



Clearwater (Minn.). Records

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Ordinances

RECORD

1908 - 1953

Ordinances

1 - 18

Sterling

Account Book

No. 50-300

Rulings Carried In Stock

CASH

DAY

JOURNAL

SINGLE ENTRY LEDGER

DOUBLE ENTRY LEDGER

RECORD—Regular Ruling

Made Expressly for
F. W. Woolworth Co.
Made in U. S. A.

1.00

Village Ordinances

- 1 Building Sidewalks 1908
- 2 Snow Removal from sidewalk 1909
- 3 Disorderly Conduct 1909
- 4 Dogs 1909
- 5 Public Safety 1909
- 6 Peddlers and Hawkers 1909
- 7 Drunkenness 1909
- 8 Filth Removal 1909
- 9 Base Ball & Sports prohibited on Memorial Day. 1913
- 10 Horses. 1913
- 11 Franchise to Power Company - Poles-Wire 1916
- 12 " " " " - Power Plant
- 13 Vagrancy & teaching crime against the U. S. 1917
- 14 Regulating sale of non-intoxicating malt liquors 1933
- 15 Village Highway Laws 1939
- 16 Establishment & Government of Fire Department 1948
- 17 Establishment & Regulations of Public Playground at Mill Pond 1948
- 18 Dogs 1953 supersedes all other dog ordinances & this date

Ordinance No 1

An ordinance regulating the Construction of artificial stone sidewalks and cement curbs and granite curbs and the Care thereof.

ORDINANCE NO. 1.

Section 4 of Ordinance No. 1 in relation to sidewalks in the Village of Clearwater.

The Village of Clearwater, Minnesota, do ordain as follows:

Section 4 of Ordinance No. 1 of said

Ordinance be amended by adding at the

end thereof the following:

That the Village Council may by resolution order

that sidewalks to be laid soft, not less

than four inches in thickness and contain the specifica-

tions as to material.

This Ordinance shall take effect from and after

its publication.

Adopted May 1, 1908.

W. Shattuck

Pres. of Council.

Attest:
Village Recorder.



Filed May 2

ORDINANCE NO. 1.

An Ordinance amending Section 4 of Ordinance No. 1 in regard to artificial stone sidewalks in the Village of Clearwater.

The Village of Clearwater, Minnesota, do ordain as follows:

Section 1.- That Section 4 of Ordinance No. 1 of said Village be, and the same hereby is amended by adding at the end thereof the following:

Provided, that the Village Council may by resolution order said sidewalks, or any part thereof, to be laid soft, not less than four inches thick, such resolution to contain the specifications as to material and construction.

Sec. 2.- This ordinance shall take effect from and after its publication.

Adopted May 4th 8 P.M., 1908.

W F Shattuck

Pres. of Council.

Attest:

A L Hart

Village Recorder.





Pres. of Council.

Attest: John H. ...

Sec. 2. - This ordinance shall take effect from and after the date of its passage.

Notwithstanding that

Filed May 5 1908
On Page 18
A. L. Post
Recd

Sec. 2. - This ordinance shall take effect from and after the date of its passage.

Notwithstanding that

and that the City Council is authorized to

Ordinance No 2

An ordinance regarding the cleaning of side walks.

The Village Council of the Village of Clearwater Minnesota

Does ordain as follows:

Sec 1. All sidewalks shall be kept clean of snow by and at the expense of the abutting property owner.

Sec. 2. All sidewalks not cleaned of snow within a reasonable time, will be cleaned by the street commissioner and the amount assessed against said property.

Sec. 3 This Ordinance shall take effect from and after its publication

Adopted February 2, 1909

H. F. Shattuck - Pres.

G. L. Hart - Recorder

Ordinance No. 3.

*An Ordinance to prevent and punish
disorderly conduct.*

**Additional
Ordinances
To the Village of
Clearwater.**

ORDINANCE NO. III.

An Ordinance to prevent and punish disorderly conduct.

The Village Council of the Village of Clearwater do ordain as follows:

Section 1. It shall be unlawful for any person to conduct himself in a boisterous, profane or disorderly manner within the limits of said Village of Clearwater.

