TOWN OF BELLE PLAINE DEFINING AND PROHIBITING PUBLIC NUISANCE ORDINANCE NO. 30-92

WHEREAS, it is in the interests of the public that certain nuisances be defined as public nuisances.

WHEREAS, the Town Board of the Town of Belle Plaine has power under Village Powers pursuant to Section 60.22(3), to enact ordinances defining and probibiting public nuisances.

NOW THEREFORE, Town Board of Supervisors of the Town of Belle Plaine, Shawano County, Wisconsin, does hereby ordain as follows:

SECTION 1: PUBLIC NUISANCES PROHIBITED No person shall erect, contrive, cause, continue, maintain, or permit to exist any public nuisance within the Town of Belle Plaine, Shawano County, Wisconsin.

SECTION 2: DEFINITIONS

- (A.) PUBLIC NUISANCE. A public nuisance is an object, act occupation, condition or use of property which shall continue for such length of time as to: (1) substantially annoy injure or endanger the comfort, health, repose or safety of the in any way render the public insecure in life or in public: (2) the use of property: (3) greatly offend the public morals or decency: (4) unlawfully and substantially interfere with, or obstruct, or tend to obstruct or render dangerous for passage any street, alley, highway, navigable body of water or other public way or the use of public property.
- (B.) PUBLIC NUISANCE AFFECTING HEALTH. The following acts, omissions, places, conditions and objects are hereby specifically declared to be public nuisances, but such enumeration shall not be construed to exclude other health nuisances or hazards coming within the definition of subsection (A.) of this section.
- (1.) All decayed, harmfully adulterated or unwholesome food or drying sold or offered for sale to the public. (2.) Carcasses of animals, birds or fowl not intended for human consumption or food which are not buried or otherwise disposed of in appropriate sanitary manner within the 24 hours after the death of such animal, bird or fowl.
- (3.) Accumulation of decayed animal or vegetable matter, trash, rubbish, rotting lumber, bedding, packing material, scrap metal or any material whatsoever in which flies, mosquitoes, disease-carring insects, rats or other vermin may breed.

(4.) Privy vaults and garbage cans which are

not fly-tight.

(5.) All noxious weeds and other rank growth of vegetation.

(6.) All animals running at large.

- (7.) All abandoned wells not securely covered or secured from public use.
- Any use of property which shall cause any (8.)nauseous or unwholesome liquid or substance to flow into or upon any street, gutter, alley, sidewalk or public place within the Town of Belle Plaine.

- (D.) PUBLIC NUISANCES--OTHER. The following acts, omissions, aces, conditions and objects are hereby specifically declared to be public isances offending the comfort, health, repose or safety of the Town of lie Plaine, but such enumeration shall not be construed or exclude either ances within the definition of subsection (A.) of this section:
- (1.) All owners of property located within a residential istrict of the Town of Belle Plaine who fail to keep their premises free flitter, debris, trash, or rubbish shall be in violation of this subsection.

 (2.) All property owners within the Town of Belle Plaine who
- (2.) All property owners within the fown of Belle Flathe will low their property to accumulate trash, litter or rubbish shall be considered o be in violation of this subsection.
- (3.) "Litter" as used in this ordinance includes, but s not limited to, trash and wastepaper lying scattered about; and an untidy ccumulation of objects of any kind.
- (4.) "Trash" as used in this ordinance includes, but is lot limited to, something or object(s) worth little or nothing or something or object(s) in a crumbled, broken or inoperable condition.
- (5.) "Rubbish" as used in this ordinance includes, but s not limited to, waste materials and refuse of every character and kind, collected and/or accumulated.

