

## AMMENDMENT TO ORDINANCE NO. ~~1~~

The Village Board of the Village of Marquette, Green Lake County, Wisconsin, does ordain that Ordinance No. III be ammended as follows:

Section III of Ordinance No. ~~III~~ shall be ammended to read that the due date for trailer fees will be the first day of July of each and every year. The fee shall be fifteen dollars for each and every year or a fraction thereof. If the fees are not paid, the treasurer shall send a notice to the property owner during the month of September that the unpaid fees will be added to the tax role and become a lien on the said property.

Section IV of Ordinance No. ~~III~~ shall be ammended to read that the removal of wheels or other action to attach a trailer to the ground by means of posts of foundation shall then exempt it from this Ordinance, and the same shall be assessed as improvementsto the land.

This ammendment to Ordinance No. III shall take effect the day after passage and posting, as provided by law.

Adopted by the Village Board of the Village of Marquette, Wisconsin, this second day of July, 1964.

Rayon W. Smith  
Village President

Attest:

Mary Sheehan  
Village Clerk

Published: 7-14-64 -

Effective: 7-15-64

Fred R. Stamm  
Approved as to form, Fred R. Stamm, Atty. Attorney.



ORDINANCE J

The Village Board of the Village of Marquette does ordain:

In order to protect and promote the public health, morals and welfare and to equally defray the cost of municipal government and educational service required by persons and families using or occupying trailers, mobile homes by living, dwelling or sleeping purposes; the village board does hereby establish and enforce by ordinance reasonable standards or regulations for every trailer and mobile home unit parked within the boundaries of the village of Marquette, Green Lake County, Wisconsin.

Definitions: For the purpose of this ordinance: Persons means any individual, partnership, association or corporation.

Trailers: is that which is designed to be transported by any motor vehicle upon a public highway and designed, equipped and used for sleeping, eating or living purposes.

Unit: means a trailer unit.

Space: means a plot of ground designed for the accommodation of any trailer.

SECTION I. It shall be the duty of any person who owns or leases any tract or parcel of land or any piece of land controlled by him designed or maintained to be used for the purpose of supplying a location or accommodations for trailers or mobile home and shall include all buildings used or intended for use as a part of equipment thereof whether or not a charge is made for the use of its facilities to report to the village board the number of spaces maintained on such land designated as the location for parking trailer units.

SECTION II. It shall be the full and complete responsibility of the owner or operator of any land designated as a location for parking trailer units to report annually to the village board the number of trailers parked on his premises for a period of one year also other trailers to be reported sixty days after arrival on premises if their stay is for a longer duration.

SECTION III. The report shall state the names and permanent addresses of the owners of trailer units also the license number of the trailer and towing vehicle intended purpose of stay at requested location, and whether resident or non-resident tourists. Upon receipt of such report it shall be handed to the village treasurer and it shall become the duty of the treasurer to collect from each trailer owner an annual fee of fifteen dollars per year if paid in advance, or one dollar and fifty cents per month if paid on a monthly basis for each trailer parked longer than sixty days of any twelve months on premises providing accommodations for trailers in accordance with this ordinance.

SECTION IV. The removal of wheels or other action to attach the trailer to the ground by means of posts or foundation shall not exempt it from the requirements of this ordinance.

SECTION V. Any trailer owner not complying with this ordinance shall be prosecuted under Section 66:12.

All ordinance or parts of ordinance inconsistent with or contrary hereto are hereby repealed except nothing in this ordinance shall be interpreted so as to conflict with the state laws on regulating trailers or trailer camps.

Effective date; This ordinance shall take effect on June 9, 1958.  
Passed and adopted this 9th day of June 1958.

THE VILLAGE BOARD OF THE VILLAGE OF MARQUETTE

Byron Winchell  
Pres.

Evelyn K. Latt

Amendment  
1