

REFRIGERATORS

CHAPTER 13: MISCELLANEOUS OFFENSES AND PROVISIONS ARTICLE II. OFFENSES INVOLVING PUBLIC SAFETY

Sec. 13-31. Abandoned iceboxes or refrigerators.

(a) It shall be unlawful for any person to place, or permit to remain outside of any dwelling, building or other structure, or within any garage, barn, outbuilding, warehouse, storage room or any unoccupied or abandoned dwelling, building porch, yard, lot or any other portion of any premises any icebox or refrigerator under such circumstances as would be accessible to children or where children at play may come upon such icebox or refrigerator and be attracted to it, unless the door has been removed from such icebox or refrigerator or unless the latch or lock holding each door shut is dismantled or removed so that the door may be opened from within by simply pushing on it. Jamming or obstructing the lock or latch will not be a compliance herewith, but the same must be removed or dismantled so that accidental latching or locking is impossible.

(b) The abandonment or dangerous exposure of any icebox or refrigerator with its door or doors in normal latching or locking condition is hereby declared to be a public nuisance and a serious menace to life because of the danger of children entering such an icebox or refrigerator and becoming locked therein and suffocating.

(c) The duties of this section are imposed alike on the owner of the icebox or refrigerator and the owner or occupant of the premises where the icebox or refrigerator is located.

(Code 1966, § 13-1)