under suspension or disqualification from the privileges of the American
Kennel Club.

Section 18. No member club or association under suspension shall be
represented by its delegate and no delegate under suspension shall act for a member or
in any official capacity for the American Kennel Club during the period of suspension.

Section 19. Any association, club, individual, person or persons suspended or
disqualified by the American Kennel Club or from whom the privileges of the American
Kennel Club have been withheld, may apply for reinstatement or restoration of privileges
upon paying a fee of five ($5.00) dollars. Until said fee has been paid the application
shall not be acted upon.

Section 20. As much of Article XII of these Bylaws as the Board of Directors of
the American Kennel Club shall indicate shall be printed in any book or pamphlet which
the American Kennel Club shall cause to be published containing the Rules of said club.

CHAPTER 21
ARTICLE XII
TRIAL BOARDS
Section 1. Trial Boards shall be appointed from time to time by the Board of Directors of the American Kennel Club and shall consist of three members for each Board, one of whom should be an attorney-at-law. Each Trial Board shall have jurisdiction over such territory as shall be designated by the Board of Directors. In case one or more members of a Trial Board shall be unable to sit in any given case, the President of the American Kennel Club may appoint a substitute or substitutes for such case. In case of the absence of one or more members of said Board the remaining member or members may hear and determine a case if the parties being heard shall consent thereto.

Section 2. Trial Boards shall have power to hear and decided by a majority vote of those sitting all matters submitted to them, by the Board of Directors of the American Kennel Club and shall have power to impose a fine, not to exceed twenty-five ($25.00) dollars, or withhold the privileges of the Club for a period not more than six months, or recommend to said Board of Directors the penalty of disqualification or the imposition of fines exceeding twenty-five ($25.00) dollars. They also shall have power to recommend to said Board of Directors the restoration of privileges and the removal of disqualifications.

(See Art. VI, S. 1, Bylaws of 1931)

Section 3. Trial Boards shall have power to disqualify any person or withhold from any person all the privileges of the American Kennel Club for a period of not more than six months or to recommend to said Board of Directors the penalty of disqualification or the withholding of privileges for a longer period for improper or disorderly conduct during a hearing or a trial.

(See Art. VI, S. 1, Bylaws of 1931)

Section 4. Trial Boards shall keep minutes of their sittings.

(Art. VI, S. 2, Bylaws of 1931)

Section 5. The decisions of Trial Boards shall be in writing signed by all members attending, and have annexed thereto all exhibits and papers offered before them. Each decision, together with complete copies of the minutes and testimony taken, shall be filed with the Secretary of the American Kennel Club within ten days of the date of the rendering of the decision. It shall be the duty of the Secretary of the American Kennel Club when received at once to notify in writing all parties in interest of the decision of a Trial Board.

(See Art. VI, S. 3, Bylaws of 1931)

Section 6. An appeal may be made to the Board of Directors of the American Kennel Club from a decision of a Trial Board. Notice in writing claiming such appeal, together with a deposit of twenty-five ($25.00) dollars, must be sent to the American Kennel Club by the aggrieved party within thirty days after the receipt by the aggrieved party of the notice of the decision of the Trial Board. Said deposit of twenty-five ($25.00) dollars shall become the property of the American Kennel Club if and when the Board of Directors shall confirm the decision of the Trial Board or shall be returned to the one depositing the same if and when the Board of Directors shall refuse to confirm said decision.

(See Art. VI, S. 4, Bylaws of 1931)
Section 7. ARTICLE XIII of these Bylaws shall be printed in any book or pamphlet which the American Kennel Club shall cause to be published containing the Rules of said club.

The foregoing motion is respectfully submitted to the Directors of the American Kennel Club for their report thereon with the request that it then be published in two issues of the American Kennel Gazette, and finally be referred to the Delegates of the American Kennel Club preferably at the December meeting of said Club for 1932, and in any event at the February meeting of said Club for 1933, for adoption or rejection.

Charles T. Inglee
Russell H. Johnson, Jr.
Thomas Dickson Smith
George F. Foley
James W. Spring, Chairman
REGULAR MEETING OF THE BOARD OF DIRECTORS
OF THE AMERICAN KENNEL CLUB
OCTOBER 11, 1932

President Charles T. Inglee in the Chair.

Present Russell H. Johnson, Jr.
Clement M. Burnhome
Caswell Barrie
Henry D. Bixby
Wm. Cary Duncan
Wm. E. Ebbets
Wm. J. Hutchinson
Dudley P. Rogers
Wm. L. Smalley
W. Brydon Tennant

The minutes of the last meeting of the Board were read, and It was moved and
carried that same be adopted as corrected.

The report of the Secretary was read, and It was moved and carried that same
be accepted, and is as follows:

Oct. 11, 1932

To the Board of Directors of the American Kennel Club:

Gentlemen:

I beg to submit the following matters for your consideration:

Report of the Treasurer.

Report of the New York Trial Board in the matter of Wm. E. Stoneley and C. E.
Tilton.

Report of the Chicago Trial Board in the matter of Arthur Gale III and Mack E.
Carr.

Report of the Chicago Trial Board in the matter of Mrs. C. J. Henney and Mrs. J.
C. Clay.

Report of the Los Angeles Trial Board in the matter of Mrs. Charmian
Lansdowne, Mrs. Augusta F. Sindt, Mrs. R. G. Shute,
Mrs. Marie Boyd and Mrs. Elinor Girvin against Mrs. Elsie C. Bowen.
Charges preferred by the Irish Setter Club of America.
Charges preferred by James Hurley.
Charges preferred by Mr. and Mrs. A. F. Bryant.
Matter of Lottie L. Peters and Thelma Quinn.
Charges preferred by Mrs. Albert Cornell against the Holden Pet Shop.
Communication from the Kennel Club of Buffalo.
Application for reinstatement from Ed. C. Learmont.
Respectfully submitted,
P.B. Rice, Secretary

The report of the Treasurer was read, and It was moved and carried that same be accepted and placed on file.

Report of the New York Trial Board in the matter of complaint of Wm. E. Stoneley against C. E. Tilton was read, and It was moved and carried that same be accepted and its recommendation as follows adopted:

“That C. E. Tilton be deprived of all privileges of the American Kennel Club, effective Sept. 12, 1932.”

Report of the Chicago Trial Board in the matter of Arthur Gale III and Mack E. Carr was read, and It was moved and carried that same be accepted and its recommendation as follows adopted:

“That Mack E. Carr furnish the papers properly signed within 30 days or be denied the privileges of the American Kennel Club.”
Report of the Chicago Trial Board in the matter of Mrs. C. J. Henney and Mrs. J. C. Clay was read and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That Mrs. Clay’s complaint not be sustained.”

Report of the Los Angeles Trial Board in the matter of charges preferred by Mrs. Charmian Lansdowne, Mrs. Augusta F. Sindt, Mrs. R. G. Shute, Mrs. Marie Boyd and Mrs. Elinor Girvin against Mrs. Elsie C. Bowen, former treasurer of the Pacific Coast Pekingese Club, was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That the charges be dismissed.”

The Secretary reported the following matters referred to Trial Board, and it was moved and carried that the report be approved:

Charges preferred by the Irish Setter Club of America against Ralph Hallam were referred to the New York Trial Board.

Charges preferred by James Hurley against Maurice T. Mullins were referred to the Boston Trial Board.

Charges preferred by Mr. and Mrs. A. F. Bryant against Mr. and Mrs. W. H. Dillinger were referred to the Southwestern Trial Board.

The matter of Lottie L. Peters and Thelma Quinn was referred to the Philadelphia Trial Board.

Charges preferred by Mrs. Albert Cornell against the Holden Pet Shop were referred to the New York Trial Board.

Communication from the Kennel Club of Buffalo was read, and it was moved and carried that the action of that Club be upheld and that Mrs. L. B. Daley be deprived of all privileges of The
American Kennel Club for failure to pay special prize of $5.00; but not for failure to pay for advertising in their 1930 catalogue.

Matters of correspondence with Mrs. Helene V. Silva, M. I. Stokes, G. P. Sperrow, Wm. MacFarland and John C. Hamlett were considered, and it was moved and carried that any of the above persons who do not satisfactorily reply within ten days after receipt of advice of this action be deprived of all privileges of the American Kennel Club.

It was moved and carried that Rockville Kennel Club be fined $10.00 for violations of rules in premium list and catalogue of their August 1932 show.

It was moved and carried that Santa Barbara Kennel Club be fined $10.00 for violations of rules in premium list and catalogue of their July 1932 show.

It was moved and carried that Ed. C. Learmont’s application for reinstatement be approved.

Resignation of the Los Angeles Trial Board was read, and it was moved and carried that same be accepted, with regret.

Communication of Sept. 5, 1932 from Los Angeles Kennel Club was read, and it was moved and carried that all California member clubs be written a letter stating that the Board of Directors of the American Kennel Club look with favor upon the suggestions that a meeting of the member clubs of California be held for the purpose of making such arrangements for their shows as will be most advantageous to all, and that the Secretary write the California member clubs requesting them to appoint Committees for this purpose and advise the American Kennel Club of the names of the members of said Committees.
The following communication from the English Springer Spaniel Field Trial Association was read:

August 30, 1932

American Kennel Club
221 Fourth Ave.
New York, NY

Gentlemen:

Since we believe the American Spaniel Club is the rightful Parent Club of all sporting spaniels, we request the Board of Directors to annul the action of the former License Committee which gave the parentship of Springer Spaniels to the English Springer Spaniel Field Trial Association and to declare the American Spaniel Club the parent club of Springer Spaniels.

Very truly yours,
H. L. Ferguson,
Secretary

and the following communication from the American Spaniel Club was read:

Sept. 22, 1932

American Kennel Club
221 Fourth Ave.
New York, NY

Dear Sirs:

In view of the good work that it has done for the advancement of Springer Spaniels we desire to delegate to the English Springer Spaniels, while retaining to ourselves only the right to give stakes or classes for Springer Spaniels at Field Trials or Bench Shows given by us for all Sporting Spaniels.

We, therefore, request the Board of Directors of the AKC to declare the English Springer Spaniel Field Trial Association the parent club of Springer Spaniels. We have agreed
with the Field Trial Association that the rights which we retain will always be exercised in conformity with such standards, rules and practices as the Field Trial Association may establish.

Yours very truly,
American Spaniel Club
George Greer, President

and it was moved and carried that the arrangement between the two clubs, as set forth in these letters, be and hereby is confirmed.

Communication from The Poodle Club of America requesting two separate Poodle Winners Classes – one for Miniature under 15 inches and one for Large 15 inches and over – was read, and it was moved and carried that same be granted.

It was moved and carried that the Chair appoint a Committee to examine into the affairs of the American Kennel Gazette and the Stud Book and make recommendations thereon to the Board of Directors.

It was moved and carried that the President act as Chairman of a Committee, the other two members to be appointed by him, said Committee to take such action as it deems necessary in the California situation.

The following report was submitted on applications for licenses to judge received since the last meeting. This report was approved by the Board, and is as follows:

That judges’ licenses be granted to
Alfred O. Booth
William Brown
Mrs. Marshall Field
H. M. Jackson
William R. Lubben
Dr. Chas. J. McAnulty (additional breed)
Mrs. F. Y. Mathis (additional breed)
C. Edgar Miller
Dr. Arthur A. Mitten
Charles F. Schaefer
Miss Adele G. Senior
James Steele
George S. Thomas (temporary license to judge at Eastern Dog Club show in Feb. 1933)
That judges’ licenses be granted to the following, if and when the applicants are invited to judge:

Washington L. Cole
Mrs. Leona Heinz Dengler (for additional breeds)
Miss Myna G. Howard

That Paul G. Bartz application for license to judge Bulldogs be considered, if and when he is invited to judge the breed.

That Miss Iris de la Torre Bueno’s application to judge additional breeds be considered, if and when she secures the endorsements of some of the specialty clubs of the breeds she desires to judge.

It was moved and carried that Bryce Gillespie’s application for license to judge be approved.

It was moved and carried that Jack W. Heinlein’s application for license to judge be approved.

Communication from Boston Terrier Club of American submitting name of Charles Kammerer as alternate judge for their show on Nov. 13, was read, and it was moved and carried that Mr. Krammerer be not approved.

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
President    Charles T. Inglee in the Chair.

Present        Clement M. Burnhome
                Caswell Barrie
                Henry D. Bixby
                Wm. Cary Duncan
                Wm. E. Ebbets

The minutes of the last meeting of the Board were read, and it was moved and carried that same be adopted.

The report of the Secretary was read, and it was moved and carried that same be accepted, and is as follows:

November 14, 1932

To the Board of Directors of The American Kennel Club

Gentlemen:

I beg to submit the following matters for your consideration:

Report of the Treasurer.

Credentials of Anthony Addison Bliss as Delegate of the American Chesapeake Club.

Report of the Chicago Trial Board in the matter of Edwin Doscher and Mrs. Iva S. Robb.


Report of the Philadelphia Trial Board in the matter of Mr. and Mrs. A. F. Bryant versus Mr. and Mrs. W. H. Dillinger.
Charges preferred by Lewis G. Spence were referred to the Chicago Trial Board.
Matter of Mr. and Mrs. Thos. Doyle and R. H. Cook was referred to the Chicago Trial Board for investigation and report.
Matter of Clive D. Gaston and Louis Ficks was referred to the Chicago Trial Board for investigation and report.
Matter of William Soffield and Mrs. Laura Anderson was referred to the New York Trial Board for investigation and report.
Applications for reinstatement from Dr. Wm. J. Jaquiss, F. E. Bechmann and “Dogdum” and Edward H. Wood.
Financial report for show from the Northern Westchester Kennel Club.
Communication from the Western Washington Kennel Club.
Communication from Winthrop, Stimson, Putnam and Roberts.
Communication from J. Sergeant Price, Jr.
Correspondence from Russell H. Johnson, Jr.
Amendments to proposed rules and by-laws.

respectfully submitted,
P.B. Rice, Secretary

The report of the Treasurer was read, and it was moved and carried that same be accepted and placed on file.
Report of the Chicago Trial Board in the matter of Edwin Doscher and Mrs. Iva S. Robb was read, and it was moved and carried
that same be accepted and its recommendation as follows adopted:

“That Mr. Doscher’s complaint be sustained, that Mrs. Robb
be deprived of all privileges of the American Kennel Club from
this date (Oct. 7, 1932), and that Mr. Archer should be instructed
to sign registration application as the owner of the sire or be denied
all privileges of the American Kennel Club. Furthermore, your Board recommends that the American
Kennel Club register the Pekingese ‘Mimba’s Top-See’ and the
female owned by the Doschers sired by Archer’s ‘Chen’ out of
‘Mimba’s Top-See’.”