Section 2. Any person violating the provisions of this ordinance shall, upon conviction, be punished by fine not exceeding one hundred dollars and cost of prosecution, or by imprisonment in the county jail not exceeding sixty days. This ordinance to take effect and be in force after publication thereof.

Dated June 7th, 1909.

W. F. SHATTUCK,

President of Village Council.

Attest: A. L. HART, Village Recorder.

Published June 11th, 1909.

Ordinance No 4.
An ordinance concerning dogs.

ORDINANCE NO. IV.

An Ordinance concerning dogs.

The Village Council of the Village of Clearwater do ordain as follows:

Section 1. That it shall be the duty of every person owning or having charge of any dog or bitch within the corporate limits of the Village of Clearwater to pay to the Village Recorder in the month of September in each and every year a tax of one dollar for every dog three months old or over, and three dollars for every bitch three months old or over.

Section 2. Every person shall be considered as the owner of a dog who shall harbor or let the same habitually remain or be fed in or about his or her house, shop, store or enclosure.

Section 3. It shall be the duty of the Marshal or other person authorized, on the first Monday of September in each year to post up in three public places in the Village notices stating that the tax on dogs is delinquent; if said tax is not paid within ten days after the posting of notices, it shall be the duty of the Marshal or other person authorized running at large upon which the tax is not paid, and the prudent use of firearms for that purpose shall not be considered a violation of any ordinance of this village.

Section 4. Any person owning any dog or bitch and allowing the same to run at large contrary to the provisions of this ordinance, or the allowing to run at large of any dog or bitch known to be fierce, vicious or dangerous, shall be liable to a fine of five dollars and cost of prosecution, and shall pay for any damage which any such vicious dog or bitch may do.

Section 5. It shall be the duty of the Village Recorder to keep a book in which shall be recorded the name of the owner and the name and description of each dog or bitch upon which the tax has been paid.

Section 6. The Village Recorder shall be entitled to twenty-five per cent of all taxes collected under this ordinance; the balance shall be paid into the village treasury. This ordinance to take effect and be in force after publication thereof.

Dated June 7th, 1909.

W. F. SHATTUCK,
President of Village Council.
Attest: A. L. HART, Village Recorder.

Published June 11th, 1909.

Ordinance No. 5

*An ordinance for the prevention of
offences against public safety.*

ORDINANCE NO. V.

An Ordinance for the prevention of offenses against public safety.

The Village Council of the Village of Clearwater do ordain as follows:

Section 1. That no person shall discharge any fire-arms of any kind or description, or fire, or explode or set off any other explosive instrument, substance or material within the limits of the Village of Clearwater, without first obtaining the written permission of the President of the Village Council thereto.

Section 2. That no boy or girl or other person shall run any Velocipede, Bicycle, Motorcycle, or Express Wagons upon any Sidewalk within the limits of the Village of Clearwater.

Section 3. That no boy or girl or other person shall shoot with arrows or slingshots, nor bat any ball, stone or other missiles, on any of the streets or alleys within the limits of the Village of Clearwater.

Section 4. That any person violating any of the provisions of this Ordinance shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine

not exceeding ten dollars, and the cost of prosecution, this Ordinance to take effect and be in force after publication thereof.

Dated June 7th, 1909.

W. F. SHATTUCK,

President of Village Council.

Attest: A. L. HART, Village Recorder.

Published June 11th, 1909.

*Ordinance No 6
An ordinance relating to Peddlers
and Hawkers.*

ORDINANCE NO. VI.

An Ordinance relating to Peddlers and Hawkers.

The Village Council of the Village of Clearwater do ordain as follows:

Section 1. No person shall peddle any goods, wares, commodities, merchandise, or chattels within the incorporated limits of the Village of Clearwater, nor shall any person offer for sale any such commodities upon any street, alley, or public grounds in said village without first obtaining a license therefore from the Village Council of said village, in accordance with section 2 of this ordinance; Provided, however, that this ordinance shall not apply to persons who shall peddle goods and chattels raised and produced by such persons.

Section 2. License will be granted to peddle or hawk goods, wares, commodities, merchandise or chattels within the incorporated limits of the Village of Clearwater, for one day, for the sum of two dollars.

