

(A) SALE OF INFECTED ANIMALS PROHIBITED.

A PERSON MAY NOT SELL OR OTHERWISE DISPOSE OF AN ANIMAL WHICH HE KNOWS OR HAS GOOD REASON TO BELIEVE IS INFECTED WITH ANY CONTAGIOUS OR INFECTIOUS DISEASE, OR HAS BEEN EXPOSED TO ONE WITHIN 90 DAYS. ALSO, A PERSON MAY NOT PERMIT THE ANIMAL TO PASS OVER ANY PUBLIC HIGHWAY, STREET, LANE, OR ALLEY, OR TO GRAZE ANY UNFENCED LOT OR PIECE OF GROUND WITHOUT THE CONSENT OF THE SECRETARY.

(B) INOCULATION OF ANIMALS PROHIBITED.

NO PERSON MAY INOCULATE ANY ANIMAL IN THE STATE WITH THE VIRUS OF ANY INFECTIOUS OR CONTAGIOUS DISEASE INCIDENT TO ANIMALS WITHOUT THE WRITTEN CONSENT OF THE SECRETARY.

REVISOR'S NOTE: Subsection (a) presently appears as Art. 66C, §427 of the Code. The last clause of the present section is proposed for deletion in light of the uniform penalty provisions of this Article.

Subsection (b) presently appears as Art. 66C, §423 of the Code. The last clause of the present section is proposed for deletion in light of the uniform penalty provisions of this Article.

The only other changes made are in style.

SEC. 3-112. PASSING A DISEASED ANIMAL AS HEALTHY PROHIBITED.

AN AGENT OF THE SECRETARY MAY NOT KNOWINGLY PASS AS HEALTHY ANY DISEASED ANIMAL OR ANY PART OF IT CONTRARY TO THE DEPARTMENTAL RULES AND REGULATIONS.

REVISOR'S NOTE: This section is new language derived from Art. 66C, §433 of the Code. The penalty imposed by §433 is omitted here in light of the uniform penalty provision of this Article.

SEC. 3-113. REFUSING ACCESS; RESISTING QUARANTINE; CONCEALING DISEASE PROHIBITED.

(A) REFUSING ACCESS OR RESISTING QUARANTINE PROHIBITED.