

## Louisville Metro Government

# **Legislation Text**

File #: O-293-15, Version: 3

ORDINANCE NO. \_\_\_\_\_\_\_, SERIES 2015

AN ORDINANCE AMENDING LOUISVILLE METRO CODE OF ORDINANCES (LMCO)
SECTION 156.057 RELATING TO PUBLIC NUISANCE (AMENDMENT BY SUBSTITUTION).

Sponsored By: Council Member Steve Magre

WHEREAS, KRS 82.710 authorizes local governments to enact a nuisance code; and

**WHEREAS,** the Louisville Metro Council desires to amend its nuisance code to make it more effective in responding to and eliminating nuisances.

NOW THEREFORE BE IT ORDAINED BY THE LEGISLATIVE COUNCIL OF THE LOUISVILLE/JEFFERSON COUNTY METRO GOVERNMENT (THE COUNCIL) AS FOLLOWS:

**SECTION I:** Section 156.005 of the LMCO is amended as follows:

### § 156.005 DEFINITIONS.

**HOTEL.** A building or structure kept, used, maintained, advertised, or held out to the public as a place where sleeping accommodations are furnished to the public, and includes motels, tourist homes, and similar establishments, but excludes boarding houses and rooming houses.

**PERSON.** An individual, corporation, partnership, trustee, lessee, agent or assignee or any other group acting as a unit.

**PREMISES.** A lot, plot or parcel of land including any structures thereon. Any building, structure, parking lot, parcel of land, common area, driveway, open space or any portion thereof or the ground itself.

**SECTION II:** Section 156.057 of the LMCO is amended as follows:

### § 156.057 PUBLIC NUISANCE.

- (A) Criminal activity as a public nuisance.
  - (1) Definitions. For the purposes of this section, PUBLIC NUISANCE shall mean:
    - (a) Any contraband production contaminated property premises;
- (b) Any premises or place where law enforcement officers have, on more than one occasion in the preceding 12-month period or with hotels at least five (5) occasions per 100 rooms or units in the preceding sixty (60) day period, criminally cited or arrested persons for violations of the law governing prostitution, gambling, the sale or use of alcoholic beverages on or from either licensed or unlicensed premises, trafficking in marijuana, trafficking in synthetic controlled substances under KRS 218A.1430, trafficking in criminal simulation under KRS 516.108, trafficking/manufacturing drug paraphernalia pursuant to KRS 218A.500, et seg., er of any controlled substances, or any felony offenses provided under KRS Chapter

218A, murder pursuant to (KRS Chapter 507.020), or assault or related offenses under (KRS Chapter 508).

- (2) Unlawful use of property premises. No owner of residential, commercial or vacant property located in Louisville Metro shall allow his or her property premises to be used as the site for any public nuisance after having received notice pursuant to this chapter that the property has been used for the commission of a public nuisance. A legal or equitable owner of such property premises is deemed to have knowledge of such activity upon receipt of the notice as set forth in this chapter.
- (a) No person or owner shall destroy, remove or deface any order or notice posted by the Code Official.
- (b) No person or owner shall disobey any order issued by the Code Official, or use or occupy or permit any other person to use or occupy any premises ordered closed by the Code Official.
  - (3) Duties of Louisville/Jefferson County Metro Government Agencies.
    - (a) Duty of Police.
- 1. The Louisville Metro Police Department shall no later than 30 days after criminally citing or arresting persons for violations of the law governing prostitution, gambling, the sale or use of alcoholic beverages on or from either licensed or unlicensed premises, trafficking in marijuana or any controlled substances or any felony offense provided under KRS Chapter 218A, notify the Code Official in writing of the specific violation investigated, the address of the property on or in which the violations occurred, and the circumstances of the violation.
- 2. Should the Metro Louisville Police Department have reason to believe that a property where no citations or arrests have occurred has been used for contraband production as defined in this chapter; the Department shall immediately notify the Code Official and the local health department.
- (b) Duties of local health department. Immediately upon receipt of a report that a contraband production contamination notice has been posted on a property and upon a finding by scientific testing that the property is contaminated with chemical residues as a result of contraband production, the Louisville Metro Public Health and Wellness Department shall immediately notify the Code Official responsible for enforcement of this chapter by fax, mail, or email.
- (c) *Notification.* In the instance of contraband production contamination of a property, the Louisville Metro Public Health and Wellness Department shall notify the Code Official responsible for the enforcement of this chapter at the time of:
  - 1. The demolition of the property; or
- 2. The receipt of certification of compliance with methamphetamine decontamination regulations from the appropriate certifying state agency. Any such notice to property owners shall be by certified mail return receipt requested.
- (4) *Notice*. Whenever the Code Official receives information that a public nuisance exists in or upon residential, commercial or vacant property, he shall notify the owner that the property is a public nuisance and that the public nuisance must be abated. Such notice shall be provided as set forth in this chapter per § 156.804.
- (5) Abatement. Should the public nuisance not be <u>fully</u> abated at the time stated in the notice, er any extension granted by the hearing officer(s) the Code Official shall be authorized at any time thereafter to issue an order closing and vacating the premises to the extent necessary to abate the public nuisance. Such closing and vacating shall be for such period as the Code Official reasonably may direct, but in no event shall the closing and vacating be for a period of more than one year from the date of the closing. A closing and vacating ordered by the Code Official, pursuant to this subchapter is not an act of possession, ownership or

