

with the provisions for notice and hearing set forth in Section 12.211 of this subtitle, said property to be connected with the public water supply or sewerage system, and the spring, well, cesspool, privy, sink drain, septic tank, or private sewage disposal plant abandoned and left in such a way that it cannot be again used nor become injurious to health.

12.206—Stables, Kennels; Permit Required

It shall be unlawful for any person to erect an ~~equine stable, cow stable, goat stables, pig pen, dog kennel, chicken coop, or rabbit hutch~~ in Howard County within 300 feet of the residence of any other person without a permit granted by the Health Department of Howard County IN HOWARD COUNTY A STRUCTURE INTENDED AS SHELTER FOR DOMESTIC ANIMALS OR FOWL WITHOUT FIRST OBTAINING A PERMIT FROM THE COUNTY HEALTH OFFICER PROVIDED THAT STRUCTURES HAVING AN ENCLOSED VOLUME OF LESS THAN 100 CUBIC FEET AND ALL STRUCTURES LOCATED MORE THAN 300 FEET FROM THE NEAREST RESIDENCE SHALL BE EXEMPT FROM THIS PROVISION. Before any such permit shall be granted, the applicant shall file an application with the said Health Department. At the time of filing said application, the said applicant shall submit a list of names of all persons having property or residing on property adjoining his premises and the said County Health Officer shall send a notice to each of said persons notifying them that application has been made for a permit for such ~~stable, pig pen, kennel, coop, or hutch, as the case may be~~ STRUCTURES, stating that unless protest is received from them within ten (10) days, the said County Health Officer will grant such permit, unless in the view of said County Health Officer such structure would be detrimental to the public health generally. After hearing any protests as to the granting of any permit, it shall be within the discretion of the County Health Officer to grant or refuse such permit. Any person aggrieved by the decision and action of the County Health Officer to grant such permit may appeal to the County Board of Appeals.

12.207—Exposure of Animal Carcass

Any person occupying any real property or chattels real in Howard County, either as tenant or owner thereof, or any person owning unoccupied real estate or chattels real in said County who shall knowingly allow any dead carcass of any domestic animal to be exposed upon the premises without burial for a longer period than twenty-four (24) hours, shall, upon conviction thereof, be deemed guilty of a misdemeanor and shall be liable to a fine of Twenty Dollars (\$20.00), or imprisonment for not less than ten (10) days for each offense, in the discretion of the Court.

12.208—Wells and Cesspools; Where Not Constructed

No well and no earth pits or cesspools, septic tanks, or other means for the disposal of human sewage shall be constructed in any part of Howard County excepting upon a permit issued by the County Health Officer, SANITARIAN or his representative, to deny or refuse to grant such a permit may appeal to the County Board of Appeals. Any person who shall have a private water supply previous to the construction of any cesspool or other receptacle or contrivance, or earth pit to receive sewage of any kind, which he may allege to have polluted his water supply, may make application to the Board of Health or to the County Health Officer, SANITARIAN or his representative, for an investigation to determine