Section 3. If any person not licensed as a peddler or hawker as described in the preceding sections, peddles any goods, wares, merchandise or chattels within the incorporated limits of said village shall, upon conviction thereof, be punished by a fine of not less than one dollar nor more than ten dollars and cost of prosecution, or, in default of such payment, be imprisoned in the county jail not to exceed ten days. This ordinance to take effect and be in force after publication thereof.

Dated June 7th, 1909.

W. F. SHATTUCK,
President of Village Council.
Attest: A. L. HART, Village Recorder.

Published June 11th, 1909.

*Ordinance No 7.
An ordinance relating to drunkenness.*

ORDINANCE NO. VII.
An Ordinance relating to drunken-
ness.
The Village Council of the Village
of Clearwater do ordain as follows.
Section 1. Any person who shall
be found in a state of open and no-
torious drunkenness within the cor-
porate limits of the Village of Clear-
water shall, upon conviction thereof,
be punished by a fine not less than
five dollars, nor more than ten dol-
lars, and cost of prosecution, and
upon default of payment of said fine
ceeding ten days. This Ordinance
to take effect and be in force after
publication thereof.
Dated June 7th, 1909.
W. F. SHATTUCK,
President of Village Council.
Attest: A. L. HART, Village Re-
corder.
Published June 11th, 1909.

Ordinance No 8.

An ordinance to provide for the removal of all filth from the streets, alleys, lots and public grounds, and for regulating privy vaults.

ORDINANCE NO. VIII.

An Ordinance to provide for the removal of all filth from the streets, alleys, lots and public grounds in the Village of Clearwater, and for keeping the same clean, and for regulating privy vaults.

The Village Council of the Village of Clearwater do ordain as follows:

Section 1. That all occupants of any lands or premises within the limits of the Village of Clearwater shall remove from the lots and premises so occupied by them, and from the streets and alleys adjacent thereto, all decayed or decaying animal or vegetable matter, manure, privy deposits, hay, straw, ashes or other sources of filth, and shall clean, cleanse, fill or remove all sinkholes, drains and cesspools or privy vaults on the premises occupied by them, within five days after being ordered to do so by the said Village Council.

Section 2. All owners of unoccupied lands and premises within the limits of the Village of Clearwater shall clean and remove all filth and offal from such premises and streets and alleys adjacent thereto, at and within such times as the Village Council may direct.

Section 3. All persons having, keeping or maintaining any cow yard, barn, pigpen or yard for cattle, horses or other animals, within the limits of the Village of Clearwater, shall clean and remove from the same all manure and filth in such time as the Village Council may direct, and shall remove such yards and pens, whenever said village council may so direct.

Section 4. Any person who shall, by himself or his agent, throw, haul or deposit upon any unoccupied lot in said village any filth, manure, decayed animal or vegetable matter, straw, offal, ashes, or rubbish of any kind, or commit or maintain any nuisance upon the lots, streets, alleys or public grounds in said village, or who shall neglect or refuse to comply with, or shall violate the provisions of Sections 1, 2, 3 and 4, of this Ordinance, shall be deemed guilty of a misdemeanor, and, upon

conviction thereof, shall pay a fine of not less than five dollars, nor more than twenty dollars, and cost of prosecution, and, in default of payment thereof, be imprisoned in the county jail until such fine and costs are paid, not exceeding thirty days.

Section 5. It shall be the duty of the Village Marshal, when directed to do so by the Village Council, to notify the owners or occupants to clean and cleanse the same and the streets and alleys adjacent thereto, and to make complaint before a Justice of the Peace, of all persons neglecting or refusing to comply with the provisions of this Ordinance; and it is hereby made the duty of any Village Justice of the Peace to cause to be arrested and brought before him for trial all persons thus complained of by said Village Marshal.

Section 6. If any person, or persons, shall neglect to remove as required by said Village Council, or by sections 1, 2 and 3 of this Ordinance all substances mentioned therein, or to do all cleaning as therein mentioned, then it shall be the duty of the Village Marshal to remove, when ordered by the Village Council, all such substances and to do all such cleaning or to procure the same to be done, and to keep an accurate account thereof, and the description of the lots from which the same is removed and the amount of such cost shall be returned to the County Auditor and levied and assessed upon and become a part of and collected as the other taxes against the lot so cleaned. This Ordinance to take effect and be in force after publication thereof.