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control by the Metro Government. A close and vacate order of the Code Official will be rescinded within 14 days of an <u>full</u> abatement unless such premises is the site of <u>repeated another</u> close and vacate orders <u>within</u> sixty (60) days.

- (a) If the premises consist of multi-unit dwellings, <u>apartment buildings</u> or mixed uses and the public nuisance has occurred solely within a unit or units, the authority to close and vacate is restricted to the unit or units in which the public nuisance has occurred, and does not extend to any other unit in the premises. This provision is not applicable to hotels and motels.
- (b) Upon the issuance of any order provided for in this section, a copy of the order shall be served on the owner of the property in the same manner as the notice provided for in this chapter, and a copy shall be conspicuously posted on the property.
- (c) If any person or owner fails to comply with an order to close and vacate issued pursuant to this subsection, the Code Official may:
- 1. Discontinue the furnishing of utility service by Metro Government to the premises at which the nuisance exists;
- 2. Prohibit the furnishing of utility service, to include but not limited to gas, electric, water, and heating oil, to the premises by any public utility holding a franchise to use the streets and public ways of the Metro Government;
  - 32. Revoke the certificate of occupancy of the premises; or
  - 4<u>3</u>. Use any other legal remedy available under the laws of the state.
- (d) Any person or owner directly affected by an order of the Code Official may appeal to the Property Maintenance/Nuisance Code Hearing Board in accordance with §§ 32.400 et seg.
- (e) Pursuant to the provisions of KRS 82.720 and in accordance with § 32.409, the Metro Government shall possess a lien against the property for all fines, penalties, charges, abatement costs, and fees imposed to abate the public nuisance.
  - (6) Eviction as a defense.
- (a) It shall be a defense to a violation of this section if the owner has instituted an eviction proceeding within 30 days against the offending tenants and all or occupants of the subject premises, and completes the eviction within 75 days of commencement or as soon thereafter as court procedures allow. In the event that judicial or quasi-judicial proceedings prohibit an owner from proceeding with an eviction, abatement of the public nuisance by eviction will be stayed until the judicial or quasi-judicial proceeding is resolved.
- (b) In the case of multi-unit dwellings, <u>apartment buildings or mixed uses</u>, the only parties necessary to name in an eviction proceeding are the occupants of the actual unit involved with the activity suspected, or the occupants suspected of the activity described in the notice.
- (7) Other defenses. It shall be a defense to a violation of this section if the violations described in subsection (A)(1) of this section: The Property Maintenance/Nuisance Code Hearing Board may consider evidence presented by any person or owner directly affected by a citation, notice of violation, or order regarding whether
- (a) Were committed by persons other than the owner, his/her employees, agents, or lessees; and
  - (b) Upon such time as the owner knew or should have known of the violations and whether

reasonable steps were taken to abate the violations by removing the offender, notifying police of (s), and/or securing vacant property.  (8) Relief from order. The Code Official may vacate or suspend the provisions of an order vacate upon a showing by clear and convincing evidence that the public nuisance has been not be maintained or permitted in any unit of the premises.  (9) Abatement actions not in violation of law. Actions taken by an owner to abate a pass defined in this section shall not be deemed to be violations of Fair Housing or Landlord-Tena SECTION III: This Ordinance shall take effect upon its passage and approval.  H.  Stephen Ott Metro Council Clerk  W. Tandy President of the Council	order to close and en abated and wil a public nuisance	ay vacate or suspend the provisions of an order to cleing evidence that the public nuisance has been abated the premises.  Iaw. Actions taken by an owner to abate a public red to be violations of Fair Housing or Landlord-Tenant laws	y. Official may and convincing any unit of the colation of la be deemed t	s), <u>and/</u> or securing vacant property  8) Relief from order. The Code ( vacate upon a showing by clear and the maintained or permitted in arthur of the maintained or permitted in violence.
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		W. Tandy President of the Council		Stephen Ott Metro Council Clerk
Greg		J	Greg	
Fischer Mayor Approval Date		Approval Date		Fischer Mayor
APPROVED AS TO FORM AND LEGALITY:			ECALITY:	ADDDOVED AS TO FORM AND L

Jefferson County Attorney

BY: \_\_\_\_\_

Amend LMCO 156 057 Nuisance O-293-15 ROCsjm Draft 8 on 10-13-15