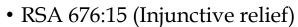


## Code Enforcement Basics

### **Penalties for Violation of Zoning Ordinance**



- RSA 676:17 (Fines, penalties)
- RSA 676:17-a, -b (C&D, local land use pleas)
- RSA 31:39-c, -d (Admin. Enforcement, pleas by mail)



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### **Step by Step on Code Enforcement Process**

- 1. Complaint
  - Oral (phone or in person)
    - > memorialize complaint ASAP
  - Written
    - > Preferred method
    - > Have a complaint form
    - Try to get complaining party to allow name to be used
    - Written complaints are "governmental records" for purposes of the New Hampshire Right to Know law



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### **Investigation Phase**

- 2. Investigation
  - Can violation be observed without entering property?
    - > Visible from right of way
    - Visible from abutting property (with abutter consent)
    - > Aerial photographs / Google Earth
  - · If violation is not visible
    - > Do not enter the property without owner consent
    - Obtain administrative inspection warrant under RSA chapter 595-B
  - · Document violation
    - > Photographs
    - > Video
    - > Journal / Notebook



STOP!

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#### **Enforcement Phase**

- 3. Enforcement
  - · Notice to the Violator
    - > Visit property and discuss issue
    - Written warning of violation and deadline for compliance
    - Formal notice of violation or cease and desist order imposing fines and penalties
  - Written letters or orders should be mailed both certified (return receipt requested) and first class
  - Personal service may be necessary in some circumstances
  - Violator has the right to appeal an official's construction, interpretation of application of the zoning ordinance to the Zoning Board of Adjustment RSA 676:5

### **Court Action Phase**

- 4. Court Action
  - Superior Court
    - Broad equity powers (declaratory and injunctive relief)
    - > Better for complicated cases
    - More intimidating for many violators
    - Lengthier process / expensive
  - District Court
    - Cease and Desist orders
    - > Use for straightforward violations
    - > More efficient / less expensive

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### Does the Condition of the Property Create Health, Safety, or Welfare Issues?



- Health Code
- Fire Code/Regulations
- Hazardous and Dilapidated Buildings
- Housing Standards

#### Nuisances, Rubbish, and Other Public Health Concerns RSA Chapter 147

- State law, local regulations
- Prevention and removal of nuisances, public health
- Sanitary and health conditions for licensing food-serving establishments
- Local health regulation violation = "violation"
- Health officer can
  - ➤ Investigate nuisances
  - > Order nuisances removed
  - > Remove nuisances
  - ➤ Recoup expenses
  - ➤ Order building vacated, RSA 147:16-a

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### Fire Hazards RSA Chapter 154

- Fire chief may make regulations for the elimination of fire hazards
- Fire chief may inspect all buildings, structures or other places, including but not limited to any place where any combustible or hazardous material is stored that is or may become dangerous as a fire menace
- May also inspect an area if he or she has reason to believe that such material has accumulated or is liable to be accumulated
- May order occupants to vacate building; same process as for health officer



### Hazardous and Dilapidated Buildings RSA Chapter 155-B

- Require repair or removal of hazardous and dilapidated buildings
- Building "which, because of inadequate maintenance, dilapidation, physical damage, unsanitary condition, or abandonment, constitutes a fire hazard or a hazard to public safety or health"

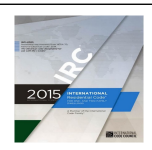
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### Minimum Housing Standards RSA Chapter 48-A



- Can adopt ordinances, codes, or bylaws to cause the repair, closing, demolition, or removal of dwellings that are "unfit for human habitation due to dilapidation, dangerous defects which are likely to result in fire, accidents, or other calamities, unhealthful lack of ventilation or sanitary facilities, or due to other unhealthy or hazardous or dilapidated conditions."
- 10 residents can petition and require investigation
- Minimum standards for landlords renting premises, 48-A:14 (violation)



### International Property Maintenance Code



- Minimum maintenance standards for basic equipment, light, ventilation, heating, sanitation, and fire safety
- Adopted like local building code
- RSA 675:3 and RSA 674:51
- 2015 version: https://codes.iccsafe.org/public/document/IPMC2015

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### **State Building Code -** *Current*

#### RSA 155-A:1, IV:

- ICC 2009 Building, Existing Building, Plumbing, Mechanical, Energy, Residential
- NFPA National Electric Code 2017
- Local authority to adopt nationally recognized codes not inconsistent with State Code

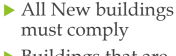


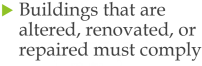
INTERNATIONAL CODE COUNCIL

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### **State Building Code – Universal Compliance**





► Permit necessary\* – RSA 155-A:4, RSA 676:11

\*Unless no local building code enforcement then notify State Fire Marshall, except for one & two family dwellings.

