ORDINANCE NO. 1969-3

AN ORDINANCE TO PROHIBIT THE DEPOSIT, STORAGE MAINTENANCE OR COLLECTION OF JUNK, JUNK CARS OR RUBBISH ON ANY PREMISES, VILLAGE STREETS, ALLEY RIGHT-OF-WAY OR OTHERWISE WITHIN THE VILLAGE OF VENEDOCIA, OHIO, EXCEPT AS OTHERWISE PROVIDED.

Be it ordained by the Council of the Village of Venedocia, Ohio:

SECTION 1. For the purposes of this ordinance the terms, junk,
junk cars, rubbish, owner and notice as used herein are defined as follows:

JUNK. Junk is any wornout, cast-off, or discarded article or material which is ready for destruction or has been collected or stored for salvage or conversion to some other use. Any article or material which, unaltered or unchanged and without further reconditioning, can be used for its original purpose as readily as when new shall not be considered junk.

JUNK CAR. Junk car is any used car or motor vehicle not in an operating condition and not in the process of reconditioning, which has been abandoned for use as a motor vehicle on a public highway and which is in unsafe operating condition and shall have remained in such condition for a period in excess of thirty (30) days. Portions of junk cars, such as hoods, fenders, radiators, rims, motors, etc. not being utilized for the repair of a motor vehicle, shall be considered as junk.

RUBBISH. Rubbish means and includes wire, chips, shavings, bottles, broken glass, crockery, tin, cast pr wooden ware, boxes, rags, dead weeds, stumps, tree trunks, brush, paper circulars, hand bills, boots, shoes, ashes, or any waste material other than garbage or offal.

shall he the nerson, firm or

OWNER. The term owner as used herein shall be the person, firm or corporation in whose name said premises are listed in the records of deeds in the Recorder's Office of Van Wert County, Ohio.

#1963 pg1

NOTICE. The "notice" hereinafter provided for shall be a letter, in a form approved by Council, stating the manner in which this ordinance is being violated, the description and/or location of the premises, the name of the owner(s) and tenants (if any) of said premises and the period of time within which said premises shall be cleared from the violation of this ordinance. Such letter shall be signed by the Mayor of the Village of Venedocia, Ohio.

SECTION 2. No person, firm or corporation shall deposit, store, maintain, collect, or permit the storage, deposit, maintenance or collection of any junk, junk cars or rubbish on his own premises or any premises it or they own or use under his or their control, on in any other place within the municipality, village street and alley right-of-way or otherwise, except as expressly provided by law.

SECTION 3. ENFORCEMENT. Any person, firm, or corporation violating the provisions of this ordinance shall, within fifteen (15) days after notification of said violation by the Mayor, remove or cause to be removed any junk, junk cars and rubbish or have the same placed in an adequate enclosure or building: and in the event of failure he or they shall be deemed guilty of violating the provisions of this ordinance.

Such notice as is hereinabove provided shall be served upon the owner, the tenant if there is such, by certified mail, return receipt requested, or by the Mayor.

The fact that such premises are rented or leased by the owner to another party shall not relieve said owner from the responsibilities herein created.

SECTION 4. PENALTY. Whoever violates any provision of this ordinance shall be fined not less than \$15.00 nor more than \$50.00 for the first offense and not more than Five hundred dollars (\$500.00) for each subsequent offense. Any such violation shall constitute a separate offense on each successive day continued.

#1963 - pg2

SECTION 5. This ordinance is hereby declared to be an emergency measure necessary for the preservation of the public peace, health and safety for the reason that it is necessary to immediately control the accumulation of junk and to preserve the health and safety of the community. Therefore, this ordinance shall be in full force from and immediately after its passage.

R. D. Louth
President of Council

Passed this 18 day of march, 1969.

Attest: David O. Van Ema-Clerk of Council

Employed Water

ORDINANCE	NO.	1983–2
	-	

ANIMAL NUISANCE CONDITIONS PROHIBITED

Be it ordained by the Council of the Village of Venedocia , State of Ohio:

SECTION 1. No person shall keep or harbor any animal or fowl in the village so as to create noxious or offensive odors or unsanitary conditions which are a menace to the health, comfort, or safety of the public.