Report of the New York Trial Board in the matter of Mrs. Albert Cornell versus
Holden Pet Shop was read, and it was moved and carried that same be accepted and its
recommendation as follows adopted:

“That the Board finds in favor of defendant, with the following
reservations:
First – The purchase of the Sealyham Terrier ‘Ricky’ was cancelled
when Mrs. Cornell accepted and its stead the Cairn Terrier called
‘Douglas’.
The Board recommends that the Holden Pet Shop produce a vet-
erinarian’s certificate, veterinarians to be selected by and satisfactory
to Mrs. Cornell and to Holden Pet Shop, and in event they are not able
to agree, Dr. E. R. Blamey to officiate, and the Holden Pet Shop to
pay the fee of the veterinarian selected.
Second – In the event the veterinarian finds the dog unsound, then the
Holden Pet Shop take the dog back and refund the money to Mrs.
Cornell.
The above to be complied within 10 days of receipt of notice of this
action.”

Report of the Philadelphia Trial Board in the matter of Lottie L. Peters and
Thelma Quinn was read, and it was moved and carried that same be accepted and its
recommendation as follows adopted:

“That Thelma Quinn should furnish Lottie Peters with registration
paper on the Wire Foxterrier purchased by Mrs. Peters from Mrs.
Quinn, and if same is not done within 10 days of receipt of notice
of this action, that Thelma Quinn be deprived of all privileges
of the American Kennel Club.”

Report of the Southwestern Trial Board in the matter of Mr. & Mrs. A. F. Bryant versus
Mr. and Mrs. W. H. Dillinger was read, and moved same be accepted and its
recommendation as
follows adopted:

“That the charges not be sustained.”

The Secretary reported the following matters referred to Trial Boards, and it was moved and carried that the report be approved:

Matter of William Sofield and Mrs. Laura Anderson was referred to the New York Trial Board for investigation and report.

Matter of Clive D. Gaston and Louis Ficks was referred to the Chicago Trial Board for investigation and report.

Matter of C. J. Joel and Mrs. John C. Ferris was referred to the Chicago Trial Board for investigation and report.

Matter of Mr. and Mrs. Thos. Doyle and R. H. Cook was referred to the Chicago Trial Board for investigation and report.

Charges preferred by Lewis Spence against U. C. Kalar were referred to the Chicago Trial Board.

Communication from Western Washington Kennel Club was read, and it was moved and carried that the action of that Club be upheld and that Mr. and Mrs. A. W. Forbes be deprived of all privileges of the American Kennel Club for violation of Rule XI, Section 19, and for conduct prejudicial to the best interests of dog shows.

Matter of correspondence with T. M. Helmer, Chas. G. Laing, Ida B. Moscher, Elizabeth Waugh and Walter Guzzardi were considered, and it was moved and carried that any of the above persons who do not satisfactorily reply within ten days after receipt of advice of this action be deprived of all privileges of the American Kennel Club.

It was moved and carried that application of Edward H. Wood for reinstatement be approved.
It was moved and carried that application of Dr. Wm. A. Jaquiss for reinstatement be denied.

It was moved and carried that application for reinstatement of F. E. Bechmann and “Dogdum” be laid over, and that Mr. Bechmann be written a letter by the President requesting him to call at the office of the American Kennel Club and confer with the President.

Communication from George H. Earle regarding reinstatement was read, and it was moved and carried that Mr. Earle be automatically reinstated if he pays the judgment held by the American Kennel Club against him for $76.75, and also pays the $5.00 fee for reinstatement as required by the bylaws.

It was moved and carried that financial report received from North Westchester Kennel Club for their show held for charity on June 11, 1932, be accepted and placed on file.

It was moved and carried that the bill of Winthrop, Stimson, Putnam and Roberts, for legal services and disbursements amounting to $518.42, be and it hereby is approved for payment.

Resignation of Mr. J. Sergeant Price from the Philadelphia Trial Board was read, and it was moved and carried that same be accepted with regret.

Resignation of Mr. Clement M. Burnhome from the Boston Trial Board was read, and it was moved and carried that same be accepted with regret.

It was moved and carried that Mr. Joseph P. Sims be appointed Chairman of the Philadelphia Trial Board.

It was moved and carried that Mr. Wm. R. Tucker, Jr. be appointed a member of the Philadelphia Trial Board.

It was moved and carried that Mr. James W. Spring be appointed a member and Chairman of the Boston Trial Board.

It was moved and carried that Mr. Wm. Roy Williamson
be appointed a member and Chairman of the Los Angeles Trial Board.

It was moved and carried that Dr. A. U. Wyss be appointed a member of the New
York Trial Board.

It was moved and carried that the following be appointed a Nominating
Committee:

  Wm. L. Barclay, Chairman
  Chas. J. McAnulty
  Chas. W. Greenough
  Fred A. Bearse
  A. M. Lewis

It was moved and carried that credentials of Anthony A. Bliss to represent
American Chesapeake Club be approved.

Communication from Great Dane Club of America requesting two separate
Winners Classes – one for Fawn and Brindle and one for Harlequin – was read, and it
was moved and carried that request be denied.

Communication from Berks County Kennel Club in regard to free litter
registrations was read, and it was moved and carried that the President write the Club in
the matter.

Communication from Dr. Chas. F. Lynch, with reference to change in
championship points of Scottish Terriers, was read, and it was moved and carried that
the recommendation of Mr. Bixby and Mr. Barrie be accepted and the following rating to
be effective Sept. 15, 1932:

<table>
<thead>
<tr>
<th>Scale of Points</th>
</tr>
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<tbody>
<tr>
<td>1 2 3 4 5</td>
</tr>
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</table>

DIVISION No. 1
Dogs competing to
obtain above rating

| 4 9 14 18 25 |

(This rating applies to each sex)

The following report was submitted on applications for licenses to judge received
since the last meeting. This report was approved by the Board, and is as follows:
That judges’ licenses be granted to:

Rueben Clarke, Brooklyn, NY
Albert W. Freeth, New York, NY
Col. M. Robert Guggenheim, Babylon, NY
Edward Dana Knight, Charleston, W. Va – additional breeds
Dr. Chas. H. Large, New York, NY
Mrs. M. C. McGlone, New York, NY
David Wagstaff, Tuxedo Park, NY
Miss Grace Adams Wilson, Newport, KY
Gerald C. Buck, Rochester, NY
Chas. F. Grosse, Rocky River, Ohio – additional breeds
Lowell B. Drew, Brooklyn, NY

That temporary license to judge Bulldogs at Kennel Club of Buffalo show on Feb 25 and 16, 1933, be granted to Frank Patrick, Hamilton, Ontario.

That licenses be granted to the following, if and when applicants are invited to judge:

Dr. E. C. Goodrich, Vicksburg, Mich.
Gerald H. Kahn, Youngstown, Ohio
Edward Outhet, Suffield, Conn.

That application received from J. Willoughby Mitchell of New York, be disapproved.

It was moved and carried that a permanent judge’s license be granted to George S. Thomas, South Hamilton, Mass.

Application of J. J. Lawson, of Durham, N. C. for all breeds was considered, and it was moved and carried that as Mr. Lawson has never judged, he should be directed to submit an application for Setters, Points, Foxhounds and Beagles, endorsed by owners of those breeds, after which license will be granted if and when he is invited to judge and his name is submitted to us by a show-giving club.

It was moved and unanimously carried that letter from Mr. Russell H. Johnson, Jr. be laid on the table and that the Chair appoint a Committee to wait upon Mr. Johnson and request him to withdraw his resignation in its entirety.

Consideration was given to the question as to whether Section 6 of Rule XIII should apply to judges at combined specialty shows, and it was moved and carried that this rule shall apply to
combined specialty shows the same as to all-breed shows and that dogs shall not be
exhibited by any of the judges at any of the shows making up combined specialty shows.

It was moved and carried that the Board approve the following amendments to
the proposed advertised changed in rules to be voted on by the Delegates at the
December meeting, and that the following amendments to said rules be moved at said
meeting:

“It is hereby moved that the motion made by the Chairman of the Special
Delegates’ Committee be and it hereby is amended by striking out paragraph
2 of Section 3 of Chapter 3 of the Rules applying to Registration and Dog Shows
and substituting in place thereof the following, viz:

‘At present the fee for registration of each imported dog is two ($2.00)
dollars, for each dog whelped in the United States of America, eighteen
(18) months of age and under, two ($2.00) dollars, and for each dog
whelped in the United States of America over eighteen (18) months of
ago, four ($4.00) dollars.’

And by striking out the second paragraph of Section 4 of said Chapter 3 and
substituting in place thereof the following, viz:

‘At present the fee for litter registrations, the application for the
registration of which shall be received within sixty (60) days of the date
of the birth of the litter is one ($1.00) dollar for each such litter, and for
each litter the application for the registration of which shall be received
after sixty (60) days from the date of the birth of the litter is two ($2.00)
dollars.’

And by striking out the second paragraph of Section 3 of Chapter 2 of the Rules
applying to Registration and Field Trials and substituting in place thereof the
following, viz:

‘At present the fee for registration of each imported dogs is two ($2.00)
dollars, for each dog whelped in the United States of America, eighteen
(18) months of age and under, two ($2.00) dollars, and for each dog
whelped in the United States of America over eighteen (18) months of
ago four ($4.00) dollars.’

And by striking out the second paragraph of Section 4 of said
Chapter 2 and substituting in place thereof the following, viz:

‘At present the fee for litter registrations the application for the registration of which shall be received within sixty (60) days of the date of the birth of the litter is one ($1.00) dollar for each such litter, and for each litter the application for the registration of which shall be received after sixty days (60) days from the date of the birth of the litter is two ($2.00) dollars.’

And by striking out Section 19 of Chapter 22 of the Rules applying to Registration and Dog Shows and substituting in place thereof the following, viz:

‘SECTION 19. Any association, club, person or persons suspended or disqualified by the American Kennel Club or from whom the privileges of the American Kennel Club have been withheld, may apply for reinstatement or restoration of privileges upon paying a fee the amount of which shall be fixed and determined by the Board of Directors of the American Kennel Club. Until said fee has been paid the application shall not be acted upon.’

And by striking out Section 19 of Chapter 20 of the Rules applying to Registration and Field Trials and substituting in place thereof the following, viz:

‘SECTION 19. Any association, club, person or persons suspended or disqualified by the American Kennel Club or from whom the privileges of the American Kennel Club have been withheld, may apply for reinstatement or restoration of privileges upon paying a fee the amount of which shall be fixed and determined by the Board of Directors of the American Kennel Club. Until said fee has been paid the application shall not be acted upon.’

It was moved and carried that the Board approve a new section of the proposed changes in the Constitution and Bylaws to come before the Delegates at the Feb. 1933 meeting, to be known as Article X, Section 15, and to read as follows:

‘SECTION 15. The Board shall have power to determine and fix and from time to time to change the amount of all fees to be charged by the American Kennel Club, whether for registration, listing and change of ownership of dogs, the granting of kennels names and the transfer thereof, the issuing of certificates or otherwise.’
It was moved and carried that the Board amend the proposed changed in Constitution and Bylaws to come before the Delegates at Feb 1933 meeting by striking out Section 19 of Article 12 and substituting in place thereof the following, viz:

‘SECTION 19. Any association, club, person or persons suspended or disqualified by the American Kennel Club have been withheld, may apply for reinstatement or restoration of privileges upon paying a fee the amount of which shall be fixed and determined by the Board of Directors of the American Kennel Club. Until said fee has been paid the application shall not be acted upon.’

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
REGULAR MEETING OF THE DELEGATES
OF THE AMERICAN KENNEL CLUB
Dec. 6, 1932

President Charles T. Inglee in the Chair.

Present: Airedale Terrier Club of New York -- Theo. Offerman
Akron Kennel Club - E. G. Corey
American Foxterrier Club - James W. Spring
American Pomeranian Club - V. Matta
American Sealyham Terrier Club – Henry T. Fleitman
American Shetland Sheepdog Association - Wm. W. Gallagher
American Spaniel Club – George Greer
American Whippet Club - Col. H. S. Neilson
Bay Kennel Club of Santa Cruz – Garvin Denby
Belgian Sheepdog Club of America - L. H. Starkey
Boston Terrier Club of America - Fred A. Bearse
Bronx County Kennel Club - Herman Fensterer
Buckeye Beagle Club - H. H. Walcamp
Bullterrier Club of America - Wm. R. Quinn
Cairn Terrier Club of America - W. Brydon Tennant
Central Beagle Club - Horace F. Shearer
Chow Chow Club - David Wagstaff
Dachshund Club of America - Fred Voedegel
Dalmatian Club of America - Alfred B. Maclay
Devon Dog Show Association – A. M. Lewis
Doberman Pinscher Club of America - Fred B. Kingman
Eastern Beagle Club - Ross S. Robinson
Elm City Kennel Club - Chas. F. Hancock
Englewood Kennel Club - Wm. MacBain
English Setter Assoc. - R. D. Jennings
English Springer Spaniel Field Trial Assoc. - Chas. H. Toy
First Company Gov’s. Foot Guard Athletic Assoc. – D. M. E. Dewey
German Shepherd Dog Club of America - Wm. E. Ebbets
Golden Gate Kennel Club - Dr. A. A. Mitten
Gordon Setter Club of America - Chas. T. Inglee
Great Dane Club of America - C. R. Williams
Greyhound Club of America – W. Fred Ford
Huntingdon Valley Kennel Club - Francis Reeves, Jr.
Irish Setter Club of America - Wm. Carey Duncan
Irish Terrier Club of America - Hubert R. Brown
Irish Wolfhound Club of America - Amory L. Haskell
Japanese Spaniel Club of America - Wm. L. Smalley
Kennel Club of Atlantic City - Chas. J. McAnulty
Kennel Club of Buffalo, Inc. – Edward J. Meyer
Kerry Blue Terrier Club of America - James Clancy
Ladies Dog Club - Clarence N. Grey
Long Island Kennel Club - Chas. P. Scott
Los Angeles Kennel Club - Dr. Geo. T. Moore
Louisiana Kennel Club - S. Edwin Megargee, Jr.
Lynn Kennel Club - Clement M. Burnhome
Manchester Terrier Club of America - Wm. R. Tucker, Jr.
Mid-Jersey Field Dog Club - Dr. Guy H. Hillman
Miniature Pinscher Club of America - Wm. H. Dohm
Morris & Essex Kennel Club - Frank Cook
Nassau County Kennel Club - Theo. Crane
Newark Kennel Club - Edward H. Goodwin
New England Beagle Club - Harry McLaughlin
Newfoundland Club of America - Quentin Twachtman
Oakland Kennel Club - Caswell Barrie
Pacific Coast Boston Terrier Club - Thos. Hunter, Jr.
Pacific Coast Pekingese Club - Chas. W. Greenough
Pasadena Kennel Club - Louis J. Murr
Portland Kennel Club - Earl Lounsbury
Puget Sound Kennel Club - Hubert A. Doll
Saluki Club of America - S. Y. L'Hommedieu
Samoyede Club of America - R. C. Lawrence
San Antonio Kennel Club - Karl B. Smith
Schipperke Club of America - Edward K. Aldrich, Jr.
Schnauzer Club of America - Wm. D. Goff
Scottish Terrier Club of America - Henry D. Bixby
Springfield Kennel Club - Chas. F. Lynch
Storm King Kennel Club - H. E. Mellenthin
Texas Kennel Club - W. Edgar Baker
Tuxedo Kennel Club - Eben Richards, Jr.
Welsh Terrier Club of America - Samuel Milbank
Westbury Kennel Assoc. - F. N. Taliaferro
West Highland White Terrier Club of America - Wm. B. Rogers
Wissahickon Kennel Club - Russell H. Johnson, Jr.
Worcester County Kennel Club - F. Crawford Reiffert

The minutes of the last meeting were read, and it was moved and carried that same be adopted.