SECTION 3: JUNKED AND ABANDONED VEHICLES

- (A.) JUNKED AUTOMOBILES, ETC. No disassembled, inoperable, inlicensed, junked, or wrecked motor vehicles, truck bodies, tractors, trailers, or appliances shall be stored or allowed to remain in the open upon public or private property, within the Town for a period exceeding five(5) lays if upon public property, or for a period exceeding thirty (30)days if upon private property. Any business engaged in automotive sales or repair may in such vehicles in the open, on private property for a period not to each one year, after which such vehicles must be enclosed by a screening or live planting.
- (1.) The prhrase "disassembled, inoperable, junked or wrecked motor vehicles, truck bodies, tractors, trailers," as used in this section is defined as follows: motor vehicles or mechanical ruin as to be incapable of propulsion or being operated upon the public streets or highways.
- (2.) The term "unlicensed" as referring to motor vehicles, truck bodies, tractors, or trailers as used in this ordinance shall be defined as follows: motor vehicles, truck bodies, tractors, or trailers which do not bear lawful license plates.
- (3.) The term "motor vehicle" is defined in Section 340.01(35) of the Wisconsin Statutes.
- (4.) The term appliance as used in this ordinance shall be defined as any stove, washer, or refigerator which is no longer operable in the sense for which it was manufactured.
- (B.) ABANDONED VEHICLES, ETC. No person shall have unattended any motor vehicle, trailer, semi-trailer or mobile home on any public street, highway, or public or private property, for such time and under such circumstances as to cause the vehicle to reasonably appear to have been abendoned. When any such vehicle has been left unattended on any street or highway or on any public or private property within the Town of Belle Plaine without the permission of the owner for a period of more than seventy-two (72) hours, the vehicle is deemed abandoned and constitutes a public nuisance.

SECTION 4. TREES AND SHRUBS

It shall be the policy of the Town of Belle Plaine to regulate and control the planting, transplanting, removal, maintenance, and protection of public and private trees and shrubs in the Town in order ot eliminate and

are against dangerous conditions which may result in injury to persons using e streets, highways, alleys, sidewalks or property of the Town; to promote e beauty and general welfare of the Town; to protect trees and shrubs cated in the public areas of the Town from undesirable and unsafe planting. val, treatment and maintenance practices; and to control the spread of see disease.

(A.) DEFINITIONS.

- (1.) Bush or shrub: a low-spreading woody plant with everal permanent stems.
- (2.) Tree: a woody perennial plant with one main stem trunk having a diameter of at least two inches, one foot above the ground, and which is capable of attaining a height in excess of ten feet above the round.
- (3.) Public trees and shrubs: all trees or shrubs lanted or to on any park or other property owned or controlled by the Town r on any street highway, alley, sidewalk within the public right-of-way, ncluding terrace trees and shrubs, but excluding school sites.

(B.) No person shall plant any bush, shrub or tree in any ublic easement, street, road, alley, highway or terrace.

- (C.) TRIMMING. The owner or occupant of any private property hall keep all trees standing on such property so trimmed that no bough or ranch thereof shall hang lower than eight (8) feet above the surface of a ublic sidewalk or fourteen (14) feet above the surface of the street, ighway, alley travelled by vehicles. Shrubs shall be trimmed so that they o not overhang any street, alley, highway, or sidewalk. The owner or occupant of any private property shall remove or case to be removed any dead tree or lead or broken bough or branch on a tree standing on such private property and overhanging any public street, road, alley, sidewalk, or highway.
- (D.) DAMAGE TO TREES AND SHRUBS ON PUBLIC PROPERTY. No on shall maliciously injure any trees growing on any public street, road, or highway or impede the free passage or water or air to such trees. Similar provisions apply to trees and shrubs located on public parks and other public property.

(1.) No person shall remove or cause to be removed any tree or shrub from any public property.

(2.) The owner or occupant of any private abutting on any public property may himself maintain and protect any tree standing on such public property at his or her own risk and where no objection has been voiced by any Town Board Supervisor or Chairperson, providing in doing so there is compliance with provisions of this Ordinance.

SECTION 5. ABATEMENT OF PUBLIC NUISANCES

(1.) <u>Inspection of premises</u>. Whenever complaint is made to the Town Chairman or to Town Enforcement Officer that a public nuisance exists within the Town of Belle Plaine the enforcement officer shall promptly and forthwith inspect or cause to be inspected the premises complained of and shall make a written report of his findings to the Town Chairman. Whenever practicable, the Town Enforcement Officer shall cause photographs to be made of the premises and shall file the same in the office of the Town Clerk.