SECTION 2. Whoever is convicted of or pleads guilty to a violation of this Ordinance is guilty of a minor misdemeanor and shall not be fined more than \$100.00. Section 3. This ordinance is declared to be an emergency measure and shall be in full force from and immediately after its passage.

Passed	bу	the	Village	Council	of	the	Village	of	Venedocia,	Ohio	on
 Ma	y 2		, 198	33.							

PRESIDENT OF COUNCIL

ATTEST:

CLEDK OF COUNCIL

ORDINANCE NO. 1983-4

AN ORDINANCE PROVIDING FOR THE ADOPTION OF ZONING REGULATIONS FOR THE VILLAGE OF VENEDOCIA, OHIO

WHEREAS, the Council of the Village of Venedocia has determined that the health, welfare and safety of the residents of the Village of Venedocia will be best served by the adoption of zoning regulations and to provide for more orderly growth and development of said village, and

WHEREAS, a public hearing has been held as required by statute and all of the statutory requirements precedent to the adoption of zoning regulations have been complied with,

NOW THEREFORE, be it ordained by the Council of the Village of Venedocia, County of Van Wert and State of Ohio:

- Section No. 1. That the zoning regulations, a copy of which is hereby attached and made a part hereof as if fully re-written herein, be and the same hereby are adopted.
- Section No. 2. That the Clerk of the Village cause notice of the passage of this ordinance to be given by posting copies of this ordinance in five (5) of the most public places in the municipal corporation as determined by the legislative authority for a period of not less than fifteen (15) days prior to the time when such ordinance shall take effect.
- Section No. 3. A copy of this ordinance posted in the five (5) most conspicuous places in the municipal corporation shall provide that complete copies of the zoning regulations which are in book form are on file with the Clerk of the legislative authority for inspection by the public. Also that a copy of said zoning regulations shall be on file in the Van Wert County Law Library and the Clerk of the legislative authority shall have copies available for distribution to the public at cost.
- Section No. 4. This ordinance and the zoning regulations shall take effect fifteen (15) days after the first date of posting of this ordinance.

Copies: V.W. Law Library Co. Recorder's Office Lois Bassett, Clerk-Treasurer November 7, 1983 Posted:
U. S. Post Office
Flat Lands Supply
Coil's Corner Grocery
Town Hall
Chop Shop Beauty Salon

ORDINANCE NO. 1983-1

DAMAGE TO PRIVATE PROPERTY: BARKING AND OTHER NOISE: INJURY: THREATS AND ANNOYING PEOPLE.

Be it ordained by the Council of the Village of Venedocia, State of Ohio:

SECTION 1. No person owning or harboring one or more dogs, cats, or other animals shall permit the dogs, cats, or other animals to run at large to do any of the following:

- (A) Damage gardens, lawns, shrubbery, or other private property;
- (B) Make loud and frequent or habitual noises in the way of barking, yelping, howling, meowing, whining, yowling, crying, and wailing which causes serious annoyance or disturbance to the neighborhood;
- (C) Physically injure any individual or by constant threat of attacking, biting, scratching, or chasing any individual or by putting individuals in fear of physical contact, cause serious annoyance or disturbance to the neighborhood or to people passing on the street.

SECTION 2. No person shall keep or harbor upon his property or under his control one or more dogs, cats, or any other animal which causes serious annoyance or disturbance to the peace and quiet of the neighborhood or the general public by making loud and frequent noises such as, but not limited to, barking, yelping, howling, meowing, whining, yowling, crying, or wailing.

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SECTION 3. Whoever is convicted or pleads guilty to a violation of this Ordianance is guilty of a minor misdemeanor and shall not be fined more than \$100.00. Section 4. This ordinance is declared to be an emergency measure and shall be in full force from and immediately after its passage.

	Passed	by th	e Village	Council	of	Venedocia,	Ohio	on :		
May 2,	,	1983.						_		
ATTEST:						PRY	SIDEN	OF	Fare EUNCIL	
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ORDINANCE NO. /98/-4

AN ORDINANCE TO ESTABLISH HEALTH AND SAFETY STANDARDS FOR THE KEEPING OF ANIMALS WITHIN THE CORPORATION LIMITS FOR COMMERCIAL PURPOSES.