Dated June 7th, 1909.

W. F. SHATTUCK,

President of Village Council.

Attest: A. L. HART, Village Recorder.

Published June 11th, 1909.

Ordinance No 9.

An ordinance prohibiting the playing of Base Ball and Field Sports of every description within the Corporate Limits of the Village of Clearwater on Memorial Day.

The Village of Clearwater does ordain as follows:

Section 1 That it shall be unlawful to play or participate in any game of Base Ball, or any other game, or any Field Sports on Memorial Day within the corporate limits of the Village of Clearwater

Sec. 2. Any persons convicted of violating this ordinance shall be punished by a fine of not less than five dollars (\$5.00) nor more than twenty dollars (\$20.00) and costs of prosecution; and upon failure to pay such fines and costs by imprisonment for not less than five days or more than twenty days.

This Ordinance shall be in force after its publication.

Dated May 5, 1913

G. W. Raw - President

attest G. L. Hart - Recorder

Ordinance No. 10

An ordinance prohibiting horses being tied on streets over two hours, or later than 10 o'clock P.M.

**Village Ordinance No. 10
An Ordinance prohibiting horses being tied on streets over two hours, or later than 10 o'clock p. m.**

The Village Council of Clearwater do ordain as follows:—

Section 1—That it will be unlawful for any horse or team to be tied or left standing on the streets in the Village of Clearwater for more than two hours at any one time, nor later than 10 o'clock p. m.

Section 2—Any person convicted of violating this ordinance shall be punished with a fine of not less than One Dollar (\$1.00), and costs, nor more than Five Dollars (\$5.00) and costs, for the first offense. A fine of not less than Five Dollars (\$5.00) and costs, nor more than Ten Dollars (\$10.00) and costs will be levied against all offenders of this ordinance for the second offense.

Section 3—It shall be the duty of the Marshal, when informed of any team or horse standing on the streets longer than the prescribed time, to take care of said team or horse and to charge all costs for stabling and feed to the owner.

This Ordinance shall take effect and be in force after its publication. Adopted and approved this 1st day of December, 1913.

JOHN EVANS,

Pres. Pro. Tem. of Village Council

Attest: A. L. HART

Village Recorder.

Published December 5th, 1913.

Ordinance No 11
 Franchise Contract to St. Cloud Power Company
 to erect poles and string wires:

Printer's Affidavit of Publication.

STATE OF MINNESOTA, }
 County of Wright. } ss

..... *John Evans* being first duly sworn, deposes and says that he knows of his own knowledge, that the printed *Ordinance No. 11* hereto attached, was cut from the columns of the weekly newspaper, known as The Clearwater Herald; that said notice was printed and published in said newspaper once in each week for *One* successive weeks; that said notice was first printed and published in said newspaper on Thursday the *21st* day of *October* A. D. 19*16* and was thereafter printed and published in said newspaper on each and every succeeding Thursday until and including Thursday the day of A. D. 19..... That during the time aforesaid, said newspaper was regularly printed and published on Thursday of each week at Clearwater, Wright County, Minnesota. Affiant further says that he now is, and during all the time of publication of said notice has been the publisher and printer of said newspaper. Affiant further says that he knows of his own knowledge that all of the following conditions have existed for at least one year immediately prior to the first publication of said notice, and during the full period of said publication, to-wit: First, said newspaper has been printed in the place from which it purports to be issued, to-wit, the Village of Clearwater in said County and State, in the English language and in column and sheet form equivalent in space to at least four pages with five columns to the page, each seventeen and three-fourths inches long; Second, that it has been issued at least once each week from a known office established in said place of publication and equipped with skilled workmen and the necessary material for preparing and printing the same; Third, that it has contained and now contains general and local news, comment and miscellany, not wholly or substantially duplicating any other publication and not entirely made up of patents, plate matter and advertisements or any or either of them; Fourth, that it has been circulated in and near its said place of publication to the extent of not less than two hundred and forty complete copies thereof regularly delivered to paying subscribers; that prior to the date of the first publication of said notice the publisher filed in the office of the County Auditor of said County of Wright, State of Minnesota, the affidavit required by Section 9418, General Statutes, 1913.