The report of the Secretary was read, and it was moved and carried that same be accepted, and is as follows:

December 6, 1932

To the Delegates of the American Kennel Club

Gentlemen:

I beg to submit the following matters for your consideration:

Application for membership from the Somerset Hills Kennel Club which has been approved by the Board of Directors.

Credentials of Delegates, all of which have been approved by the Board of Directors:

Anthony Addison Bliss to represent American Chesapeake Club.
H. W. Wiggins to represent Berks County Kennel Club
Philip Bondy to represent Brussels Griffon Club of America
Walter C. Ellis to represent Queensboro Kennel Club

Pursuant to Article IX, Section 3 of the Bylaws, the Board of Directors have suggested the names of individuals for the Nominating Committee.

Proposed new rules and amendments thereto.

Respectfully submitted,

P.B. Rice, Secretary

Somerset Hills Kennel Club was balloted for and duly elected to membership.

It was moved and carried, unanimously, that the candidates for delegates be balloted for collectively. The following were elected:

Anthony Addison Bliss – American Chesapeake Club
H. W. Wiggins – Berks County Kennel Club
Philip Bondy – Brussels Griffon Club of America
Walter C. Ellis – Queensboro Kennel Club

The following were elected to act as a Nominating Committee:

J. Sergeant Price, Jr., Chairman
Chas. J. McAnulty
A. M. Lewis
Fred A. Bearse
Chas. W. Greenough

It was moved and carried that the Rules of the American Kennel Club be and they hereby are altered by striking out all of said Rules of the American Kennel Club as revised and amended to May 3, 1932 and by substituting in place thereof the following which shall become and be the Rules of the American Kennel Club, viz: Pages 79 to 104 inclusive of the November 1st issue of the American Kennel Gazette.

It was moved and carried that the original motion be amended by striking out paragraph 2 of Section 3 of Chapter 3 of the Rules applying to Registration and Dog Shows, and by striking out Paragraph 2 of Section 3 of Chapter 2 of the Rules applying to
Registration and Field Trials and substituting therefore, in each instance, the following:

“At present the fee for registration of each imported dog is two ($2.00) dollars, for each dog whelped in the United States of America eighteen (18) months of age and under, two ($2.00) dollars, and for each dog whelped in the United States of America over eighteen (18) months of age, four ($4.00) dollars.”

And by striking out paragraph 2 of Section 4 of Chapter 3 of the Rules applying to Registration and Dog Shows, and by striking out paragraph 2 of Section 4 of Chapter 2 of the Rules applying to Registration and Field Trials and substituting therefore, in each instance, the follows:

“At present the fee for litter registrations, the application for the Registration of which shall be received within sixty (60) days of the date of birth of the litter is one ($1.00) dollar for each such litter, and for each litter the application for the for the registration of which shall be received after sixty (60) days from the date of the birth of the litter is two ($2.00) dollars.”

And by striking out Section 19 of Chapter 22 of the Rules applying to Registration and Dog Shows, and by striking out Section 19 of Chapter 20 of the Rules applying to Registration and Field Trials and substituting therefore, in each instance, the following:

“SECTION 19. Any association, club, person or person suspended or disqualified by the American Kennel Club for from whom the privileges of the American Kennel Club have been withheld, may apply for reinstatement or restoration of privileges upon paying a fee the amount of which may be fixed and determined by the Board of Directors of the American Kennel Club. Until said fee has been paid the application shall not be acted upon.”

It was moved and carried that the original motion be amended by striking out Section 2 of Chapter 3 of the Rules applying to Registration and Dog Shows, and by striking out Section 2 of Chapter 2 of the Rules applying to Registration and Field Trials and substituting therefore, in each instance, the following:

“SECTION 2. An American Bred Dog is a dog whelped in the United States of America by reason of a mating which took place in the United States of America.”
And by striking out Section 5 of Chapter 7 of the Rules applying to Registration and Dog Shows and substituting therefore the following:

“SECTION 5. The American Bred Class shall be for all dogs (except champions) six months of age and over, whelped in the United States of America, by reason of mating which took place in the United States of America. The entry form shall state the name of the breeder and the place and date of birth of dog.”

It was moved and carried that the original motion be amended by striking out the second sentence of Section 9 of Chapter 16 of the Rules applying to Registration and Dog Shows, and by striking out the second sentence of Section 6 of Chapter 9 of the Rules applying to Registration and Field Trials and substituting therefore, in each instance, the follows:

“No dog which is known to have been in contact with distemper or other communicable disease or kenneled or kept on premises where there has been such disease shall be entered for any show, unless for a period of two months previous to the date of entry it has been free from any symptoms of and has not come into further contact with distemper or other communicable disease.”

It was moved and carried that the original motion be amended by striking out Section 2 of Chapter 21 of the Rules applying to Registration and Dog Shows and substituting therefore the following:

“SECTION 2. All clubs holding shows under the American Kennel Club Rules must have available through their bench show committees, a copy of PURE-BRED DOGS and at least one copy of the Rules of the American Kennel Club at each show.”

It was moved and carried that the original motion be amended by inserting in Chapter in Chapter 19-A of the Rules applying to Registration and Dog Shows a new Section following Section 14, to be numbered 15 and reading as follows:

“SECTION 15. If the catalogue and/or the judge’s book of any show shall by error or mistake set forth any information contrary to the information which appears on the entry form of the dog for that show, the Bench Show Committee and/or the Superintendent of the show, upon request of the owner or handler of said dog prior to the judging, shall correct the entry in the judge’s book and in the marked catalogue to be sent to the American Kennel Club and said dog properly may complete in all
classes and for all prizes for which its entry form discloses it
was properly entered.”

And in order to accommodate the insertion of this new section, Sections 15 to 34
of Chapter 19 of the Rules applying to Registration and Dog Shows to be renumbered
Sections 16 to 35 inclusive, corresponding renumbering of these sections to be effected
in the Index.

And by inserting in the Index, under Chapter 19-A, the following:

“Section 15 – Errors made by show-giving club in entering dog may be
corrected.”

It was moved and carried that the original motion be amended by inserting at the
beginning of the first sentence of Chapter 18 of the Rules applying to Registration and
Field Trials the following words:

“At the conclusion of the judging.”

It was moved and carried that the original motion be amended by striking in
Section of Chapter 7 of the Rules applying to Registration and Dog Shows, at the end
thereof, the following:

“and from time to time such other varieties of distinct breeds as the
Board of Directors shall think proper.”

It was moved and carried that the original motion be amended by inserting in
Section 15 of Chapter 3 of the Rules applying to Registration and Dog Shows, at the end
thereof, and by inserting in Section 13 of Chapter 2 of the Rules applying to Registration
and Field Trials, at the end thereof, the following:

“In the event of the death of the owner or owners of a kennel name,
his or her or their executors or administrators shall have the right to
use the name for the purpose only of transferring any dog or dogs,
which said deceased owned at the time of his or her or their death
and may sell said kennel name with the approval of the American
Kennel Club and upon receipt of a transfer fee of fifteen dollars
($15.00).”

It was moved and carried that the original motion be amended by add-
ing a new Section to Chapter 16 of the Rules applying to Registration and Dog Shows, said new Section to be entitled Section 16 and to read as follows:

“SECTION 16. No show giving club or member or employee thereof until after the catalog of the show has been printed, shall disclose to any person not a member of the Bench Show Committee or Superintendent of the show, any information concerning the individual entries which have been made for that show except so far as to state for publication the total number for in the premium list for the show. Access to the entry data of a show shall be confined to members of the Bench Show Committee and/or the Superintendent of the show and their or his assistants in the giving of the show.”

The above amendment was lost.

It was moved and carried that the original motion be amended by inserting in Section 1 of Chapter 16 of Rules applying to Registration and Dog Shows the following:

“and must have been in the United States of America for a period of at least six months.”

The above amendment was lost.

It was moved and carried that the original motion be amended by adding to Section 7 of Chapter 3 of the Rules applying to Registration and Dogs Shows, and by adding to Section 6 of Chapter 2 of the Rules applying to Registration and Field Trials the following:

“with the following qualifications that the first purchaser of a registered dog when he or she applies for transfer may add to the name of the dog as originally registered the registered kennel name, if any, of the purchaser.

The above amendment lost.

It was moved and carried that the original motion be amended by striking out in Section 8 of Chapter 7 of the Rules applying to
Registration and Dog Shows, after the word “classes” at the end of the third line the following, viz: “and wins without competition” so that the first sentence of said Section 4 shall read:

“SECTION 4. The Novice Class shall be for dogs six months of age and over never having won a first prize at a show in any regular official class including winners class, wins in puppy classes nad wins without competition excepted.”

The above amendment was lost.

It was moved and carried that original motion be amended by striking out the word “Limit” in Section 2 of Chapter 7 of the Rules applying to Registration and Dog Shows and substituting for it the words “Bred by Exhibitor”.

And by striking out all of Section 6 of Chapter 7 of the Rules applying to Registration and Dog Shows and substituting therefore the following:

Bred by Exhibitor Class shall be for all dogs over six months of age bred by the exhibitor. Champions Barred.”

The above amendment was lost.

It was moved and carried that the original motion be amended by adding a new section to Chapter 9 of Rules applying to Registration and Dog Shows, to be entitled Section 3 and to read as follows:

SECTION 3. A judge upon being invited to officiate at any show, who finds it impossible or inadvisable for him to accept the invitation, shall so advise the Bench Show Committee or the Superintendent of said show within ten days after the receipt of the invitation. Failure on his part to so accept or decline the invitation within the above specified time shall relieve the show giving club of any obligations to said judge, and said club shall be at liberty to engage another judge for the breeds for which the first mentioned judge has been invited. Should a judge who receives an invitation to judge certain breeds at a particular show desire to accept the invitation, he shall immediately notify the Bench Show Committee or Superintendent of said club of any and all previous invitations accepted or engagements made to judge the specified breeds for the shows of other clubs. The said Bench Show Committee shall then be at liberty to withdraw the invitation should it so desire without being considered discourteous to said judge in so doing, as that action would really be mutually advantageous to both parties. Failure on the part of a judge to so advise inviting clubs of
previous engagements may be suspension of his license
to judge at the discretion of the Board of Directors, for a
period not to exceed --- months."

The above amendment was lost.

It was moved and carried that the original motion be amended by striking out Section 1 of Chapter 17 of the Rules applying to Registration and Dog Shows substituting therefore the following:

“SECTION 1. Any club or association which shall give a dog show of more than one day’s duration must, and such club or association which shall give a dog show of one day’s duration only, may sent out in advance to every exhibitor a program showing the time schedules for the judging of the various breeds, which program shall be adhered to as closely as possible, and except in the event of emergency beyond the control of the show giving club, no breed shall be judged prior to the time stated on said program.” Further possible amendment by adding, “without the consent of the majority of all exhibitors of said breed.”

The above amendment was lost.

It was moved and carried that the original motion be amended by adding to Section 33 of Chapter 19-C of the Rules applying to Registration and Dog Shows the following:

“The judge of any of the Group Classes must be licensed to judge at least three of the breeds in said Group. The judge who determines the Best in Show must be an All Rounder.”

The above amendment was lost.

The original motion, with such amendments as were carried, was then voted upon and unanimously adopted.

It was moved and carried that the foregoing new Rules as adopted become effective on Feb 7, 1933, the date of the Annual Delegates’ Meeting of the American Kennel Club.

It was moved and carried unanimously that a vote of thanks be tendered the Special Delegates’ Committee for the tremendous task undertaken and the very capable work performed.

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
REGULAR MEETING OF THE BOARD OF DIRECTORS
OF THE AMERICAN KENNEL CLUB
DECEMBER 6, 1932

President  Charles T. Inglee in the Chair.

Present  Russell H. Johnson, Jr.
          Clement M. Burnhome
          Caswell Barrie
          Henry D. Bixby
          Wm. Cary Duncan
          Wm. E. Ebbets
          Wm. J. Hutchinson
          Wm. L. Smalley
          W. Brydon Tennant

The minutes of the last meeting of the Board were read, and it was moved and carried that same be adopted.

The report of the Secretary was read, and it was moved and carried that same be accepted, and is as follows:

December 6, 1932

To the Board of Directors of the American Kennel Club:

Gentlemen:

I beg to submit the following matters for your consideration:

Report of the Treasurer.

Application for membership from the Somerset Hills Kennel Club.

Credentials of Delegates.

H. W. Wiggins to represent Berks County Kennel Club.

Philip Bondy to represent Brussels Griffon Club of America.

Walter C. Ellis to represent Queensboro Kennel Club.


Charges preferred by A E. Bonner were referred to
the Philadelphia Trial Board.

Charges preferred by the Penn-Jersey Chow Chow Specialty Club were referred to the New York Trial Board.

Matter of Miss May Warner and F. Turbush were referred to the New York Trial Board.

Matter of Myna G. Howard and Rose Wilber were referred to the New York Trial Board.

Matters of Intermountain Kennel Club and Texas Kennel Club.
Amendments to proposed rules and by-laws.

Respectfully submitted,
P.B. Rice, Secretary.

The vacancy on the Board of Directors, Class of 1935, was filled by the election of Dr. Samuel Milbank.