Be it ordained by the Council of the Village of Venedocia, State of Ohio:

SECTION 1. For the purpose of this Ordinance the following terms shall be defined as follows:

<u>COMMERCIAL:</u> Of, pertaining to, or engaged in commerce; having profit as the chief aim.

<u>PURPOSES</u>: The object toward which one strives or for which something exists; a goal or aim.

SECTION 2. It is declared to be a nuisance and unlawful for any person to harbor, pasture, keep, or otherwise maintain any cattle, horses, swine, sheep, goats, rabbits, chickens, turkeys, dogs, or cats within the corporate limits for commercial purposes provided however, such prohibition shall not apply to the keeping of such animals aforementioned for 4-H projects.

SECTION 3. <u>PENALTY:</u> Any person, firm or corporation violating any of the provisions of this Ordinance, or any order or other regulation of the Village Council made in pursuance thereof, or who obstructs or interferes with the execution of such order, or willfully or illegally omits to obey such order, shall for each violation thereof be fined not more than \$500.00. Any such violation shall constitute a separate offense on each successive day continued.

SECTION 4. All Ordinances or parts of Ordinances inconsistent with this Ordinance are hereby repealed.

SECTION 5. This Ordinance is hereby declared to be an emergency measure necessary for the preservation of the public peace, health and safety for the reason that the public health and safety requires the immediate regulation of the subject matter. Therefore, this Ordinance shall be in full force from and immediately after its passage.

no. 1981-4 Pgl

Passed by the Village Council of the Village of Venedocia, Ohio on October 5,1981, 1981.

PRESIDENT OF COUNCIL

ATTEST:

CLERK OF COUNCIL

1981-4 192

ORDINANCE NO. 1913 3

AN ORDINANCE TO AMEND ORDINANCE NO. 1969-1

Be it ordained by the Council of the Village of Venedocia, State of Ohio:

SECTION 1. Village of Venedocia, Ordinance No. 1969-1 shall be and is amended to have the following to be read as Section 7 to said ordinance.

"SECTION 7. It shall be a complete defense to a violation of this ordinance that the existing house was not inhabited when a house trailer was placed on a lot, and the house trailer has not been on the lot for more than two (2) years."

SECTION 2. This ordinance is hereby declared to be an emergency measure necessary for the immediate preservation of the public peace, health, and safety. THEREFORE, this ordinance shall be in full force from and immediately after its passage.

Passed by the Village Council of the Village of Venedocia, Ohio on

May 2 , 1983.

ATTEST:

CLERK OF COUNCIL

ORDINANCE NO. 1969-1

AN ORDINANCE PROHIBITING HOUSE TRAILERS ON THE SAME LOTS AS HOUSES OR OTHER HOUSE TRAILERS.

Be it ordained by the Council of the Village of Venedocia, Ohio:

SECTION 1. For the purpose of this ordinance the following terms shall be defined as follows:

HOUSE TRAILERS. A vehicle or residence on wheels, skids, rollers or blocks, with or without motive power, designed to be used for human habitation or for carrying persons or property from place to place including a house coach, trailer coach or house trailer.

TRAVEL TRAILER. A vehicle as defined above, not over thirty (30) feet in length customarily used for short periods of travel or vacation and not used for a permanent or semi-permanent residence.

SECTION 2. On and after the passage of this ordinance, it shall be unlawful to place or suffer to remain a house trailer on the same lot containing an existing house, commercial building or another house trailer for the purpose of inhabiting same. Any habitation in excess of 24 consecutive hours shall be conclusively construed as establishing the intent to inhabit.

SECTION 3. Nothing herein shall be construed as prohibiting the placing of a travel trailer on a lot described in Section 2 for the purpose of storage.

SECTION 4. Any pre-existing house trailers which are presently being used as places of inhabitation shall, so long as they remain on the same lot as they are now located, be excepted from the terms of this ordinance.

SECTION 5. <u>PENALTY</u>. Whoever violates this ordinance shall be fined not more than Five hundred dollars (\$500.00). Any such violation shall constitute a separate offense on each successive day continued.

