CITY OF TORONTO

BY-LAW -2017

To amend City of Toronto Municipal Code Chapter 886, Footpaths, Pedestrian Ways, Bicycle Paths, Bicycle Lanes and Cycle Tracks, to remove stopping, standing and parking offences from the Provincial Offences Act and place them under the Administrative Penalty System for Parking Violations, and associated amendments.

The Council of the City of Toronto enacts:

1. Chapter 886, Footpaths, Pedestrian Ways, Bicycle Paths, Bicycle Lanes and Cycle Tracks, of the City of Toronto Municipal Code is amended by:

   A. Inserting in Subsection 886-1B in alphabetical order a new definition for "Administrative Penalty", "Penalty Notice" and "Vehicle Owner" as follows:

   ADMINISTRATIVE PENALTY – as defined in Chapter 610, Penalties, Administration of.

   PENALTY NOTICE – as defined in Chapter 610, Penalties, Administration of.

   VEHICLE OWNER – as defined in Chapter 610, Penalties, Administration of.

   B. Deleting the word "park, " from Subsection 886-3A.

   C. Inserting a new Subsection A.1 in Section 886-3 as follows:

   A.1 No person shall park any vehicle, except a bicycle, on a footpath.

   D. Amending Subsection 886-3B by deleting the phrase: "Section 886-3A does" and replacing it with the phrase: "Section 886-3A and Section 886-3A.1 do".

   E. Deleting the word "park, " from Subsection 886-5A.

   F. Inserting a new Subsection A.1 in Section 886-5 as follows:

   A.1 No person shall park any vehicle, except a bicycle, on a pedestrian way.

   G. Amending Subsection 886-B by deleting the phrase: "Section 886-5A does" and replacing it with the phrase: "Section 886-5A and Section 886-5A.1 do".

   H. Deleting the word "park, " from Subsection 886-6C.

   I. Inserting a new Subsection D in Section 886-6 as follows:
D. No person shall park any vehicle, except a bicycle, on a bicycle path.

J. Amending Section 886-7 by deleting the phrase: "Section 886-6C does" and replacing it with the phrase: "Section 886-6C and Section 886-6D do".

K. Amending Section 886-18 as follows:

(1) By inserting in Subsection A after the word "offence" the phrase: "or is liable to an administrative penalty".

(2) By deleting Subsections B and C and inserting new Subsections B and C as follows:

B. Unless at the time of the contravention the vehicle was in the possession of another person without the vehicle owner's consent, if a vehicle has been left parked, standing or stopped in contravention of §§ 886-3A.1, 886-5A.1, 886-6D, 886-10C or 886-15B, the vehicle owner shall, upon issuance of a penalty notice, be liable to an administrative penalty.

C. Every person convicted of an offence under this chapter, other than an administrative penalty under §§ 886-3A.1, 886-5A.1, 886-6D, 886-10C or 886-15B, is liable to a fine as provided for in the Provincial Offences Act.

2. This by-law shall come into effect on August 28, 2017.

Enacted and passed on July , 2017.

Frances Nunziata, Speaker

Ulli S. Watkiss, City Clerk

(Seal of the City)