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#### Local Enforcement Ordinance – Minimum Content RSA 674:51, III & IV

The date of first enactment and amendments.

Establish building code board of appeals as provided in RSA 673:1, V; 673:3, IV.

Must have position of building inspector.

Fee schedule, or a provision authorizing the governing body to establish fees.

Certificate of Occupancy requirement.

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#### State Fire Code - Current

- ► RSA 153:1, VI-a:
  - ▶ Life Safety Code, 2015 ed.
  - > Uniform Fire code, NFPA 1, 2009 ed.
  - > NH Admin Code Saf-C 6000
- ▶ Applies to new construction and renovation.
- ▶ Applies to existing buildings, even if not in renovation. NH Admin Code Saf-C 6008.01
- May be <u>amended</u> by fire marshal, acting <u>with</u> board of fire control, <u>and</u> the Commissioner of Safety, <u>and</u> ratified by legislature within 1 year

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### **State Fire Code Enforcement**



RSA 153:5, V, RSA 155-A:7, I

- > Local fire chief enforces the state fire code
- > RSA 154:2, Fire Chief may inspect buildings for fire prevention purposes
- Must provide notice of the local appeals process <u>and</u> the state variance process when reviewing plans or giving notice of violations
- Fire Chief can adopt fire prevention bylaws, RSA 154:18

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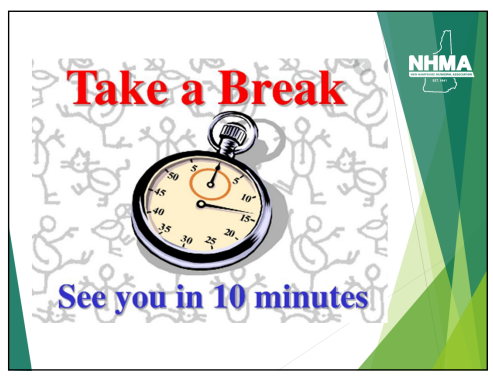
#### **Building Code – Fire Code Enforcement Coordination RSA 155-A:2, II**





- ➤ State Building Code and the State Fire Code conflict? The code creating the greater degree of life safety take precedence
- If no local agreement property owner can choose with notice to local officials

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### No Local Enforcement Mechanism or Building Inspector?

➤ The contractor notifies fire marshal about the type of construction. Not required for one- and twofamily dwellings



- Fire marshal can establish a fee for permit system for municipalities without a building inspector or other enforcement mechanism
- ➤ The Contractor responsible for meeting the minimum requirements of the state building code and state fire code
- Municipality not liable for any failure by contractor to comply with the provisions of the state building code

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## Ordering Building Vacated RSA 147:16-a

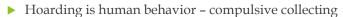
By Health Officer, or Building Inspector (RSA 674:52-a) or Fire Chief (RSA 154:21-a)

Statute does not apply to residence occupied only by owner and immediate family unless condition is clear and imminent danger to persons other than occupants

Target of 1998 Legislation - absentee building owners

If Court deems action to vacate frivolous/in bad faith municipality may have to pay other party attorneys fees

### **Dealing with Hoarders**



- Start out by trying to establish a rapport avoid judgmental language
- ▶ Do not conduct surprise clean-ups
- ▶ When there is a clear danger to occupant(s) of dwelling more direct action may be necessary due to odor and waste & the pests or diseases associated with them
- ► A problem that affects your neighbors' health or quiet enjoyment

NH Public Health Nuisance Taskforce:

A nuisance is defined as a condition, activity, or situation that interferes with the use or enjoyment of property; a non-transitory condition or persistent activity that interferes substantially and unreasonably with the use and enjoyment of property

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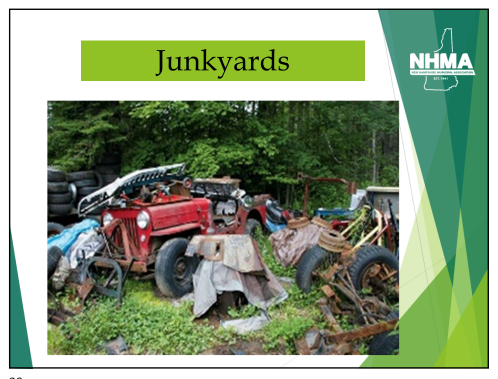
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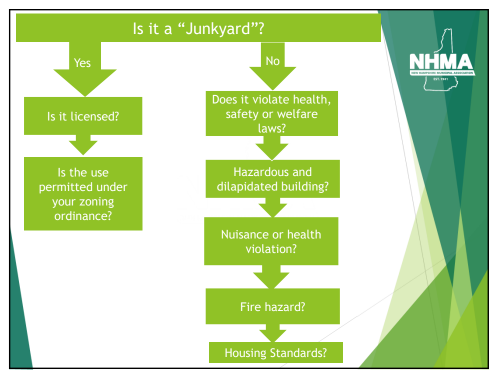
### **Triage Suggestions**