Mr. Burnhome, chairman of the Committee appointed to wait upon Mr. Johnson, which Committee consisted of Clement M. Burnhome, Henry D. Bixby, Wm. L. Smalley, W. Brydon Tennant, and William J. Hutchinson, read the letter sent to Mr. Johnson by the Committee and Mr. Johnson's reply consenting to remain on the Board. Members of the Board then urged Mr. Johnson to also remain as First Vice-President. Mr. Johnson expressed his appreciation of the kind of sentiments of the Board and said he would do as the Board desired and retain the office of First Vice-President.

The report of the Treasurer was read, and it was moved and carried that same be accepted and placed on file.

Application for membership of Somerset Fills Kennel Club was considered, and it was moved and carried that same be approved.
Credentials of the following candidates for positions of delegate were considered, and it was moved and carried that same be approved:

H. W. Wiggins to represent Berks County Kennel Club
Philip Bondy to represent Brussels Griffon Club of America
Walter C. Ellis to represent Queensboro Kennel Club

Report of the Chicago Trial Board in the matter of G. W. Davis and H. F. Conzett was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That Mr. Conzett sign the application for registration of a litter of puppies sired by his Beagle ‘Dawn’s Eric’ #743256, out of the bitch ‘Little Bell’ or be denied all privileges of the American Kennel Club.”

The Secretary reported the following matters referred to Trial Board, and it was moved and carried that the report be approved.

Charges preferred by A. E. Bonner against Mrs. K. Abrams were referred to the Philadelphia Trial Board.
Charges preferred by the Penn-Jersey Chow Chow Specialty Club against Edward Frey were referred to the New York Trial Board.
Matter of Miss May Warner and F. Turbush was referred to the New York Trial Board for investigation and report.
Matter of Myna G. Howard and Rose Wilber was referred to the New York Trial Board for investigation and report.

Mr. Johnson reported that Mr. Barclay found it impossible to serve on a Nominating Committee. It was moved and carried that the name of Mr. j. Sergeant Price, Jr. be suggested to the Delegates to serve on said Committee as a member and its Chairman.

It was moved and carried that the Annual Delegates’ Meeting of the Club be held on Feb. 7, 1933, and that thereafter the May, Sept. and December Delegates’ Meetings be held on the second Tuesday of the month, if possible.
It was moved and carried that Intermountain Kennel Club be fined $5.00 for violations of American Kennel Club Rules in the premium list and catalogue of their show held on Oct 6, 7, and 8, 1932.

It was moved and carried that Texas Kennel Club be fined $10.00 for violations of the American Kennel Club in the catalogue of their show held on Oct 14, 15, and 16, 1932.

The following report was submitted on applications for licenses to judge received since the last meeting. This report was approved by the Board, and is as follows:

- That judges’ licenses be granted to
  - W. O. Barlett (for additional breeds)
  - C. G. Ford (for additional breeds)
  - J. P. Hackett
  - Bernh L. Tuellmann

It was moved and carried that application of Wm. H. Addison for a license to judge Boston Terriers, be disapproved.

Application of Albert A. Turley for restoration of his license to judge Boston Terriers was considered, and it was moved and carried that license be denied.

Mr. Inglee advised the Board of the communication he received from Mr. F. E. Bechmann, but no further action was taken on the application of Mr. Bechmann and Dogdum for reinstatement.

Letter received from Miss Grace Sherwood, former employee now suffering from tuberculosis at Trudeau Sanitarium, was read, and it was moved and carried that $500.00 be given her, to be paid as follows: $200.00 immediately, and $100.00 each month
for three months.

It was moved and carried that Arch H. Vernon and Walter E. Clark be elected members of the Los Angeles Trial Board.

It was moved and carried that that excuse for absence received from Dudley P. Rogers be accepted.

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
REGULAR MEETING OF
THE BOARD OF DIRECTORS OF
THE AMERICAN KENNEL CLUB
Jan. 10, 1933

President        Charles T. Inglee in the Chair.

Present          Russell H. Johnson, Jr.
                 Clement M. Burnhome
                 Caswell Barrie
                 Henry D. Bixby
                 Wm. Cary Duncan
                 Wm. E. Ebbets
                 Wm. J. Hutchinson
                 Dudley P. Rogers
                 Wm. L. Smalley
                 W. Brydon Tennant

The minutes of the last meeting of the Board were read, and it was moved and
carried that same be adopted.

The report of the Secretary was read, and it was moved and carried that same be
accepted, and is as follows:

Jan. 10, 1933

To the Board of Directors
of the American Kennel Club

Gentlemen:

I beg to submit the following matters for your consideration:

Report of the Treasurer.

Credentials of Delegates:
    David S. Edgar, Jr. to represent Inter-Mountain Kennel Club
    Charles B. McLaughlin to represent Manchester Kennel Club
    George E. Phillips to represent Rhode Island Kennel Club.

Report of the New York Trial Board in the matter of charges preferred by B. R.
Jachtman against Frank P. Dole.

Report of the New York Trial Board in the matter of Mrs. Rose Wilber and Mrs.
Myna G. Howard.


Report of the Chicago Trial Board in the matter of R. H. Cook and Mr. and Mrs. Thomas Doyle.


Application for reinstatement from Mr. and Mrs. H. C. Hunt.

Application for reinstatement from Louis Legrand.

Matter of the English Springer Spaniel Club of the Central States.

Matter of Mrs. J. N. Pfister.

Communications from Monmouth County Kennel Club and Western Specialty Clubs Association.

Respectfully submitted,

P.B. Rice, Secretary

Letter from Mr. J. Sergeant Price, Jr. stating that he cannot serve as a member of the Nominating Committee, was read.

Mr. Francis Butler Reeves, Jr., of Philadelphia, was duly nominated and elected by the Board to serve as member and chairman of the Nominating Committee.

The report of the Treasurer was read, and it was moved and carried that same be accepted and placed on file.
Credentials of the following candidates for positions of delegate were considered, and it was moved and carried that same be approved:

David S. Edgar, Jr. – to represent Inter-Mountain Kennel Club.
Charles B. McLaughlin – to represent Manchester Kennel Club.

Credentials of George E. Phillips as delegates of Rhode Island Kennel Club could not be acted upon, as he was not known to any member of the Board nor vouched for by anyone known to the Board.

The Secretary reported the following matters referred to Trial Board, and it was moved and carried that the report be approved:

Charges preferred by Max J. Kennedy against Ben H. Wilson were referred to the Chicago Trial Board.

Charges preferred by Miss Geraldyn Lohman against Mr. and Mrs. Frederick S. Krupp were referred to the Los Angeles Trial Board.

Charges preferred by B. R. Jachtman against Frank F. Dole were referred to the New York Trial Board.

Charges preferred by J. H. Bradley against Mrs. Jesse Thornton were referred to the Philadelphia Trial Board.

Matter of John F. Virtue and Mrs. H. Maud Roberts was referred to the Boston Trial Board for investigation and report.

Matter of I. W. Jacobs and P. I. Appleman was referred to the New York Trial Board for investigation and report.

Matter of Hans Muench and Geo. W. Evans was referred to the New York Trial Board for investigation and report.

Report of the Boston Trial Board in the matter of James Hurley and Maurice T. Mullins was read, and it was moved and carried that same be accepted and its recommendation as follows
adopted:

“That the complaint against Maurice T. Mullins be dismissed and that the Irish Terrier of Frances A. Frank be registered.”

Report of the New York Trial Board in the matter of I. W. Jacobs and P. I. Appleman was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That Mr. Appleton should submit to the American Kennel Club all papers in connection with the English Springer Spaniel, ‘Merlin of Avondale’ #543306, also the proceeds of check for $1.00 received from I. W. Jacobs for transfer of ownership of ‘Merlin of Avondale’ in order that puppies bred by P. I. Appleman out of said bitch may be eligible for registration in the American Kennel Club.

That Mr. Appleman is to comply with the above within seven days from receipt of notice from the American Kennel Club, or be deprived of the privileges of the American Kennel Club.”

Report of the New York Trial Board in the matter of charges preferred by B. R. Jachtman against Frank F. Dole was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That Mr. Dole should furnish a three-generation pedigree of the Bullterrier sold by him to Mr. Jachtman within two weeks of receipt of notice from the American Kennel Club, or be deprived of the privileges of the American Kennel Club.”

Report of the New York Trial Board in the matter of Mrs. Rose Wilber and Mrs. Myna G. Howard was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That Mrs. Howard sign the necessary papers in connection with the breeding of the Great Dane ‘Miss Lido’s Lindy’ to ‘Miss Lido’s Zara’, within ten days of receipt of notice from the American Kennel Club, or be deprived of the privileges of the American Kennel Club.”
Report of the Chicago Trial Board in the matter of charges preferred by Louis G. Spence against U. C. Kalar was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That the case be dismissed, Mr. Spence having withdrawn the charges.”

Report of the Chicago Trial Board in the matter of Louis Ficks and Clive D. Gaston was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That Clive D. Gaston furnish Louis Ficks proper registration papers transferring the ownership of the Airedale Terrier, ‘Gaston’s Queen’ #598795, within thirty days after receipt of notice from the American Kennel Club, or be denied all privileges of the American Kennel Club.”

Report of the Chicago Trial Board in the matter of R. H. Cook and Mr. and Mrs. Thomas Doyle was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That Mr. and Mrs. Doyle furnish Mr. Cook with the proper registration papers of Pekingese dog purchased by Mr. Cook from Mr. and Mrs. Doyle, within thirty days of receipt of notice from the American Kennel Club, or be denied all privileges of the American Kennel Club.”

Report of the Chicago Trial Board in the matter of Mrs. John C. Ferris and C. J. Joel was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That the complaint be sustained and that the registration on Mrs. Ferris’ Bulldog bitch, ‘Irish Molly-Oh’, #760283, be changed to show the sire as ‘Captain Blood’, #549929, and the date of birth corrected to read August 23, 1929. Further, that all the get of this litter, whelped August 23, 1929, by ‘Captain Blood’, #549929, out of ‘Alaunts Princess’, #594029, and the get resulting from this litter, be corrected as above. Further, that C. J. Joel be deprived of all privileges of the American Kennel Club.”
It was moved and carried that applications for reinstatement of Mr. F. E. Bechmann and Dogdum be approved.

It was moved and carried that application for reinstatement of Mr. Louis Legrand be approved.

It was moved and carried that application for reinstatement of Mr. and Mrs. H. C. Hunt be approved.

Matter of correspondence with Mrs. J. N. Pfister was considered, and it was moved and carried that if Mrs. Pfister does not reply satisfactorily within ten days after receipt of advice of this action that she be deprived of all privileges of the American Kennel Club.

It was moved and carried that English Springer Spaniel Club of the Central States be fined $10.00 for not submitting classification and list of specials for approval for the show held November 19 and 20, 1932.

It was moved and carried that financial report received from Monmouth County Kennel Club for their show held for charity on June 25, 1932, be accepted and placed on file.

It was moved and carried that the following letter be written and sent to the California Kennel Club:

“The Directors of the American Kennel Club jointly and unanimously wish to advise the President of the California Kennel Club in reply to his circular letter of December 23rd, that the resolution passed by the Board at its September meeting was unanimous, and that the letters written to the President of the California Kennel Club under dates of September 9th and October 17th have the approval of the Directors of the American Kennel Club and they see no reason to amplify the information contained in said letters.
The California Kennel Club matter was investigated in accordance with the Rules and By-Laws of the American Kennel Club and in accordance with the principles of justice and sportsmanship and the Directors see no reason to reconsider the case.”

At the meeting of the Executive Committee held July 16, 1929, a resolution was passed that "a charge of twenty-five cents per copy be charges for American Kennel Club Rules, except in the case of member and show-giving clubs, licensed judges and superintendents, who will be furnished with one copy free of charge."

It was moved and carried that the above resolution be rescinded.

It was moved and carried that a supply of about 15,000 rule books be printed and mailed to exhibitors, licensed judges and superintendents.

Letter from Western Specialty Clubs Association, extending invitation to American Kennel Club to hold a show in conjunction with the World Fair at Chicago in Sept or Oct 1933, was read, and it was moved and carried that the invitation be declined with thanks.

It was moved and carried that no Pacific Coast representative of the American Kennel Club be appointed at this time, as it appears that a majority of California fanciers prefer to deal directly with the American Kennel Club, as is done by fanciers in all other parts of the United States. Much quicker service can now be given by the American Kennel Club than was possible before a California representative was appointed several years ago. At that time, all date applications, judges’ lists, etc.
were acted on only twice a month by a License Committee. This Committee has been discontinued and these matters are now attended to daily. In the future, all important general correspondence and that pertaining to approval of dates, premium lists, judges’ lists, etc. will be conducted by air mail and where necessary be telegraph to insure quick service. Registration certificates, if needed quickly will also be sent by air mail when requested.

At the October Directors’ Meeting, at the suggestion of the Los Angeles Kennel Club, a resolution was passed requesting the California member clubs to appoint Committees to meet and discuss arrangements for their shows that would be most advantageous to all. As some of these Clubs have failed to appoint Committees and look with disfavor on the idea, and as no meeting has been held, the resolution passed at the October meeting is hereby rescinded.

It was moved and carried that the following regulation be adopted:

“In the future, in localities where there is an all breed member club of the American Kennel Club, dates will not be granted to hold a so-called Combined Specialty Show, except for various breeds of one group only – to wit: Sporting Breeds only, Hounds only, Working Breeds only, Terriers only, Toy Breeds only, or Non-Sporting Breeds only. This regulation is adopted so that a Combined Specialty Show will not partake of the nature of an all breed show in an all breed member club’s territory.”

It was moved and carried that the American Kennel Club employ Spark, Mann & Company to make a complete audit for the year 1932, at a cost not to exceed $650.00.
The inquiry from the Dachshunde Club of America in regard to the possibility of having a page in the American Kennel Gazette on the same basis as the German Shepherd Dog Club of America was submitted to the Board, and it was moved and carried that the matter be referred to the Committee appointed at the October 1932 meeting of the Board to examine into the affairs of the American Kennel Gazette.

The following report was submitted on applications for licenses to judge received since the last meeting. This report was approved by the Board, and is as follows:

That judges’ licenses be granted to

Frank W. Bailey  
S. H. Beddow  
George A. Binney  
Miss Iris de la Torre Bueno (additional breed)  
Mrs. Kitty Carlin  
Mrs. David C. Dodge (additional breeds)  
Victor Eisner  
Richard J. Harrigan  
E. H. Hawthorn  
Sidney F. Heckert  
John C. Heitman  
Harold B. Johnson (additional breeds)  
William Lawlor  
Livingston E. Osborne  
Miss Harriet C. Preede  
Ralph W. Spike  
Mrs. Robert G. Sternberg  
Chas. H. Toy

That judges’ licenses be granted to the following if and when the applicants are invited to judge:

Joseph Birch  
Dan D’Alesio

That the following be requested to secure endorsements of some specialty club or clubs in each group and that licenses then be granted if thought desirable if and when applicants are invited to judge:

Walter Cecil Cox  
Mrs. Geo. R. Walmsley

That temporary licenses be granted to the following:

John F. Collins - to judge all breeds except Pointers and Setters, at Orlando Kennel Club show Feb. 22 and 23, 1933.
Andrew Paterson – to judge various toy breeds at Toledo Kennel Club show, March 1 and 2, 1933.

