

CHAPTER 690
Vector Control

- 690.01 Declaration of Nuisance; Abatement by Public Authority.
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CROSS REFERENCES

Master plans, service districts - see ORS 451.010, 451.420
Vector control by counties - see ORS 452.210, 452.230, 452.240
Approval of application of certain insecticides, oil or poison on certain waters -
see ORS 452.245
Interference prohibited - see ORS 452.250, 452.990
Health Division program - see ORS 452.300
Vector Control Committee - see ADM. Ch. 289
Sanitation Code - see H. & S. Ch. 1860

**690.01 DECLARATION OF NUISANCE; ABATEMENT BY PUBLIC
AUTHORITY.**

Any place in the County which is determined to be a place, pursuant to this chapter, where public health vectors are permitted to breed, is hereby declared to be a nuisance and may be abated by the County or by the County Vector Control District, as provided by law, if the person responsible for such nuisance does not abate the same pursuant to Section 690.02.

(Adopting Ordinance. Passed 12-10-85.)

690.02 COMPLAINT PROCEDURE; NOTICE OF HEARINGS; APPEALS; ABATEMENT BY OFFENDER.

A complaint concerning an alleged nuisance may be filed by any person with the Board of Trustees of the County Vector Control District or may be initiated by the District Board itself. Any such complaint shall be made the subject of a public hearing before the District Board. Notice of the complaint and of the hearing date shall be given to the owner of the subject property not later than ten days prior to the hearing. The District Board shall consider all relevant evidence presented to it and enter its decision, either declaring that a nuisance exists or dismissing the complaint. The complainant or the landowner may appeal the decision of the District Board to the Board of County Commissioners, whose decision shall be final. An appeal must be filed with the Board of County Commissioners within fifteen days of the written decision of the District Board, which shall include the notice of the appeal procedure. If a nuisance is found to exist, either by the District Board or by the Board of County Commissioners, on appeal, the District Board shall order the same abated within a stipulated period by the person responsible for the same. No person shall fail to comply with such order within such period.

(Adopting Ordinance. Passed 12-10-85.)

690.03 BREEDING PROHIBITED; TIRE FENCES REGULATED.

(a) No person shall permit public health vectors to breed or permit conditions to exist which may reasonably lead to breeding of public health vectors.

(b) No person shall construct, or, being in possession or control of property, permit construction or maintenance thereon of, a tire fence or other similar structure fashioned from waste tires, unless all the tires in it have been so altered, by the removal of side walls or otherwise, that water cannot accumulate therein.

(Ord. 83-3. Passed 3-9-83; Ord. 88-22. Passed 12-28-88.)

690.04 OBSTRUCTIONS TO ABATEMENT.

No person shall knowingly or willfully hinder, interfere with or prevent the exercise of any powers conferred by law upon the County or the County Vector Control District, or do or perform any act or thing which will destroy or impair the efficiency of any device or means used for the control or extermination of public health vectors or their larvae.

(Ord. 83-3. Passed 3-9-83.)

690.99 PENALTY.

EDITOR'S NOTE: See Section 202.99 for general Code penalty if no specific penalty is provided.

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