(2.) <u>Summary Abatement</u>.

(a.) Notice to Owner. If the Enforcement Officer shall determine that a public nuisance exists within the Town and that there is great and immediate danger to the public health, safety, peace, morals or decency, the Town Chairperson may direct the enforcement officer to serve a notice upon a person causing, permitting, or maintaining such nuisance, we there an owner or occupant of the premises where such nuisance is caused, permitted, or maintained. If immediate personal service can not be made, a copy of such notice shall be posted on the premises in a location likely to

tract the attention of the owner or occupant thereof, as well as direct mail tice to the last known owner of said property. Such notice shall direct the e person causing, permitting, or maintaining such nuisance, or the owner or expant of the premises to abate and remove such nuisance within 24 hours

shall state that unless such nuisance is so abated, the Town may cause to same to be abated and will charge the cost therof to the owner, occupant person causing, permitting or maintaining the nuisance.

- (b.) Abatement by Town. If the nuisance is not abated thin the time provided or if the owner, occupant or person causing the sisance cannot be found, the Enforcement Officer in the case of health sisances and other cases shall cause the abatement or removal of such ablic nuisance.
- (3.) Abatement By Court Action. If the Enforcement Officer nall determine that a public nuisance exists on private premises but that ne nature of such nuisance is not such as to threaten great and immediate anger to the public health, safety, peace, morals or decency, he shall file written report of his findings with the Town Chairman who shall cause an ction to abate such nuisance to be commenced in the name of the Town in the ircuit Court of Shawano County in accordance with the provisions of Chapter 23 of the Wisconsin Statutes. In the alternative, the Chairperson may irect the Enforcement Officer to issue one or more citations for each day f violation for a said time period, and to report back whether compliance as occurred.
- (4.) Other Methods Not Excluded. Nothing in this ordinance hall be construed as prohibiting the abatement of public nuisances by the 'own of Belle Plaine or its officials in accordance with the laws of the state of Wisconsin.

SECTION 6. COSTS OF ABATEMENT

In addition to any other penalty imposed by this Ordinance the erection, contrivance, creation, continuance or maintenance of a public nuisance, the cost of abatement of any public nuisance by the Town shall be collected as a debt from the owner, occupant or person causing, permitting, or maintaining the nuisance. If notice to abate the nuisance has been given to the owner previously, such cost shall be assessed against the real property where such violation occurred as a special charge unless paid earlier.

SECTION 7. ENFORCEMENT PROVISIONS

- (1.) First Offense/Penalty Any person who shall violate this subsection, shall, upon conviction thereof, forfeit not less than One Dollar(\$1.00) and no more than Two Hundred Dollars (\$200.00) together with the cost of prosecution and in default of payment of such forfeiture and cost of prosecution shall be imprisoned in the County Jail until such forfeiture and costs are paid but not exceeding 90 days.
- (2.) Second Offense/Penalty Any person guilty of violating this subsection or any part of this subsection who shall previously have been convicted of violation of the same ordinance or subsection shall upon conviction thereof forfeit not less than \$10.00 nor more than \$400.00 for each such offense, together with the costs of prosecution and in default of payment of such forfeiture and the cost shall be imprisoned in the County Jail until said forfeiture and costs of prosecution are paid but not to exceed six (6) months.
- (3.) Each day of violation of this ordinance shall constitute a separate offense.

(4.) This Ordinance may be enforced by the citation procedure as authorized by Ordinance No. 26. The following bond schedule is hereby established for use of citation pursuant to this Ordinance.

First violation of the Public Nuisance Ordinance

1st \$50 plus court costs.

Second violation of the Public Nuisance Ordinance

2nd \$75 plus court costs.

Passed November 2, 1992.

Chairperson Alvin Barta

Supervisor J. C. Eckers

Supervisor Martin Hesse

Cherk Harold L. Polzin

have a naise order

lacidies cour be lumber long sheriffs

of a copyright - our house as thousand

100% WIND TO MIT WY OFFICE