Mrs. T. A. M. Hill – to judge American Sealyham Terrier Club show, Feb 11, 1933.

It was moved and carried that the Board approves the following amendments to the proposed advertised changes in the Constitution and Bylaws to be voted on by the Delegates at the Feb. meeting, and that the following amendments to said Constitution and bylaws be moved at said meeting:

“It is hereby moved that the motion made by the Chairman of the Special Delegates’ Committee be and it hereby is amended by striking out Sections 1, 2, and 3 of Article XI of the Constitution and Bylaws and substituting in place thereof the following viz:

SECTION 1. The officers of the Club shall be a President, and Executive Vice-President, a Secretary and a Treasurer, who shall be elected annually by the Board of Directors at a meeting which shall be held immediately following the annual meeting of the Club.

- The President must be a director.
- The Executive Vice-President, the Secretary and the Treasurer need not be elected from the directors.
- The offices of Secretary and Treasurer may be held by the same person.
- Vacancies in any of the above offices shall be filled for the unexpired term by the Directors by a majority vote of those present at any meeting.

PRESIDENT

SECTION 2. The President, or in his absence the Executive Vice-President shall exercise the usual functions of the presiding officer. In the absence of both the President and the Executive Vice-President a presiding officer for the meetings of the Club or Board of Directors may be chosen without ballot. The President shall, with the Executive Vice-President execute all contracts on behalf of the Club and perform such other duties as may be assigned to him by the Board of Directors. The President may be paid a nominal salary, if the Board of Directors shall so determine, the amount of which salary shall be fixed by said Board.
EXECUTIVE VICE-PRESIDENT

SECTION 3. The Executive Vice-President shall exercise the usual functions of a chief executive officer, giving his whole time to the business affairs of the Club. If not elected from the directors, he shall be ex officio a director. He shall supervise the work of the Secretary and the Treasurer and the employment of such clerical aid as may be necessary to operate all the activities of the Club. He shall perform such other duties as may be assigned to him by the Board of Directors. The salary of the Executive Vice-President shall be fixed and determined by the Board of Directors.

And by striking out the second paragraph of Section 2 of Article XII of the Constitution and Bylaws and substituting in place thereof the following:

A notice in writing must be mailed immediately by the bench show or field trial Committee to the person suspended and duplicate notices of such suspension giving the name and address of the person suspended and full details as to the reasons for the suspension must be forwarded to the American Kennel Club within seven days of the rendering of the decision.

It was moved and carried that before printing, the following minor regulatory and explanatory inserts and deletions be made in the new Rules applying to Registration and Dog Shows:

CHAPTER 3, SECTION 4, first sentence, third line, after the word “owners”, insert “or lessees”.

CHAPTER 3, Section 5, second line, after the word “age”, insert “at time of mating”, and in third line, after the word “age”, insert “at time of mating”, and in fifth line, after the word “affidavit”, insert “or evidence”.

CHAPTER 8, Section 5, fourth line, after word “sex”, insert “to the best of breed and”.

And the following in the new Rules applying to Registration and Field Trials:

CHAPTER 2, Section 4, first sentence, third line, after the word “owners”, insert “or lessees”.

CHAPTER 2, Section 5, second line, after the word “age”, insert “at time of mating”, and in third line, after
the word “age”, insert “at time of mating”, and in the fifth line after the word “affidavit”, insert “or evidence”.

CHAPTER 9, Section 2, next to last line, after the word “dam”, delete the word “and”, and after the word “breeder”, insert “and the name and address of the owner.”

CHAPTER 18 – change heading to JUDGES’ BOOKS, REPORTS AND DECISIONS and number present section “Section 1” and in the third line, after the word “owners” delete the words “and names of handlers”. Insert at end of Chapter 18 a new section to be known as Section 2 and to read as follows:

“A judge’s decision shall be final in all cases affecting the merits of the dogs. Full discretionary power is given to the judge to withhold any, or all, awards for want of merit.”

It was moved and carried that after February 7, 1933, the fee to be charged and to accompany applications for reinstatement under Section 19 of Article XII of the Bylaws shall be $5.00, which fee shall be returned if the application for reinstatement is denied.

It was moved and carried that in accordance with Section 9 of Chapter 5 of the new Dog Show Rules, the license fee to be charged non-member clubs for shows to be held on and after Feb 7, 1933, shall be as follows:

All Breed Clubs - $50.00
Specialty Clubs - $25.00

It was moved and carried that the following rating for Retriever Field Trials shall go into effect as of December 21, 1931: To acquire championship, Retrievers must win two open all age stakes with at least six starters in each stake.

It was moved and carried that the following rating for Spaniel Field Trials shall go into effect Feb. 7, 1933: To acquire championship, Spaniels must win two open all age stakes with at least six starters in each stake.

It was moved and carried that the following ratings
for Beagle Field Trial Championships shall go into effect Feb, 7, 1933:

- 13 inch males  75 points
- 13 inch females  75 points
- 15 inch males  75 points
- 15 inch females  75 points

The following letter was received and read to the Board:

Jan. 10, 1933

To the Directors of the
American Kennel Club:

Gentlemen:

In view of my activities with the Westminster Kennel Club and the time required by the affairs of that organization, I beg to thank the Directors of the American Kennel Club for honoring me with an election to their Directorate, but do not feel that I can in justice to the affairs of either club, accept.

Yours very truly,

Samuel Milbank

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
ANNUAL MEETING OF THE Delegates OF THE AMERICAN KENNEL CLUB
February 7, 1933

Present

Airedale Terrier Club of America - Theo. Offerman
Akron Kennel Club - E. G. Corey
American Foxterrier Club - James W. Spring
American Sealyham Terrier Club - Henry T. Fleitmann
American Spaniel Club - George Greer
Bay Kennel Club of Santa Cruz - Garvin Denby
Belgian Sheepdog Club of America - L. H. Starkey
Berks County Kennel Club - H. W. Wiggan
Boston Terrier Club of America - Fred A. Bearse
Brussels Griffon Club of America - Philip Bondy
Buckeye Beagle Club - H. H. Walcamp
Bullterrier Club of America - Wm. R. Quinn
Cairn Terrier Club of America - W. Brydon Tennant
Central Beagle Club - Horace F. Shearer
Chicago Collie Club - Thos. M. Halpin
Chow Chow Club - David Wagstaff
Colorado Kennel Club - Erich M. Plump
Devon Dog Show Assoc. - A. M. Lewis
Eastern Beagle Club - Ross S. Robinson
Eastern Dog Club - Dudley P. Rogers
Elm City Kennel Club - Chas. F. Hancock
Empire Beagle Club - Wm. E. Borden
Englewood Kennel Club - Wm. MacBain
English Setter Assoc. - R. D. Jennings
English Springer Spaniel Field Trial Assoc. - Chas. H. Toy
Fairfield County Hunt Club - Lindsley Tappin
First Company Gov’s. Foot Guard Athletic Assoc. - D. M. E. Dewey
French Bulldog Club of America - A. Alling Halsey
German Shepherd Dog Club of America - Wm. E. Ebbets
Gordon Setter Club of America - Chas. T. Inglee
Great Dane Club of America - C. R. Williams
Huntingdon Valley Kennel Club - Francis Reeves, Jr.
Intermountain Kennel Club - David S. Edgar, Jr.
Irish Setter Club of America - Wm. Carey Duncan
Irish Terrier Club of America - Hubert R. Brown
Kennel Club of Buffalo, Inc. - Edward J. Meyer
Long Island Kennel Club - Chas. P. Scott
Los Angeles Kennel Club - Dr. Geo. T. Moore
Louisiana Kennel Club - S. Edwin Megargee, Jr.
Lynn Kennel Club - Clement M. Burnhome
Manchester Terrier Club of America - Wm. R. Tucker, Jr.
Mid-Jersey Field Dog Club - Dr. Guy H. Hillman
Miniature Pinscher Club of America - Wm. H. Dohm
Morris & Essex Kennel Club - Frank Cook
Nassau County Kennel Club - Theo. Crane
National Beagle Club - John Wallace Scott
The minutes of the last meeting were read, and it was moved and carried that
same be adopted.

The report of the Secretary was read, and it was moved and carried that same be
adopted, and is as follows:

Feb. 7, 1933

To the Delegates of the American Kennel Club:

Gentlemen:

I beg to submit the following matters for your consideration:

Application for membership from the Greenwich Kennel Club, Inc. which has
been approved by the Board of Directors.

Credentials of Delegates, all of which have been approved by the Board of
Directors.

Dr. H. B. Kobler – to represent Capital City Kennel Club
Francis F. H. Fleitman – to represent Dachshund Club of America
Henry L. Ferguson – to represent Greenwich Kennel Club
David S. Edgar, Jr. – to represent Inter-Mountain Kennel Club
Charles B. McLaughlin – to represent Manchester Kennel Club
Herbert Bertrand – to represent Paterson Kennel Club
George E. Phillips – to represent Rhode Island Kennel Club
A. Clinton Wilmerding - to represent Rochester Dog Protective Association
Milton S. Dillon – to represent Somerset Hills Kennel Club

Report of the Nominating Committee
Report of the Treasurer.
Proposed new Constitution and Bylaws

Respectfully submitted
P.B. Rice, Secretary

Greenwich Kennel Club was balloted for and duly elected to membership.

It was moved and carried, unanimously, that the candidates for delegates be balloted for collectively. The following were elected:

Dr. H. B. Kobler – to represent Capital City Kennel Club
Francis F. H. Fleitman – to represent Dachshund Club of America
Henry L. Ferguson – to represent Greenwich Kennel Club
David S. Edgar, Jr. – to represent Inter-Mountain Kennel Club
Charles B. McLaughlin – to represent Manchester Kennel Club
Herbert Bertrand – to represent Paterson Kennel Club
George E. Phillips – to represent Rhode Island Kennel Club
A. Clinton Wilmerding - to represent Rochester Dog Protective Assoc.
Milton S. Dillon – to represent Somerset Hills Kennel Club

The report of the Nominating Committee was read, and is as follows:

January 19, 1933

To the Delegates of the American Kennel Club

Gentlemen:

At a meeting of the Nominating Committee held at the offices of the American Kennel Club at 2:00 PM, January 19, 1933, the following were unanimously nominated as candidates to fill the vacancies on the Board of Directors:

Clement M. Burnhome
William E. Ebbets
William R. Tucker, Jr.

William B. Rogers

) --- for the Class of 1937
 )
 ( )
 ( ) --- for the Class of 1935
Respectfully submitted,
Nominating Committee

Francis B. Reeves, Jr.
Chairman, Nominating Comm

Charles W. Greenough
Charles J. McAnulty
Fred A. Bearse
Arthur M. Lewis

It was moved and carried that the nominations be closed.

It was moved and carried that the Secretary cast one ballot.

The Secretary having cast one ballot, the following were declared unanimously

elected to the Board of Directors:

  Clement M. Burnhome
  William E. Ebbets
  William R. Tucker, Jr.
  William B. Rogers

The report of the Treasurer was read, and it was moved and carried that same

be received.

The Secretary read a brief report of statistics for the year 1932.

It was moved and carried that the Constitution and Bylaws of the American

Kennel Club be and they hereby are altered by striking out all of said Constitution and

Bylaws of the American Kennel Club as revised and amended to February 1931, and by

substitution in place thereof the following, which shall become and be the Constitution

and Bylaws of the American Kennel Club, viz:  Pages 77 to 83, inclusive, of the January

1, 1933 issue of the American Kennel Gazette.

It was moved and carried that the original motion be amended by striking out the

word “shall” in the fifth line of
Section 19 of Article XII of the Constitution and Bylaws and by inserting in place thereof the word “may”, so that said Section 19 shall read:

SECTION 19. Any association, club, person or persons suspended or disqualified by the American Kennel Club or for whom the privileges of the American Kennel Club have been withheld, may apply for reinstatement or restoration of privileges upon paying a fee, the amount of which may be fixed and determined by the Board of Directors of the American Kennel Club. Until said fee has been paid the application shall not be acted upon.

It was moved and carried that the original motion be amended by inserting at the end of the first paragraph of Section 2 of Article XII of the Constitution and Bylaws and at the beginning of the second paragraph of Section 2 the following words, viz: “A notice in writing must be mailed immediately by the Bench Show or the Field Trial Committee to the person suspended and “ and by changing the letter “d” at the beginning of the word “Duplicate” from a capital letter to a small letter, so that said second paragraph shall read:

A notice in writing must be mailed immediately by the Bench Show or the Field Trial Committee to the person suspended and duplicate notices of such suspension giving the name and address of the person suspended and full details as to the reasons for the suspension must be forwarded to the American Kennel Club within seven days of the rendering of the decision.

It was moved that the original motion be amended by adding to Section 4 of Article IV the following viz:

Furthermore, it is recognized that the parent club fulfills its principal reason for existence by drafting, adopting and publishing a standard of its breed, which is the official description by which that breed shall be judged at all dog shows held under the Rules of the American Kennel Club. Nothing in the Constitution, Bylaws or Rules of the American Kennel Club as now written or as they may be amended in future shall be construed so as to hamper the adoption by the parent club of whatever
standard of its breed may from time to time be founded by it to be advisable. Furthermore, nothing in these Bylaws and Rules shall ever be construed as a bar to the exhibition of a dog on account of its appearance, where its appearance conforms to the standard of its breed, as currently published by the parent club.

The above amendment was lost.

The original motion, as amended, was then voted upon and unanimously adopted.

It was moved that a vote of thanks be tendered Mr. James W. Spring for his tireless energy and effective work in producing this rewriting of the constitution and bylaws and rules.

It was moved and carried that the above resolution be amended to include all the members of the Special Delegates Committee.

It was moved and carried that the resolution, as amended, be adopted.

It was moved and carried that the delegates request the Directors of the American Kennel Club to reconsider the regulation passed at the Jan 1933 meeting in regard to Combined Specialty Shows.