..... *John Evans*
 Subscribed and sworn to before me this *11th* day of *November* A. D. 19*16*
 *E. Shaw*
 Notary Public, Wright County, Minn.

Notary Public, Wright Co., Minn.
 My Commission expires September 18-1923.

ORDINANCE NO. 11

TO AUTHORIZE THE ST. CLOUD WATER POWER COMPANY, ITS SUCCESSORS AND ASSIGNS, TO ERECT POLES AND STRING WIRES FOR THE PURPOSE OF TRANSMITTING ELECTRICAL POWER AND ENERGY.

The Village Council of the Village of Clearwater do ordain:

SECTION 1: That the said village hereby grants unto the St. Cloud Water Power Company, a corporation duly organized, created and existing under the laws of the State of Minnesota, with its principal place of business at the City of St. Cloud, Stearns County, Minnesota, and to its successors and assigns, for twenty-five years from the date of the passage of this ordinance the right and privilege of erecting and maintaining a line of poles and wires for the carriage and transmission of electrical power and energy for the purpose of bringing the same into this village or carrying the same through this village to other points for use and distribution.

SECTION 2: Said Company is given the right to use such streets, alleys and public grounds of said village as it may find necessary for the purpose of erecting poles and stringing wires and cables to carry and convey such electricity, and for constructing conduits for the same, and shall also have the right to maintain in said village any and all stations, transformers and other appliances necessary to deliver electricity for distribution within said village.

SECTION 3: This grant shall vest in said Company, its successors and assigns, full power and license to make all necessary erections and excavations for the purposes aforesaid, but the same shall be done with due and reasonable dispatch and diligence and with the least practicable inconvenience to or interference with the rights of the public and individuals, and said Company, its successors and assigns, shall restore all streets, alleys and public grounds to their original condition so far as practicable, and all damage done by such excavations shall be repaired by said Company, and in case any obstruction caused by said Company shall remain longer than five (5) days after written notice to remove the same, or in case of neglect on the part of said St. Cloud Water Power Company to protect any dangerous place by proper guards and signals, then said Village may remove or protect the same at the cost of said Company.

SECTION 4: That in erecting wires, poles and other structures, said Company shall conform to all reasonable regulations prescribed by the Village Council of said Village to prevent unnecessary injury to the streets, alleys, sidewalks and public places, and shall not interfere with or change or injure any water pipes, drains or sewers of said Village.

SECTION 5: The poles and wires of said Company shall be placed and maintained so as not to interfere with ordinary travel in said streets, alleys and public places, and said Company shall hold said Village free and harmless from all damages arising by reason of any abuse and negligence of said Company, or any acts thereof. Said poles shall be so placed as not to interfere with the flow of water in any sewer, drain or gutter, or with any Company having previous rights, and in case of bringing to grade or change of grade of any street or alley, or construction of curb, pavement or sidewalk thereon, said poles shall be re-set by said Company so as to conform thereto if necessary, but said village shall pay one-half of the expense of such re-setting.

SECTION 6: The right of use here given shall not be exclusive, and said Village reserves the power to grant like right of use to others for similar uses; the same, however, not to interfere with the proper exercise of the privileges herein granted.

SECTION 7: Any person who shall interfere or meddle with, or in any way injure the poles, wires or other fixtures belonging to or appertaining to or connected with the transmission line of this Company within said Village, shall be guilty of a misdemeanor and shall be fined not less than one dollar nor more than twenty dollars for each offense.

SECTION 8: This ordinance shall take effect and be in force from and after its passage and publication.

Passed at a Special meeting of the Village Council of said Village held on the 17th day of October, A. D. 1916.

P. A. LEME,
 President of the Village Council of the Village of Clearwater, Minnesota.
 (Clearwater Corporate Village, Minnesota.)

Attest:
 A. L. HART,
 Village Recorder.

Ordinance No 12
Franchise to St. Cloud Power Co. for a power plant.