#1969-1

SECTION 6. This ordinance is hereby declared to an an emergency measure necessary for the immediate preservation of the public peace, health, and safety. Therefore, this ordinance shall be in full force from and immediately after its passage.

R. D. Louth
President of Council

Passed this 18 day of mach., 1969.

Attest: David D. Van E.

ORDINANCE NO. 1469-V

AN ORDINANCE TO ESTABLISH HEALTH AND SAFETY STANDARDS FOR THE USE AND OCCUPATION OF HOUSE TRAILERS.

Be it ordained by the Council of the Village of Venedocia, Ohio:

SECTION 1. For the purpose of this ordinance the following terms shall be defined as follows:

HOUSE TRAILERS. A vehicle or residence on wheels, skids, rollers or blocks, with or without motive power, designed to be used for human habitation or for carrying persons or property from place to place including a house coach, trailer coach or house trailer.

TRAVEL TRAILER. A vehicle as defined above, not over thirty (30) feet in length customarily used for short periods of travel or vacation and not used for a permanent or semi-permanent residence.

SECTION 2. All house trailers established permanently, semi-permanently or temporarily within the Village of Venedocia for the purpose of inhabiting same must have a separate and individual well and water supply, a separate and individual septic tank, leaching bed and sanitary sewer, disposal system, and a separate and individual electricity connection; all of which must conform to the requirements of any county and/or state codes applicable thereto.

SECTION 3. Nothing herein shall be construed as prohibiting the placing of a travel trailer on a lot described in Section 2 for the purpose of storage.

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ORDINANCE # 1981-1

AN ORDINANCE ESTABLISHING A CURFEW FOR MINORS IN THE VILLAGE OF VENEDOCIA, OHIO

Whereas the Council finds that:

- (a) The increase in juvenile delinquency has been caused in part by the large number of minors who are permitted to remain in public places and in certain establishments during the night hours without adult supervision:
- (b) The problem of juvenile delinquency can be reduced by regulating the hours during which minors may remain in public places and in certain establishments without adult supervision, and by imposing certain duties and responsibilities upon the parents or other adult persons who have care and custody of minors.

NOW THEREFORE,

Be it ordained by the Council of the Village of Venedocia, State of Ohio: Section 1. That in this ordinance the following definitions apply:

- (a) ESTABLISHMENT. Any privately owned place of business carried on for a profit or any place of amusement or entertainment to which the public is invited;
 - (b) MINOR. Any person under the age of 18 years.
- (c) OFFICIAL VILLAGE TIME. Eastern Standard Time or Daylight Saving Time, from the last Sunday of April to the last Sunday of October.
- (d) OPERATOR. Any individual, firm, association, partnership, or corporation operating, managing or conducting any establishment; and whenever, used in any clause prescribing a penalty—the term "operator" as applied to associations or partnerships shall include the members or partners thereof and as applied to corporation, shall include the officers thereof:

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- (e) PARENT. Any natural parent of a minor, a guardian, or any adult person, 21 years of age or over, responsible for the care and custody of a minor;
- (f) PUBLIC PLACE. Any public street, highway, road, alley, park, play-ground, public building or vacant lot;

- (g) REMAIN. To loiter, idle, wander, stroll, or play in or upon. Section 2. UNLAWFUL CONDUCT OR MINORS.
- (1) No minor under 18 years of age shall remain in or upon any public place or establishment between the hours of 10:00 P.M. and 6:00 A.M. on any night preceding a school day, or between the hours of 11:00 P.M. and 6:00 A.M. on all other nights; except that no minor under the age of 14 years shall remain in or upon any public place or establishment between the hours of 10:00 P.M. and 6:00 A.M. on any night; and except that no graduate of an accredited High School, regardless of age shall be subject to said regulations.
- (2) The provisions of this section shall not apply to any minor accompanied by a parent, or to a minor upon an errand or other legitimate business directed by such minor's parent, or to any minor who is engaged in gainful lawful employment during the curfew hours.
- (3) Any organization or group of persons sponsoring late or all-night functions to which minors under the age of 18 are invited or expected to attend, shall first make application to the Marshall of the Village of Venedocia for permission to hold such function, stating the nature of said function, the hours during which said function will be held and the category or categories of minors expected to attend; and the place or places where said function will be located. The granting of such Permission shall be within the

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exclusive discretion of the Marshall. Said application and permission shall be in writing, and notice of same shall be given by the Marshall to The Van Wert County Sheriff and the Van Wert Post of the Ohio State Highway Patrol. No minor attending such function for which permission has been granted shall be subject to curfew regulations, provided he is in actual attendance at said function and conducts himself in a proper manner.