It was moved and carried that the following resolution be adopted:

BE IT RESOLVED that the Delegates of the American Kennel Club assembled at the February meeting of said Club do hereby ratify and approve the action of the Board of Directors of said Club in causing Exhibitors at such shows as are to be given in February of 1933, by such clubs as have been licensed to hold shows, to be notified that said Exhibitors will not be held to account for entries made by them in the American-bred Class under the conditions apply-
ing to said Class as set forth in Section 6 of Rule 7 of the old Rules of the American Kennel Club because of the failure of said Clubs to send to said Exhibitors entry forms conforming to the new Rules and Regulations which became effective this seventh day of February, 1933, and request said Board of Directors not to impose penalties upon any such Exhibitors or upon any of said Clubs because of said failure to furnish entry forms conforming to the provisions of the new Rules and Regulations.

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
REGULAR MEETING OF THE BOARD OF DIRECTORS
OF THE AMERICAN KENNEL CLUB
FEBRUARY, 7, 1933

President Charles T. Inglee in the Chair.

Present Russell H. Johnson, Jr.
Clement M. Burnhome
Henry D. Bixby
Wm. Cary Duncan
Wm. E. Ebbets
Dudley P. Rogers
W. Brydon Tennant

The minutes of the last meeting of the Board were read, and it was moved and
carried that same be adopted.

It was moved and unanimously carried that Mr. William L. Smalley and Mr.
Caswell Barrie be retained as directors of the American Kennel Club until expiration of
their terms.

Mr. Smalley and Mr. Barrie then came into the meeting.

It was moved and carried that the amendment to Sections 1, 2, and 3 of Article XI
of the proposed new Constitution and Bylaws as passed at the last Directors’ meeting,
be rescinded.

The report of the Secretary was read, and it was moved and carried that same be
accepted, and is as follows:

Feb. 7, 1933

To the Board of Directors of the American Kennel Club

Gentlemen:

I beg to submit the following matters for your consideration:

Report of the Treasurer.

Application for membership from the Greenwich Kennel Club, Inc.
Credentials of the following proposed delegates:
Dr. H. B. Kobler – to represent Capital City Kennel Club
Francis F. H. Fleitman – to represent Dachshund Club of America
Henry L. Ferguson – to represent Greenwich Kennel Club
George E. Phillips – to represent Rhode Island Kennel Club
A. Clinton Wilmerding – to represent Rochester Dog Protective Association
Milton S. Dillon – to represent Somerset Hills Kennel Club
Edward W. Daymond – to represent Trenton Kennel Club

Charges preferred by Ed. P. Weikinger were referred to the Los Angeles Trial Board.
Charges preferred by Harry L. Jacobs were referred to the New York Trial Board.
Charges preferred by Mrs. Mary Wilson Mullally were referred to the New York Trial Board.

Matters of Mrs. Viola G. Kaiser and Mrs. Frances E. Robertson; Mary E. Taylor, Winifred Benjamin and Sara F. Hodges; M. Campagna and Miss V. Brown, were referred to the New York Trial Board, for investigation and report.
Matters of Mrs. A. S. Gessing and Mrs. J. K. Weisberg; William F. Meyer and Alfred E. Bland; G. W. Maupin and Mrs. R. A. Skillman, were referred to the Chicago Trial Board, for investigation and report.
Application for reinstatement from Clinton J. Callahan.
Communications from Bryn Mawr Kennel Club, Holyoke Kennel Club, Paterson Kennel Club, and Pekingese Association of New England.
Matter of correspondence with Mrs. Edward Stephens,
G. J. Kenney, T. M. Helmer and Mrs. George Newhall.

Application to admit the breed Great Pyrenees.

Communications from Old English Sheepdog Club of America and J. E. DeMund.

Respectfully submitted,

P.B. Rice, Secretary

The report of the Treasurer was read, and it was moved and carried that same be accepted and placed on file.

Application for membership in the American Kennel Club received from Greenwich Kennel Club was considered, and it was moved and carried that same be approved.

Credentials of the following candidates for positions of delegate were considered, and it was moved and carried that same be approved:

- Dr. H. B. Kobler – to represent Capital City Kennel Club
- Francis F. H. Fleitman – to represent Dachshund Club of America
- Henry L. Ferguson – to represent Greenwich Kennel Club
- Herbert Bertrand – to represent Paterson Kennel Club
- George E. Phillips – to represent Rhode Island Kennel Club
- A. Clinton Wilmerding – to represent Rochester Dog Protective Association
- Milton S. Dillon – to represent Somerset Hills Kennel Club

Credentials of Edward W. Daymond as candidate for position of delegate of Trenton Kennel Club could not be acted upon, as he was not known to any member of the Board, nor vouched for by anyone known to the Board.

It was moved and carried that financial reports received from Paterson Kennel Club, Pekingese Association of New England, Holyoke Kennel Club and Byrn Mawr Kennel Club, for their 1932 shows held for charity, be accepted and placed on file.

Letter from Old English Sheepdog Club of America and copy of letter of Old English Sheepdog Club of America to the
Welsh Terrier Club of America and copy of reply thereto by the Welsh Terrier Club, also 
letter from J. E. DeMund were read, and the Secretary was instructed to acknowledge 
receipt of the communications and state that same were read to the Board of Directors 
at the meeting.

It was moved and carried that the expenses of the Nominating Committee be 
approved.

Report of the Committee appointed at the October 1932 meeting to examine into 
the affairs of the American Kennel Gazette and Stud Book, was read, and it was moved 
and carried that same be accepted and its recommendations adopted, and is as follows:

“We find that the American Kennel Gazette and the American Kennel Club Stud Book in their present form are together published at a combined net expense to the American Kennel Club of about $40,000.00 per annum. We are unable to persuade ourselves that under existing contracts there is any early prospect of reducing the amount of this annual loss. We believe that a more economical arrangement can be made for publishing the Gazette and that some of its features could well be eliminated and perhaps that its size and appearance could be altered without detracting from its usefulness. We believe that a more economical arrangement for publishing the Stud Book can be found. We recommend that the directors appoint a Committee of not more than three members, at least one of whom shall be a member and all of whom may be members of the Board of Directors of the American Kennel Club, which Committee shall be given full authority to negotiate for the cancellation of such Gazette
and Stud Book contracts as now are operative and shall submit to the full Board of Directors a comprehensive plan for the publication of a Gazette and the publication of a Stud Book which shall take the place and serve the purpose of the present Gazette and Stud Book. We recommend that said Committee be authorized to employ such person or persons and spend such moneys as shall be necessary to accomplish the purposes outlined above.

William J. Hutchinson
Russell H. Johnson, Jr.
Dudley P. Rogers

It was moved and carried that the breed of Pyreneant Sheepdog be admitted to the American Kennel Club Stud Book.

Letter from Miss Grace Sherwood, in acknowledgment of action taken by Board of Directors at December 1932 meeting, was read.

It was moved and carried that a reward of $250.00 be offered by the American Kennel Club for information leading to the arrest and conviction of the person or persons responsible for the poisoning of the several Dachshunds at the kennels of Mrs. Frida Voedegel, North Hackensack, New Jersey.

It was moved and carried that the Secretary be instructed to notify Mrs. Edward Stephens, T. M. Helmer, G. J. Kenney and Mrs. Geo. Newhall that unless they satisfactorily answer our correspondence within ten days from the receipt of a copy of this motion, the Board of Directors will prefer charges against them for conduct alleged to be prejudicial to pure-breasted dogs or to the best interests of the American Kennel Club, and they shall be deprived
of all privileges of the American Kennel Club from the date of the charges until such time as said charges are heard and determined, or until they satisfactorily answer the correspondence.

The Secretary reported the following matters referred to Trial Boards, and it was moved and carried that the report be approved:

Charges preferred by Ed. P. Weikinger against Andrew Albright, Jr., Harold Duffy and Jack Duffy were referred to the Los Angeles Trial Board.

Charges preferred by Harry L. Jacobs against Louis J. Murr were referred to the New York Trial Board.

Charges preferred by Mrs. Mary Wilson Mullally against Theodore F. Cox were referred to the New York Trial Board.

Matter of Mrs. Viola G. Kaiser and Mrs. Frances E. Robertson was referred to New York Trial Board, for investigation and report.

Matter of Mrs. A. S. Gessing and Mrs. J. K. Weisberg was referred to Chicago Trial Board, for investigation and report.

Matter of William F. Mayer and Alfred E. Bland was referred to Chicago Trial Board, for investigation and report.

Matter of G. W. Maupin and Mrs. B. A. Skillman was referred to Chicago Trial Board, for investigation and report.

Matter of Mary E. Taylor, Winifred Benjamin and Sara F. Hodges was referred to New York Trial Board, for investigation and report.

Matter of M. Campagna and Miss V. Brown was referred to New York Trial Board, for investigation and report.

Report of the Philadelphia Trial Board in the matter of charges preferred by A. E> Bonner against Mrs. K. Abrams was read, and it was moved and carried that same be accepted and its recom-
mendation as follows adopted:

“That Mrs. Abrams return the dog harness and pay Mr. Bonner $30.00 for the use of the cuts, and that if this is not complied with within two weeks after she received notification, she shall be suspended from the American Kennel Club for six months.”

Report of the Chicago Trial Board in the matter of charges preferred by Max J. Kennedy against Ben H. Wilson was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That the charges be sustained and that Ben H. Wilson be instructed to return the purchase price of the Schnauzer bitch by sending a certified check to the American Kennel Club in the amount of $100.00 within 48 hours after receipt of notice from the American Kennel Club, and upon the American Kennel Club’s receipt of the certified check we recommend that the American Kennel Club immediately notify Mr. Kennedy that said $100.00 is in their hands and that he be instructed to proceed with the shipping of the bitch to Mr. Wilson with a veterinarian’s statement that she is in good condition and health on the date of shipment, and upon proof to the American Kennel Club, either through Mr. Kennedy’s acknowledgement of the receipt of the dog or Mr. Kennedy’s producing to the American Kennel Club the express receipt for the delivery of the dog, the American Kennel Club forward the check to Mr. Kennedy.

We further recommend that unless Mr. Ben H. Wilson complies with this ruling, he be denied all privileges of the American Kennel Club.”

It was moved and carried that application of Clinton J. Callahan for reinstatement be approved.

It was moved and carried that Mr. J. J. Canty be reinstated.

The following report was submitted on applications for licenses to judge received since the last meeting. This report was approved by the Board, and is as follows:

That judges’ licenses be granted to

Walter Arnold
William A. Bruette (additional breed)
J. W. Glover
Walter J. Graham
Fred Huyler (additional breed)
Chas. J. mcAnulty (additional working and toy breeds)
George J. O’Reilly
John V. Phelan
Dr. O. M. Porter
Miss Ruth Stillman
Marjorie Schuyler
John Trotzke, Jr.

That judge’s license be granted to Frederick H. Martine if and when he is invited to judge.

That application of Mrs. W. J. Hoos, Jr. for additional terrier breeds be considered if and when she is invited to judge them.

That Major Benno von Stuelpnagel be granted a temporary license to judge Dachshunds at Ladies Kennel Association of America show to be held on May 20, 1933.

It was moved and carried that Mr. R. L. Davies be requested to secure endorsements of the specialty clubs of the various breeds which he wishes to judge.

It was moved and carried that application of L. M. Garner be disapproved, as he is ineligible to judge under the rules of the American Kennel Club.

It was moved and carried that John A. Matchett be granted a judge’s license if and when he is invited to judge.

It was moved and carried that application of John McMann be considered if and when he is invited to judge.

It was moved and carried that Jas. V. Hall be requested to secure endorsements of specialty clubs of the various breeds which he wishes to judge.

It was moved and carried that application of Edward J. Campbell for license to judge Boston Terriers, be disapproved.

It was moved and carried that application of Walter T. Stern for license to judge various terrier breeds, be disapproved.

It was moved and carried that application of Turk McBee for license to judge Bulldogs, be disapproved.

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RECESS FOR DELEGATES’ MEETING
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Board of Directors reconvened with Mr. William B. Rogers and Mr. William R. Tucker, Jr. also present.

In accordance with the Bylaws, the meeting proceeded to the election of officers and appointment of members of Trial Boards.

The following were unanimously elected:

- President – Russell H. Johnson, Jr.
- Executive Vice-President – Charles T. Inglee
- Secretary – Perry B. Rice
- Treasurer – Perry B. Rice

TRIAL BOARDS

BOSTON - James W. Spring, Chairman, Chas. W. Greenough, Wm. B. Rogers


LOS ANGELES - Wm. Roy Williamson, Chairman, Walter E. Clark, Arch H. Vernon.

NEW YORK - Wm. E. Ebbets, Chairman, Karl B. Smith, Dr. A. U. Wyss.


SAN FRANCISCO - Irving C. Ackerman, Chairman, D. C. Kok, T. C. Van Ness, Jr.

SOUTHWESTERN - Lewis G. Spence, Chairan, E. L. Flippen, Otto Herold.

It was moved and carried that the $250.00 admission fee be waived on the applications of Northern Hare Beagle Club and Hudson County Kennel Club for members for membership in the American Kennel Club, but that dues for the years 1932 and 1933 must accompany their applications.

It was moved and carried that Mr. James W. Spring be appointed advisory counsel of the American Kennel Club, at a yearly fee of $1800.00 commencing this date.

It was moved and carried that the President of the American Kennel Club be paid a salary of $3,000 per year.
It was moved and carried that the Executive Vice-President of the American Kennel Club be paid a salary of $8,000 per year.

It was moved and carried that the Secretary-Treasurer of the American Kennel Club be paid a salary of $6,000 per year.

It was moved and carried that Long Beach Kennel Club, Louisville Kennel Club, Eskimo Dog Club and Wisconsin Kennel Club be notified by registered mail – to both Secretary and delegate – that unless check for 1933 dues is received prior to the next meeting of the Board of Directors, they may be dropped from membership in the American Kennel Club at that meeting.

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
REGULAR MEETING OF THE BOARD OF DIRECTORS
OF THE AMERICAN KENNEL CLUB
March 21, 1933

President Russell H. Johnson, Jr. in the Chair.

Present Charles T. Inglee
Caswell Barrie
Henry D. Bixby
Clement M. Burnhome
Wm. Cary Duncan
Wm. E. Ebbets
Dudley P. Rogers
Wm. B. Rogers
Wm. L. Smalley
W. Brydon Tennant
Wm. R. Tucker, Jr.

The minutes of the last meeting of the Board were read, and it was moved and carried that same be adopted.

The report of the Secretary was read, and it was moved and carried that same be accepted, and is as follows:

March 21, 1933

To the Board of Directors of the American Kennel Club

Gentlemen:

I beg to submit the following matters for your consideration:

Report of the Treasurer.