- Contact the family or friends about the situation and encourage them to investigate and intervene
- If it is a rental property, contact the landlord
- You can report cases of self-neglect or abuse of a vulnerable adult to the NH Bureau of Elderly & Adult Services by calling 603-271-7014
- You can report suspected child neglect to the NH Division Children, Youth & Families, 603-271-6562
- Sites harboring suspected solid waste or hazardous issues, contact NHDES Waste Management Division

- 603-271-2905

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### Is it a Junkyard? RSA 236:112



- Place used for storing and keeping, or storing and selling, trading, or otherwise transferring old or scrap copper, brass, rope, rags, batteries, paper, trash, rubber debris, waste, or junked, dismantled, or wrecked motor vehicles, or parts thereof, iron, steel, or other old or scrap ferrous or nonferrous material
- Automotive recycling yards
- Machinery junk yards
- Motor vehicle junk yards

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 It's accumulation of junk that matters, not what the owner is doing with it



- "Junk" is more than just broken-down motor vehicles
- Motor vehicle registration is no longer the standard
- Certain operations are not junkyards under state law
- Does your zoning ordinance define differently?

### Is it Licensed? The Basic Licensing Requirement

- Required by state law
- Separate from (but related to) zoning
- No grandfathering for license requirements

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### Is it Allowed Under Your Zoning Ordinance?



- How does your zoning ordinance define "junkyards?" (Local definitions will control)
- Are junkyards only allowed in certain zones?
- What restrictions are there?
- Must be approved location for license

### **Certain Operations are Exempt**

- The principal place of business of any motor vehicle dealer registered with the director of motor vehicles
- Noncommercial antique motor vehicle restoration activities involving antique motor vehicles more than 25 years old under certain conditions
- Solid waste facilities
- The principal place of business of a new or used car dealer is not treated as a junkyard even though the location may contain a sufficient amount of wrecked vehicles or vehicle parts to meet the statutory definition

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#### The Initial License Application



- A description of the land where the junkyard is to be located, by reference to permanent boundary markers
- In municipalities that have a zoning ordinance, a certificate from the ZBA stating that the proposed location is not contrary to the prohibitions of the zoning ordinance; and
- Certification of compliance with best management practices established by the DES for automotive recycling yards and motor vehicle junkyards
- Fee (\$250 max)



### Hearing & Decision



- Public hearing required
- Decision within two weeks
- Consider
  - ✓ Suitability of applicant
  - ✓ Proposed location
  - ✓ General aesthetics

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### **Conditions of Approval**



- The license is effective until the following April 1
- The certificate of location is part of the license
- The approval is personal to the applicant—cannot be assigned or assumed (236:121)
- Compliance with best management practices (236:115)
- Fencing requirements (236:123)
- Other reasonable conditions (e.g., hours of operation)

### The License Renewal

An applicant may renew his or her license without a hearing upon payment of the annual license fee, provided the following are true:

- ✓ All the provisions of the junkyard statute have been complied with during the previous license period
- ✓ The junkyard has not become a public nuisance under the common law or RSA 236:119
- ✓ The applicant has not been convicted of any type of larceny or receiving stolen property, RSA 236:121; and
- ✓ For automotive recycling yards and motor vehicle junkyards, the applicant certifies compliance with best management practices established by the Department of Environmental Services. RSA 236:121, III

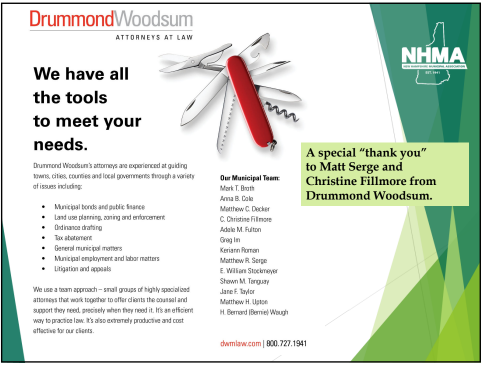
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# Junkyard Operating Without a License is a Nuisance



- Civil Penalty: \$50 for each day (236:119)
- Violation (236:127)
- Injunction (236:128)
- Citizen complaint (236:129)
- It may also be a zoning violation!















THANK YOU
for attending
our VIRTUAL
Code
Enforcement
workshop!

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