Section 3. UNLAWFUL CONDUCT OF PARENTS.

- (1) No parent shall knowingly permit any minor to remain in or upon any public place or any establishment contrary to the provisions set forth in Section 2 (1) above.
- (2) The provisions of this Section shall not apply to any parent who accompanies a minor or to a parent who directs a minor upon an errand or other legitimate business or to any parent of a minor engaged in gainful lawful employment during the curfew hours.

Section 4. UNLAWFUL CONDUCT OF OWNERS OR OPERATORS OF ESTABLISHMENTS.

(1) No operator of an establishment or his agent or employee shall know-ingly permit any minor to remain upon the premises of said establishment contrary to the provisions set forth in Section 2 (1) above.

Section 5. ENFORCEMENT AND PENALTIES

(1) Any police or law enforcement officer finding a minor apparently violating any provisions of this ordinance shall obtain from such minor information concerning his name, age, address, and the name of his parent, parents, guardian or custodian. Such minor shall thereupon be conducted to his home by said officer forthwith. Information obtained from said minor, together with any other pertinent facts, shall be forwarded by said officer

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to the Van Wert County Juvenile Court within 5 days, and if requested, said officer shall file in the Juvenile Court, a complaint against said child, said child's parents, guardian or custodian, or other person or persons involved.

- (2) Any parent who shall violate any provision of this ordinance shall be fined not less than \$5.00 or more than \$100.00 for each violation, together with imprisonment not exceeding 10 days if the fine, together with costs, is not paid within 10 days.
- (3) Any operator of any establishment and any agents or employees of any operator who shall violate the provisions of this ordinance shall be fined not less than \$25.00 nor more than \$300.00 for each violation, together with imprisonment not exceeding 30 days if the fine, together with costs, is not paid within 10 days.
- (4) Each violation of the provision of this ordinance shall constitute a separate offense.
- (5) Any minor who violates any provision of this ordinance has violated an ordinance regulation of a subdivision of the State of Ohio, towit: "The

Village of Venedocia" and is thus included in the definition of a "delinquent child" under sub-section A or Section 2151.02 of the Revised Code of Ohio.

Section 6. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

(Ind No. 1981-1 Pg f

Officers of the Village of Venedocia, Ohio.

on

August 1, 1948

AUGUST 1, 1948

NEW AND REVISED ORDINANCES

of the

VILLAGE OF VENEDOCIA, OHIO

MayorD. O.	Morgan
President of CouncilJ. W.	Davies
ClerkR. Pa	ul Jones
TreasurerLatal	ie Jones

Members of Council

Henry Uhl

M. N. Thomas

E. W. Davies

Earl Monroe

W. R. Owens

Chief of Police

Thomas Harbart

Offenses against the Person

No person shall assault, threaten in a menacing manner. strike or wound another.

No person shall tonture, torment, cruelly or unlawfully punish another.

First Offence: Not less than ---- \$5.00 or more than \$25.000

Second Offence:
Net less than -----\$25.00 or more than \$100.00

Offenses pertaining to Property

No person shall mailciously or negligently set fire to weeds on grounds nothis property, or maliciously permit fire to pass from his grounds to the injury or destruction of the property of any other person.

No person shall create or cause or permit or suffer snoke that causes injury to property or annoyance to any other person.

No person shall cut, burn, marr, tear down, deface or destroy any building or any walk, lawn, fence, tree, shrub, plant, ornamentel structure or object, post, pipe, stone, wire (or any other property not included in the foregoing enumeration) belonging to or used by the village.