Credentials of the following proposed delegates:

Wm. H. Schwinger, to represent Collie Club of America
T. Dickson Smith to represent Danbury Agricultural Society
Dr. E. H. Berendsohn to represent Japanese Spaniel Club of America
Wm. L. Smalley to represent Mid-Jersey Field Dog Club
Edward W. Daymond to represent Trenton Kennel Club

Financial statements of Somerset Hills Kennel Club and Des Moines Kennel Club.

Matters of J. Hampton Baumgarter and Charles G.
Hopton; Dr. H. Henry Larson and C. H. Packard; and Mrs. E. C. Wylde and Herman Grieshaber were referred to the New York Trial Board, for investigation and report.

Matters of Jac. D. Ellis and Mrs. W. Kenneth Close; Mrs. Elmer Schweninger and Edwin H. Schubert; and Mrs. Anna E. Rithamel and Mrs. T. Tonkyn were referred to the Chicago Trial Board, for investigation and report.

Matter of Mrs. W. H. Dunbar and Robert Kalix was referred to the Philadelphia Trial Board, for investigation and report.


Application for reinstatement from Dr. Wm. A. Jaquiss.

Appeal of Mrs. Myna G. Howard from decision of New York Trial Board.

Matter of correspondence with Charles A. Guigi and V. William Wertz.
Matter of Wisconsin Kennel Club.
Respectfully submitted,

P.B. Rice, Secretary

The report of the Treasurer was read, and it was moved and carried that same be accepted and placed on file.

A motion was passed empowering the President, Mr. Russell H. Johnson, Jr., the Executive Vice-President, Mr. Charles T. Inglee, and the Treasurer, Mr. Perry B. Rice, individually to sign checks of the American Kennel Club, and Mr. Johnson and Mr. Inglee jointly to sign notes of the American Kennel Club.

It was moved and carried that access to the safe deposit box of the American Kennel Club in the vaults of the Manufacturers Safe Deposit Company shall be, subject to the rules and regulations of the said Manufacturers Safe Deposit Company, by any two of the following officers or directors, jointly:

Mr. Russell H. Johnson, Jr., President
Mr. Charles T. Inglee, Executive Vice-President
Mr. Henry D. Bixby, Director
Mr. Perry B. Rice, Treasurer

Credentials of the following candidates for positions of delegates were considered, and it was moved and carried that same be approved.

T. Dickson Smith to represent Danbury Agricultural Society
Wm. L. Smalley to represent Mid-Jersey Field Dog Club
Edward W. Daymond to represent Trenton Kennel Club

Credentials of Dr. E. H. Berendsohn as candidate for the position of delegate of Japanese Spaniel Club of America were considered, and it was moved and carried that same be approved.
It was moved and carried that the credentials of Wm. Schwinger, to represent Collie Club of America, be laid over.

It was moved and carried that the regulation passed at the January 1933 meeting in regard to Combined Specialty Shows, be and it hereby is rescinded.

It was moved and carried that the following regulation be adopted:

“Dates will not be granted to a group of Specialty Club to hold within the limits of the show territory of an All Breed member club of the American Kennel Club, a show of the character known as a Combined Specialty Show for more than ten breeds, unless all of the breeds to be shown are confined to those set forth under one group only of the six groups of breeds recognized by the American Kennel Club as described in Chapter 2 of said Rules of the American Kennel Club, unless and until the consent in writing to hold such show first has been obtained from such All Breed member club. This regulation is made in order that a so called Combined Specialty Show held within the limits of the show territory of an All Breed Club will not partake of the nature of an All Breed Show to the detriment of an All Breed Club. This regulation, however, shall not apply to any locality where a so called Combined Specialty Show already has been held in each of the last five years to the extent that such shows may continue to be held if, in the future, there shall be no increase in the number of breeds to be shown.”

It was moved and carried that financial reports received from Somerset Hills Kennel Club and Des Moines Kennel Club for their 1932 shows held for charity, be accepted and placed on file.

It was moved and carried that Wisconsin Kennel Club be dropped from membership in the American Kennel Club, for failure to pay their annual dues for the year 1933.

It was moved and carried that the Secretary be instructed to notify Charles A. Guidi and W. William Wertz that unless they satisfactorily answer our correspondence within
ten days from the receipt of a copy of this motion, the Board of Directors will prefer charges against them for conduct alleged to be prejudicial to pure-bred dogs or to the best interests of the American Kennel Club and they shall be deprived of all privileges of the American Kennel Club from the date of the charges until such time as said charges are heard and determined or until they satisfactorily answer the correspondence.

The Secretary reported the following matters referred to Trial Board, and it was moved and carried that the report be approved:

Matters of J. Hampton Baumgartner and Charles G. Hopton; Dr. H. Henry Larson and C. H. Packard; and Mrs. E. C. Wylde and Herman Grieshaber were referred to the New York Trial Board, for investigation and report.

Matters of Jac. D. Ellis and Mrs. W. Kenneth Close; Mrs. Elmer Schweninger and Edwin H. Schubert; and Mrs. Anna E. Rithamel and Mrs. T. Tonkyn were referred to the Chicago Trial Board, for investigation and report.

Matter of Mrs. W. H. Dunbar and Robert Kalix was referred to the Philadelphia Trial Board, for investigation and report.

Report of the New York Trial Board in the matter of charges preferred by Mrs. Mary Wilson Mullally against Theodore F. Cox was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“The Board finds the charges not sustained. The Board is of the opinion that Mrs. Mullally has been laboring under a mis-apprehension as to the ethics in the case.”

Report of the New York Trial Board in the matter
of charges preferred by Harry L. Jacobs against Louis J. Murr was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“The Board finds the charges not sustained, and Mr. Murr is still agreeable to send, in exchange for the dog in question, a puppy out of his Champion, either male or female, which are not about four months old, provided Mr. Jacobs returns Zolak, which is the name of the dog in question, in good health as when he received him, and pays the expressage on both dogs.”

Report of the New York Trial Board in the matter of charges preferred by the Irish Setter Club of America against Ralph Hallam was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“The Board finds the charges sustained and recommends that Mr. Hallam be ordered to return the Cup to the Irish Setter Club of America - The Board does not recommend any penalty for retaining the Cup as it is evident that Mr. Hallam has been laboring under a misapprehension.”

Report of the New York Trial Board in the matter of J. Hampton Baumgartner and Charles G. Hopton was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That the charges be not sustained.”

Report of the Philadelphia Trial Board in the matter of charges preferred by J. H. Bradley against Mrs. Jesse Thornton was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“The Board recommends that Mr. Bradley ship the Boston Terrier to Mr. Ford in care of Leeds Kennels, and if the veterinarian whom Mr. Ford consults finds the dog in good condition, Mrs. Thornton is to send Mr. Bradley a check for $200.00 and keep the dog, if Mr. Thornton does not accept the dog upon Mr. Ford’s approval, and does not send Mr. Bradley the $200.00, she is to be suspended from the American Kennel Club for a period of three months. If the dog is not in good condition, he is to be returned to Mr. Bradley C.O.D., and the case dismissed.”
It was moved and carried that application of Dr. Wm. A. Jaquiss for reinstatement be approved.

Appeal of Mrs. Myna G. Howard from the decision of the New York Trial Board in the matter of Mrs. Rose Wilber and Mrs. Myna G. Howard, was considered, and it was moved and carried that the decision of the New York Trial Board be sustained.

Request of the Judy Publishing Company that Yankee Terriers be admitted to the American Kennel Club Stud Book and full classification provided for this breed, was considered, and it was moved and carried that no action be taken at this time.

The following report was submitted on application for licenses to judge received since the last meeting. This report was approved by the Board, and is as follows:

That judges’ licenses be granted to
Adolph Baker (additional breeds)
Newell Bent
Robert W. Blakesley
Anthony A. Bliss
Jay D. Conner
George A. Furness
C. R. Heard (additional breed)
Mrs. Sydney F. Heckert, Jr.
Mrs. H. R. Hulett
C. L. Lee
Janet Wilhelmine Mack
M. Earl McMurray
John E. Maurer
Leon J. Nusbaim
Joseph F. Orris, Jr.
Mrs. W. E. Porter
Cyrus K. Rickel
Hal Shepperton
Louie Sjodin
Lewis H. Starkey
Walter T. Stern
Henry H. Stoecker
Mrs. M. A. Stone (additional breed)
David S. Weaver (additional breed)
Curtis M. Willock
Mary Ray Winters (additional breeds)
That judges’ licenses be granted to the following if and when they are invited to judge:

Patrick J. Doyle
Susan Frick
Paul Knudsen
J. McL. Jones
Vernon K. Melhado
Stanford Whittaker

That judge’s license not be granted to Mrs. Anna C. Loring.

That Lady Kitty Ritson, of Surrey, England, be granted a temporary license to judge German Shepherd Dogs and Norwegian Elkhounds at Morris & Essex Kennel Club show to be held May 27, 1933.

It was moved and carried that Vinton P. Breese be granted a temporary license to judge at Storm King Kennel Club show to be held September 9, 1933.

It was moved and carried that John J. Hart be requested to secure endorsers on his application for additional breeds.

It was moved and carried that applications of Mrs. Wm. S. Baer, Mrs. Alfred Kluepfel, and Anton A. Rost, for licenses to judge, be approved.

It was moved and carried that the application of Charles A. Higgins, for license to judge Boston Terriers, be referred to Mr. Clement M. Burnhome, for investigation.

It was moved and carried that the American Kennel Club employ Spark, Mann & Company to make a complete audit for the year 1933, at a cost not to exceed that paid for the 1932 audit.
Communication received from Mr. Theodore Offerman, member of the Committee appointed at the September 1932 meeting of the Delegates, was read, and it was moved and carried that same be placed on file.

It was moved and carried that the amount of $11.00 per week, from April 1, 1933 be paid to Trudeau Sanitarium, to help defray its charges for care of Miss Grace Sherwood, former employee of the American Kennel Club, for such time as may be necessary but not to exceed one year.

It was moved and carried that Mr. Russell H. Johnson, Jr., Mr. James W. Spring, and Mr. Charles T. Inglee prepare a comprehensive summary of the Auditor’s Report, for publication in the American Kennel Gazette.

It was moved and carried that the publishing of the Gazette and Stud Book for one year from July, 1933 be left with the President and Executive Vice-President with power to act.

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
President Russell H. Johnson, Jr. in the Chair.

Present Charles T. Ingles
   Caswell Barrie
   Henry D. Bixby
   Clement M. Burnhome
   Wm. Cary Duncan
   Wm. E. Ebbets
   Dudley P. Rogers
   Wm. B. Rogers
   Wm. L. Smalley
   W. Brydon Tennant

The minutes of the last meeting of the Board were read, and it was moved and carried that same be adopted.

The report of the Secretary was read, and it was moved and carried that same be accepted, and is as follows:

April 11, 1933

To the Board of Directors of the American Kennel Club

Gentlemen:

I beg to submit the following matters for your consideration:

Report of the Treasurer.

Applications for membership from the Hudson County Kennel Club and Northern Hare Beagle Club.

Credentials of the following proposed delegates:
   Caswell Barrie, to represent Hudson County Kennel Club
   Frank D. Stuart to represent Northern Hare Beagle Club
   Wm. Schwinger to represent Collie Club of America
   John R. Oels, to represent Bulldog Club of Philadelphia

Matters of Mrs. M. V. Lightenburger and Mrs. Mitchell C. Rye; Wm. E. Roach, Mrs. Albertina Roach, Rocco P. Lofendo and Glen Wood; and Mrs. Geo. Doolittle and Martha B. Todd were referred to the Chicago Trial Board for investigation and report.
Charges preferred by Mark hunt against Mr. and Mrs. Roger Wood and charges preferred by Mrs. Esther Hall Freeman against N. Harold Lund were referred to the Chicago Trial Board.

Charges preferred by Edna D. Miller against Dorothy V. Holden were referred to the New York Trial Board.

Report of the Los Angeles Trial Board in the matter of charges preferred by Mrs. Geraldyn Lohman against Mr. and Mrs. Frederick H. Krupp.


Application for reinstatement of S. Boehm.

Matter of correspondence with James Bright.


Respectfully submitted,

P.B. Rice, Secretary

The report of the Treasurer was read, and it was moved and carried that same be accepted and placed on file.

Applications for membership in the American Kennel Club received from Hudson County Kennel Club and Northern Hare Beagle Club were considered, and it was moved and carried that same be approved.

Credentials of the following candidates for positions of delegates were considered, and it was moved and carried that same be approved.

Caswell Barrie, to represent Hudson County Kennel Club
Frank D. Stuart to represent Northern Hare Beagle Club
Wm. Schwinger to represent Collie Club of America
John R. Oels, to represent Bulldog Club of Philadelphia
The Secretary reported the following matters referred to Trial Boards, and it was moved and carried that the report be approved.

Matters of (1) Mrs. M. V. Lightenburger and Mrs. Mitchell C. Rye; (2) Wm. E. Roach, Mrs. Albertina Roach, Rocco P. Lofendo and Glen Wood; and (3) Mrs. Geo. Doolittle and Martha B. Todd were referred to the Chicago Trial Board, for investigation and report.

Charges preferred by Mark Hunt Against Mr. and Mrs. Roger Wood, and by Mrs. Esther Hall Freeman against N. Harold Lund were referred to the Chicago Trial Board.

Charges preferred by Edna D. Miller against Dorothy V. Holden were referred to the New York Trial Board.

Report of the Los Angeles Trial Board in the matter of charges preferred by Mrs. Gealdyn Lohman against Mr. and Mrs. Frederick H. Krupp was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“The Board finds that charges not sustained, but recommends that Mr. Krupp be cautioned against the repetition of his conduct as disclosed at the Trial.”

Report of the New York Trial Board in the matter of M. Campagna and Miss V. Browne was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“The Board finds that Mr. Campagna is holding the Irish Setter in question illegally and directs that he return it to Miss Browne within 30 days of receipt of notice from the American Kennel Club, Miss Browne to pay the expressage and six weeks’ board for the dog. If Mr. Campagna does not return the dog within the above-mentioned period, he is to be deprived of all privileges of the American Kennel Club.”

Report of the New York Trial Board in the matter of
Geo. W. Evans and Hans Muench was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“The Board directs Mr. Muench to return to Mr. Evans the Boston Terrier ‘Buster Exide’ within 10 days of receipt of notice from the American Kennel Club, together with registration certificate, and if he does not do so within this period, he is to be deprived of all privileges of the American Kennel Club.”

It was moved and carried that application of S. Boehm for reinstatement be approved.

It was moved and carried that application of Robert C. McCallum for reinstatement be disapproved.

It was moved and carried that the Secretary be instructed to notify James Bright that unless he satisfactorily answers our correspondence within ten days from the receipt of a copy of this motion, the Board of Directors will prefer charges against him for conduct alleged to be prejudicial to pure-bred dogs or to the best interests of the American Kennel Club and he shall be deprived of all privileges of the American Kennel Club from the date of the charges until such time as said charges are heard and determined or until he satisfactorily answers the correspondence.

