

CHAPTER 925
Collection and Disposal of Storm Waters

925.01	Storm water in sanitary sewer declared a nuisance.	925.03	Existing conditions discontinued.
925.02	Storm waters in sanitary sewers prohibited.	925.04	Inspection of premises.
		925.99	Penalty.

CROSS REFERENCES

Sanitary sewer defined—see S.U. & P.S. 916.01

Storm sewer defined—see S.U. & P.S. 916.01

Discharge of storm water into public sewers—see
S.U. & P.S. 916.02

Establishment and use of Sewer Fund—see S.U. & P.S. 917.06

Storm drain conductors and leaders—see OAC Ch. 4101:2-51-69

925.01 STORM WATER IN SANITARY SEWER DECLARED A NUISANCE.

The collection, depositing or placing of storm waters or accumulated surface waters in any sewer in the City sewage system which is, has or may be designed solely for the purpose of a sanitary sewer, is hereby declared to be a nuisance and detrimental to the public health, safety and welfare.

(Ord. 53-130. Passed 8-3-53.)

925.02 STORM WATERS IN SANITARY SEWERS PROHIBITED.

No person shall collect or deposit or cause to be collected or deposited, any storm waters or accumulated surface waters in any public sanitary sewerage system of the City. However, it may be permissible to do so in certain cases where the sanitary and storm sewerage systems are combined into one sewerage system, and where, in the opinion of the City Manager, the design of the sewer is such that there is no imminent danger of flooding basements which have connections into the combined sewer.

For the purpose of determining when any violation of this section occurs, such violation shall be deemed to occur either in the premises from which such storm or surface waters are collected and deposited into such sewerage system or at the point where such storm water entered the City sewerage system within the corporate limits of the City.

(Ord. 67-177. Passed 8-21-67.)

925.03 EXISTING CONDITIONS DISCONTINUED.

In all cases where the storm sewerage system and a sanitary sewerage system are separate or the combined sewer is not adequate, the owner of any premises from which the storm or surface waters are collected and channeled and caused by the construction of any building or yard therein, to be deposited in the sanitary or combined sewerage system shall take such measures as are necessary to disconnect such storm or surface water drainage from such sewerage system within sixty days after notice that such storm or surface water is, or has been draining into such sewer and creating a nuisance detrimental to the public health and welfare. Such notice shall be served by the City Manager or by his deputy appointed for such purpose, upon the owner of the premises personally or by registered mail.
(Ord. 67-177. Passed 8-21-67.)

925.04 INSPECTION OF PREMISES.

The City Manager is hereby authorized to cause an inspection to be made of any premises when he has reasonable ground to believe that a violation of Section 925.01 through 925.03 is being committed. The inspection herein provided for shall be limited solely to the steps necessary to determine whether or not a violation of such section exists.
(Ord. 53-130. Passed 8-3-53.)

925.99 PENALTY.

Whoever violates any provision of this chapter is guilty of a minor misdemeanor.