When any brush, briars, burrs, Russian, Canadian or other weeds are permitted to grow upon any vacant or other lots and lands withOffenses pertaining to Property

Village Clerk to cause a written notice to be served upon owner, agent, tenant or lessee of the premises upon which such weeds are permitted to grow, and same shall be cut or destroyed on or before June 15th and August 15th of same year or before same has gone to seed, which notice shall state that if weeds are not cut and destroyed within five days after date of serving the notice, the same will be done by the Village and the costs and expense thereof taxed against the premises. Should the owner, agent, tenant or lessee refuse or neglect to comply with the notice served, the Village Clerk shall cause the weeds to be cut and destroyed, a careful account shall be kept of the total cost and expense of the work done; which cost and expense shall be certified to the County Auditor, to be assessed against the premises upon which labor was performed and collected as other taxes are collected. no 1948-2

Offences Pertaining to Property (Continued)

It shall be the duty of the owner of trees whose branches extend over sidewalks or streets, to cut or trim the branches of said trees to a height of (8) feet over sidewalks and (16) feet over streets and alleys. Any trees, shrubbery, vines, grass, roots or anything that obstructs the passage of a pedestrian, within not more than (I) foot from sidewalk.

To keep sidewalks free from water, snow, ice or any other obstrution.

If there is a violation of the provisions of this article, the Clerk shall cause the trimming of such trees and the cleaning of sidewalks to be at the expence of the property owner and shall certify the cost thereof to the County Auditor to be placed upon the tax duplicate against the owner nd the costs shall be collected as other taxes and assessments are collected, notice to be served upon the property owner of tree or trees and owner $_{
m)}$ to comply with artic le within (IO) days

Offenses pertining to Property (continued)

Notice to all property owners or tenants that all sidewalks to be cleaned of snow and owner or tenant to comply with this article within twenty-four (24) hours.

No person or owner of a horse, goat, cow, hog, dog or cat or any other animal shall let same animal injure or destroy a plant, vine, bush, shrub, sapling, tree or any growing vegetables, plants or gardens.

No owner of a dog, cat or any other animal shall let same animal book, howl, roam or destroy property within the village or annoy a person or persons within the village.

First Offence----Not less than \$5.00 or more than \$50.00

Second Offence---Not less than \$25.00 or more than \$100.00

Offenses pertaining to Property (continuel)

No person or persons shall with a truck, trailer, wagon or any other carrier, litter the streets or alleys with corn cobs, husks, or any other debris.

No person or persons shall, mafk, deface or damage any property either Real or Personal, with soap, paraffin or any other material. this applies to (Halloween)

First Offence----Not less than \$5.00 or more \$25.00

Secend Offence----Not less than \$25.00 or more than -----\$100.00

Ord No. 1949-2

Ord no 1948-3

Offenses against Public Health

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No person or persons shall clean any cistern or cisterns or toilets or cesspools without a writter permission from the mayor.

No person shall smoke cigers, cigerettes, pipes or tobacco in or on the premises of any theater, auditorium or church.

No person shall shoot or fire a gun or pistol at a target within the village.

No person shall play ball upon any or the public streets or alleys.

No person shall throw at another person or thing upon the public streets or alleys any balls made of snow, clay, or other material, or any stone or other missile.

No person shall obstruct or encumber any public street or alley by wires, pipes, vehicles, boxes, rubbish, or otherwise.

No person shall obstruct any sidewalk by permitting boxes, were or merchandise of any description. Such 1943-5

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Offenses against public safety (Continued)

No person shall play baseball or any other athletic games of whatever kind or nature within the village, on the first day of the week cormonly called Sunday.

No person shall keep for sale, sell or give away any firecreckers, roman candles, rockets or any fire-works to be used or burned within the village.

No person shall burn or use or in any manner keep for use any firecrackers, roman candles, rockets or other fire-works.

Thoever leaves or deposits poison or a substance containing poison in a common street, alley, lane or thorofare, or a yard or enclosure occupied by another shall be guilty of a misdemeanor and shall be liable to the rerson injured for all demages sustained thereby.

Offenses against Public Health

No person shall expectorate upon the sidewalks, floor and stairway of clurches, halls and other public buildings.