It was moved and carried that the following clubs be fined $10.00 each for violations of American Kennel Club rules in the premium lists and catalogues of their 1933 shows: Ladies Kennel Association of Denver, Pasadena Kennel Club, Orlando Kennel Club, and San Bernardino Valley Kennel Club.

Report of the Bench Show Committee of the Evansville Kennel Club was read, and it was moved and carried that the action of that Committee be depriving Heinz Heddergott of all privileges of the American Kennel Club, for conduct prejudicial to best in-
terests of the American Kennel Club, be upheld.

Report of the was submitted on applications for licenses to judge received since the last meeting. This report was approved by the Board, and is as follows:

That judges’ licenses be granted to
B. P. Carpenter
Ed. F. Moloney
E. Robert Wegner
Harvey S. Smith (additional breeds)

That the applications of the following be acted upon if and when the applicants are invited to judge.

William J. Cermak
Mrs. J. B. Flynn
William P. Holtz
George R. Noone
Mrs. Susie A. Fairservice

That Irvine Carr be requested to secure endorsements of the specialty clubs of the breeds for which he is applying.

It was moved and carried that Mrs. H. Gordon Spohn be granted a temporary license to judge Bullterriers at the Glendale Kennel Club show to be held on April 23, 1933, and that the matter of a permanent license will be considered if and when Mrs. Spohn secures the endorsement of the Bullterrier Club of America.

It was moved and carried that applications of Charles A. Higgins, Mrs. W. Palmer Jones, Mrs. George R. Walmsley, and Glenn S. Staines for licenses to judge, be approved.

Notice of the appointment of Harvey S. Maxwell as distributor of a dog food was read, and it was moved and carried that Mr. Maxwell be notified that this occupation renders him ineligible to judge under the rules of the American Kennel Club, and unless he discontinues this occupation, the Board will be obliged to withdraw his judging license.
Excuses for absence received from Wm. R. Tucker, Jr. was accepted.

Communications regarding Mrs. Robert G. Sternberg were read, and it was moved and carried that Mrs. Sternberg be notified that if she trains dogs, she is not eligible to judge under the rules of the American Kennel Club, and unless she discontinues this occupation, the Board will be obliged to withdraw her judging license.

Communication from Miss Grace Sherwood, in acknowledgement of the action of the Board of Directors at the March meeting, was read.

It was moved and carried that the words “in each of the last five years” be deleted from the regulation passed at the March Directors’ Meeting in regard to Combined Specialty Shows, so that this regulation will now read as follows:

“Dates will not be granted to a group of Specialty Clubs to hold within the limits of the show territory of an All Breed member club of the American Kennel Club, a show of the character known as a Combined Specialty Show for more than ten breeds, unless all of the breeds to be shown are confined to those set forth under one group only of the six groups of breeds recognized by the American Kennel Club as described in Chapter 2 of said Rules of the American Kennel Club, unless and until the consent in writing to hold such show first has been obtained from such All Breed member club.

This regulation is made in order that a so-called Combined Specialty Show held within the limits of the show territory of an All Breed Club will not partake of the nature of an All Breed Show to the detriment of an All Breed Club.

This regulation, however, shall not apply to any locality where a so-called Combined Specialty Show already has been held to the extent that such shows may continue to be held if, in the future, there shall be no increase in the number of breeds to be shown.”

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
ANNUAL MEETING OF THE DELEGATES OF THE AMERICAN KENNEL CLUB
MAY 9, 1933

President    Russell H. Johnson in the Chair.

Present    Akron Kennel Club    - E. G. Corey

American Foxterrier Club    - James W. Spring
American Sealyham Terrier Club    - Henry T. Fleitmann
American Spaniel Club    - George Greer
Bay Kennel Club of Santa Cruz – Garvin Denby
Belgian Sheepdog Club of America    - L. H. Starkey
Berk County Kennel Club    - H. W. Wiggin
Boston Terrier Club of America    - Fred A. Bearse
Brussels Griffon Club of America    - Philip Bondy
Buckeye Beagle Club    - H. H. Walcamp
Bullterrier Club of America    - Wm. R. Quinn
Cairn Terrier Club of America    - W. Brydon Tennant
Central Beagle Club – Horace F. Shearer
Chicago Collie Club    - Thos. M. Halpin
Chow Chow Club    - David Wagstaff
Colorado Kennel Club    - Erich M. Plump
Devon Dog Show Assoc.    - A. M. Lewis
Eastern Beagle Club    - Ross S. Robinson
Eastern Dog Club    - Dudley P. Rogers
Elm City Kennel Club    - Chas. F. Hancock
Empire Beagle Club    - Wm. E. Borden
Englewood Kennel Club    - Wm. Mac Bain
English Setter Assoc.    - R. D. Jennings
English Springer Spaniel Field Trial Assoc.    - Chas. H. Toy
Fairfield County Hunt Club    - Lindsley Tappin
First Company Gov's. Foot Guard Athletic Assoc. – D. M. E. Dewey
French Bulldog Club of America    - A. Alling Halsey
German Shepherd Dog Club of America    - Wm. E. Ebbets
Gordon Setter Club of America    - Chas. T. Inglee
Great Dane Club of America    - C. R. Williams
Huntingdon Valley Kennel Club    - Francis Reeves, Jr.
Intermountain Kennel Club    - David S. Edgar, Jr.
Irish Setter Club of America    - Wm. Carey Duncan
Irish Terrier Club of America    - Hubert R. Brown
Kennel Club of Buffalo, Inc.,    - Edward J. Meyer
Long Island Kennel Club    - Chas. P. Scott
Los Angeles Kennel Club    - Dr. Geo. T. Moore
Louisiana Kennel Club    - S. Edwin Megargee, Jr.
Lynn Kennel Club    - Clement M. Burnhome
Manchester Terrier Club of America    - Wm. R. Tucker, Jr.
Mid-Jersey Field Dog Club    - Dr. Guy H. Hillman
Miniature Pinscher Club of America    - Wm. H. Dohm
Morris & Essex Kennel Club    - Frank Cook
Nassau County Kennel Club    - Theo. Crane
The minutes of the last meeting were read, and it was moved and carried that
same be adopted.

The report of the Secretary was read, and it was moved and carried that same be
accepted, and is as follows:

May 9, 1933

To the Delegates of the American Kennel Club

Gentlemen:

I beg to submit the following matters for your consideration:

Applications for membership from Hudson County and Northern Hare Beagle
Club.

Credentials of Delegates, all of which have been approved by the Board of
Directors:

Caswell Barrie, to represent Hudson County Kennel Club
Edward W. Daymond, to represent Trenton Kennel Club
Walter Gibbons to represent Kerry Blue Terrier Club
John R. Oels to represent Bulldog Club of Philadelphia
Wm. H. Schwinger to represent Collie Club of America
Wm. L. Smalley to represent Mid-Jersey Field Dog Club
T. Dickson Smith to represent Danbury Agricultural Society
Frank D. Stuart to represent Northern Hare Beagle Club.

Respectfully submitted,

P.B. Rice, Secretary

It was moved and carried that the applicants for membership be balloted for collectively. The following were elected:

Hudson County Kennel Club
Northern Hare Beagle Club

It was moved and carried, unanimously, that the candidates for delegates be balloted for collectively. The following were elected:

Caswell Barrie, to represent Hudson County Kennel Club
Edward W. Daymond, to represent Trenton Kennel Club
Walter Gibbons to represent Kerry Blue Terrier Club
John R. Oels to represent Bulldog Club of Philadelphia
Wm. H. Schwinger to represent Collie Club of America
Wm. L. Smalley to represent Mid-Jersey Field Dog Club
T. Dickson Smith to represent Danbury Agricultural Society
Frank D. Stuart to represent Northern Hare Beagle Club.

It was moved and carried that the meeting adjourn.

P.B. Rice, Secretary
REGULAR MEETING OF THE
BOARD OF DIRECTORS
OF THE AMERICAN KENNEL CLUB
MAY 9, 1933

President               Russell H. Johnson, Jr. in the Chair.
Present                  Charles T. Inglee
                        Caswell Barrie
                        Henry D. Bixby
                        Clement M. Burnhome
                        Wm. Cary Duncan
                        Wm. E. Ebbets
                        Wm. B. Rogers
                        Wm. L. Smalley
                        Wm. R. Tucker, Jr.

The minutes of the last meeting of the Board were read, and it was moved and carried that same be adopted.

The report of the Secretary was read, and it was moved and carried that same be accepted and is as follows:

May 9, 1933

To the Board of Directors of the American Kennel Club

Gentlemen:

I beg to submit the following matters for your consideration:

Report of the Treasurer.

Credentials of the following proposed delegate: Walter Gibbons, to represent Kerry Blue Terrier Club.

Financial statement of Maryland Kennel Club.

Charges preferred by John Murray Mitchell against Hyman Zimmerman, proprietor of Ritz Towers Pet and Dog Shop, referred to the New York Trial Board.

Charges preferred by Winthrop C. Neilson, Jr. against Walter Schwartz, referred to the New York Trial Board.
Charges preferred by G. D. Affleck against Mrs. John Shire and Miss Emily Shire, referred to the New York Trial Board.

Charges preferred by W. von Elemdorf against H. E. Cooke, referred to Philadelphia Trial Board.


Report of the Chicago Trial Board in the matter of G. W. Maupin and Mrs. R. A. Skillman.

Report of the Chicago Trial Board in the matter of Mrs. George Doolittle and Mrs. Martha B. Todd.

Report of the Chicago Trial Board in the matter of Mrs. W. Kenneth Close and Mr. Jac. D. Ellis.


Matter of correspondence with Mrs. T. B. Gesell, Victor Wiley, Mrs. Olive M. Humphrey, G. R. Brush, J. Steinbacher, Geo. Bluhm, Mr. and Mrs. Albert Carlsen, Dr. F. B. McCallum, Mrs. Edith vom Radesky, Mrs. F. K. Armstrong.

Matter of Capital City Kennel Club.

Respectfully submitted,

P.B. Rice, Secretary

The report of the Treasurer was read, and it was moved and carried that same be accepted and placed on file.

Excuses for absence received from Mr. Dudley P. Rogers and Col. W. Brydon Tennant were accepted.

Credentials of the following candidate for position of delegate were considered, and it was moved and carried that same be approved:

Walter Gibbons, to represent Kerry Blue Terrier Club.
It was moved and carried that the financial report received from Maryland Kennel Club for their 1933 show held for charity be accepted and placed on file.

It was moved and carried that the Secretary be instructed to notify Mrs. T. B. Gesell, Victor Wiley, Mrs. Olive M. Humphrey, G. R. Brush, J. Steinbacher, Geo. Bluhm, Mr. and Mrs. Albert Carlsen, Dr. F. B. McCallum, Mrs. Edith von Radesky, and Mrs. F. K. Armstrong, that unless they satisfactorily answer our correspondence within ten days from the receipt of a copy of this motion, the Board of Directors will prefer charges against them for conduct alleged to be prejudicial to pure-bred dogs or to the best interests of the American Kennel Club and they shall be deprived of all privileges of the American Kennel Club. from the date of the charges until such time as said charges are heard and determined or until they satisfactorily answer the correspondence.

The Secretary reported the following matters referred to Trial Board, and it was moved and carried that the report be approved:

Charges preferred by John Murray Mitchell against Hyman Zimmerman, proprietor of Ritz Towers Pet and Dog Show; (2) charges preferred by Winthrop C. Neilson, Jr. against Walter Schwartz; (3) charges preferred by G. D. Affleck against Mrs. John Shire and Miss Emily Shire, referred to the New York Trial Board.

Charges preferred by W. von Elemdorf against H. E. Cooke, referred to the Philadelphia Trial Board.

Report of the New York Trial Board in the matter of charges preferred by Penn-Jersey Chow Chow Club against Edward
Frey individually and as Trustee for Alshare Chow Chow Kennel, was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“The Board has considered all the testimony both oral and written and finds that part of the charges preferred have not been sustained in that Mr. Frey did not receive Mrs. Wagstaff’s and Mr. First’s donation amounting in all to $11.00, as shown by Mrs. Swan’s own evidence in Exhibit C. The evidence produced by the Penn-Jersey Chow Chow Specialty Club proves that Mr. Frey did give worthless checks, but Mr. Frey has agreed to pay cash for said checks. It is ordered that Mrs. Swan, as Secretary of the Penn-Jersey Chow Chow Specialty Club surrender the checks in question to Mr. Frey on his payment in cash or money order of the amounts involved, and that Mr. Frey make payment within ten days of date of notice from the American Kennel Club or be deprived of all privileges of the American Kennel Club.”

Report of the New York Trial Board in the matter of Viola Grace Kaiser and Frances B. Robertson was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“The Board has considered all the testimony both oral and written and it is the unanimous opinion of the New York Trial Board that while Mrs. Kaiser’s affidavit was made in good faith and according to her firm belief, that she is mistaken, and that she signed all four signatures of Mrs. Kaiser show. Therefore, it is the decision of the New York Trial Board that two of these pedigrees shall be destroyed; no penalties involved.”

Report of the Chicago Trial Board in the matter of Mrs. J. K. Weisberg and Mrs. A. S. Gessing was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That the proper papers be furnished by Mrs. Gessing on Mrs. Weisberg’s female within two weeks or receipt of notification from the American Kennel Club or be denied all privileges of the American Kennel Club form that date.”

Report of the Chicago Trial Board in the matter of William F. Meyer and Alfred E. Bland was read, and it was moved
and carried that same be accepted and its recommendation as follows adopted:

“That the case be dismissed.”

Report of the Chicago Trial Board in the matter of Mrs. George Doolittle and Mrs. Martha B. Todd, was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That the case be dismissed, as Mrs. Todd has signed the required applications for the Pekingese.”

Report of the Chicago Trial Board in the matter of Edwin H. Schubert and Mrs. Elmer Schweninger was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That the charges which have been preferred have been sustained and recommends that Mrs. Schweninger furnish registration papers within thirty days or be denied all privileges of the American Kennel Club.”

Report of the Chicago Trial Board in the matter of G. W. Maupin and Mrs. R. A. Skillman was read, and it was moved and carried that same be accepted and its recommendation as follows adopted:

“That the charges be sustained and that the registration of the puppies out of the alleged breeding of ‘Dottie O’Neil to ‘Skillman’s Tiny King’ be cancelled.”

It was moved and carried that Capital City Kennel Club be fined $10.00 for violations of American Kennel Club Rules in the premium list and catalogue of their March 1933 show.