

B. TRASH

Rubbish, such as feathers, paper, tin cans, rags, glass, broken dishes, boxes, old clothes and shoes; also grass trimmings, tree leaves, hedge trimmings, trees and trash.

SECTION 4: LITTERING

- A. If any person in this city shall throw, place or deposit, or shall cause to be thrown, placed or deposited, in any street, alley, square, sidewalk, gutter, creek, branch or lot, or in any other place or premises garbage, trash, other refuse, or shall permit any such matter to remain on or about any premises owned by him, or controlled by him as agent, tenant or otherwise; or shall permit the same to remain in or upon the street, alley, or sidewalk adjoining any premises owned by him, or controlled by him as agent, tenant or otherwise, he shall be deemed guilty of creating or maintaining a nuisance.
- B. It shall be unlawful for any person to drop, deposit, or leave any refuse, garbage, rubbish, or junk on any public street or other public place in the city whether the refuse, garbage, rubbish or junk being dumped, deposited or left, or the land upon which refuse, garbage, rubbish or junk is dumped deposited or left, belongs to the person so dumping, depositing or leaving it, or not; provided, however, the provisions of this subsection shall not prevent persons from placing refuse, garbage, rubbish or junk in containers at designated points at which the city makes regular pickups of refuse, garbage, rubbish or junk.

SECTION 5: ABANDONED JUNK

It shall be unlawful for any person to permit any in-operative or abandoned, wrecked, junked or partially dismantled motor vehicle, refrigerators, stoves, or other debris, such as scrap lumber and other material classified as junk, which are considered detrimental to the health and safety of persons or property, to remain either on private or public premises. If any abandoned motor vehicle, refrigerator, stove or other debris, which is detrimental to the health or safety of persons or property, shall be permitted to remain on public or private property within the city for more than thirty (30) days after notice to remove same by a duly authorized officer of the city, such person who shall have permitted same or the owner of such

property or both shall be in violation of this section. After such thirty-day notice, as above provided, has been given and such thirty-day period has expired, the city is authorized to enter any premises to remove and dispose of such vehicle, refrigerator, stove or other debris, detrimental to the health or safety of persons or property, from the premises on which they may be located and to charge the owner of such abandoned vehicle, refrigerator, stove, or other debris or the owner of the property or premises which such abandoned vehicle, refrigerator, stove or other debris, which is detrimental to the health or safety of persons or property, was permitted for the expense of removing same; provided, motor vehicles shall be disposed of in accordance with the Texas Abandoned Motor Vehicle Act.

This section shall not apply to such items where same are completely enclosed within a building or stored in connection with a used car or junk area lawfully established pursuant to regulations of the city.

SECTION 6: STAGNANT WATER

A. STAGNANT WATER PROHIBITED

It shall be unlawful for any person to deposit or allow to remain any stagnant water into, upon or along any drain, gutter, alley, sidewalk, street, or vacant lot or upon any public or private premises within the city.

B. DUTY TO RAISE GROUND LEVEL OR DRAIN

It shall be the duty of any person owning or controlling any lot or ground so low, that water will collect and stand and stagnate thereon, to level and raise the same with additional earth, or drain the same, whenever the city shall deem it necessary.

Should any owner of a lot that has places thereon where stagnant water may accumulate and/or which is not properly drained or the owner of any premises or building upon which garbage, trash, or other refuse may be, fail and/or refuse to drain and/or fill the lot or remove such matter, as the case may be, within ten (10) days after notice by publication as many as two (2) times within ten (10) consecutive days in any newspaper in the city, if personal service may not be had as aforesaid or if the owner's address be not known, then, in the event, the city may do such filling or draining or removal of such garbage, trash or refuse or cause the same to be done, and may pay therefor and charge the expenses incurred in doing such work or having work done or improvements made to the owner of such real estate; and if such work is done or improvements made at the expense of the city, such expense shall be assessed on the real estate upon which such expense was incurred.