No person shell disturb the peace and good or other disorderly conduct, in or uppn any of the public street, alleys, or other public places, or by making any disturbances, noise, or by quarreling, hooting, yelling, loud or profance swearing, drunken revelries, or other means, to the annoyance or disturbance of any of the citizens.

No person shall be found in a state of intoxication, or being intoxicated, and no person shall disturb the peace and good order or conduct himself in a disorderly manner.

No person shall carry a pistol, Powie knife, dirk or other dangerous weapons concealed on or about his person without first raving obtained a state permit to do so.

when called upon by the Chief of Police or other Police officer to assist in apprehending a person charged with or convicted of a criminal offense or in securing such person when so apprehended or in conveying him to prison, no person so ll neglect or refuse to do so.

No person shall resist, obstruct or abuse an officer in the execution of his official duties.

No person shall sell, give or furnish to a person under eighten years of age a cigarette, cigarette wrapper or substitute for either, or a cigar or tobacco.

No person over fourteen years of age shall willfully make an indecent exposure of his person in a public place, or in a place where there are other persons to be offended or annoyed thereby, or atter obscene or licentious

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language in the presence or hearing of a female.

Operation of Vehicles

No pedestrian and no driver of any vehicles) shall disobey the instructions of a public officer or any official traffic sign, unless otherwise directed by a policy officer.

No person shall operate a motor vehicle without due respect for the safety and rights of pedestrians and the drivers and occupants of all other vehicles, or so as to endanger the life, limb or property of any person lawfully using the highways.

No person shall operate a motor vehicle while under the influence of a narcotic, or an alcoholic or otherwise intexicating liquor, or of other drugs which may similarly effect his mental or muscular activity and control.

No person shall operate a motor vehicle in and upon the public roads and highways at a speed greater or less than is reasonable or proper, having due regard to the traffic, surface and width of the road or highway and of any other conditions then existing, and no person shall drive any motor vehicle in and upon any publecroad or highway at a greater speed than will permit him to bring it to a stop within the assured clear distance shead.

It shall be prima facie lawful for the operator of motor vehicle to drive the same at a speed not exceeding the following: twenty-five miles per hour in the business or closely built up portion of the village; thirty-five miles per hour in all other portions of the village.

It shall be prima facie unlawful for any other person to exceed any of the foregoing speed limitations.

No person shall operate a motor vericle in any race or speed contest upon any highway.

No person shall operate any motorcycle or automobile of any description upon or over the streets, alleys or public grounds with a cut-out open so as to cause an unreasonable noise.

No person shall operate a tractor, farm machinery or any other vehicle equipped with any projections of any kind so as to destroy, mark or deface any street, alley or highway within the village.

No person required by state law to have a license shall operate a motor vehicle upon the public streets unless he has, upon application, been licensed by the state as an operator or chauffeur.

Operation of Vehicles (Continued)

No person shall operate a vehicle unless
it is equipped with a suitable and adequate
bell, horn or other signaling device, nor
shall any person sound any motor vehicle
signal device except as warning of danger.
or in case make any unnecessary noise therewith.

School Bus Stop

The driver of a vehicle, when approach /nq.

the front or rear of a school bus that has come to a stop and while in the act of receiving or discharging school children, shall stop such a vehicle not less than 10 feet from such School Bus and keep said vehicle stationary until such children have entered such bus or lave alighted and reached the side of such road or highway.

Operation of Vehicles (Continued)

No person traveling or riding upon any bicycle or motorcycle, coaster, sled, roller skates or upon any toy vehicles shall cling to or attach himself or vehicle to any other moving vehicle.

No person shall ride a bicycle on any sidewalk within the village. All vehicles or bicycles shall be equipped with lights both front and rear of same. One person only shall ride bicycle at any given time. No operator shall stop or park a vehicle at any time in any of the following places (except when necessar, to avoid c onflict with other traffic or in compliance with the directions of a police officer or a traffic sign or signal)

Within an intersec tion, upon a sidewalk, in front of a private drive, upon a crosswalk, beside any vehicle stopped or parked at the edge or curb of a highway (commonly called double parking)