FUNDS OF SAID VILLAGE, FOR and damage resulting from the removal or change of such wires by said ECTRIC LIGHT, HEAT AND Grantee, but said Grantee shall not be WER TO SAID VILLAGE AND required change or re- THE INHABITANTS THEREOF. The Village shall be liable time of

J. F. BAKER
VOTE FOR
FOR COUNTY COMMISSIONER
FIRST DISTRICT
General Election, Nov. 7th

PAID ADVERTISEMENT.—In- serted by J. F. Baker, for which \$5.00 has been paid.

News. maintain a as above for the pro- and be from A. D. ht, heat to said the fol- aim sat. STATES. at their the at such at- times.—Waverly Star. but is courteous and painstaking at all like manner by Mr. Spindler, who ducted in an efficient and business- of Probate has always been con- very. Work in the office of Judge and he says he has always been treated well by the voters in Wa- found everything here in good shape, the political situation. Mr. Spindler from Buffalo, Tuesday, looking over and Judge Henry Spindler was here with him.—Cokato Enterprise. satisfaction of all who have dealings re- Spindler is a most efficient judge of sufficient to elect a successor. Mr. Av- is not thought the opposition will be re-ll is a candidate for re-election, it reate acquaintances. Though Mr. Spind- was in Cokato Tuesday renewing re- is for s-en- r of of

Henry Spindler,
Candidate for
PROBATE JUDGE
At the General Election,
At November 7th, 1916.

be paid. Buffalo, Minn., for which \$7.50 is to Inserted by Henry Spindler, of

Political Announcements

Publican Cong... National P... I believe in Tom... Theodore Roosevelt... He is a cracking good speaker. Champ Clark, Speaker. Able and very eloquent speaker. Always listened to with great inter- est in the House.—James R. Mann. Republican Floor Leader. Tom Schall has made good. I enjoys the esteem and confidence of party. He is one of the most elo- quent and attractive speakers in the House.—Claude Kitchin, Democrat. Floor Leader. Honest and able.—Cyrus N.throp, Pres. Emeritus U. of M.

Catarah Cannot be Cured

with LOCAL APPLICATIONS, they cannot reach the seat of disease. Catarah is a blood or cir- culatory disease, and in order to cure it you must take internal re- sults in curing catarrh. Se- & Co., Props., Toledo, O. Sold by Druggists, price 75c. Take Hall's Family Pills for con- stipitation.

combination of the two ingredie- is what produces such wonder- for testimonials, free. F. J. Cher- & Co., Props., Toledo, O. The News hopes its subscribers who live in Wright county will cast their ballots at the coming election for Henry Spindler for Judge of Probate. The writer has known Mr. Spindler for a great many years, and knows him to be a clean, able and conscientious official who is deserving of a re-election to the office he has so ably filled.—Lester Prairie

THE MARKETS

Wheat No. 1 Northern	1.68
Wheat No. 2 Northern	1.64
Wheat No. 2 Northern	1.09
Wheat No. 2 Northern	1.04
Rye No. 2	1.04
Rye No. 3	45-71
Barley	39
Oats	1.00
Potatoes	37
Creamery Butter	30
Dairy Butter	30

ORDI... ANY OF S... THE LIGH... CORPORATION... AND ASSIG... LEGE AND... CONSTRU... HEATING AN... TO OPERAT... SAME WITH... THE VILLA... WRIGHT C... AND TO ER... STALL AN... WIRES, CON... OTHER FIXT... ACROSS, BR... ALLEYS, BR...

Ordinance No 12
Franchise to St. Cloud Power Co. for a power plant.

Printer's Affidavit of

STATE OF MINNESOTA, }
 County of Wright. } ss

..... *John E. ...* ..
 sworn, deposes and says that he knows of his printed *Ordinance No. ...* .. hereto attached, was cut from the columns of the as The Clearwater Herald; that said notice was printed newspaper once in each week for *One* successive was first printed and published in said newspaper day of *October* A. D. 19*16*. and published in said newspaper on each and until and including Thursday the day of That during the time aforesaid, said newspaper published on Thursday of each week at Clearwater sota. Affiant further says that he now is, and during of said notice has been the publisher and printer of further says that he knows of his own knowledge conditions have existed for at least one year imm publication of said notice, and during the full pe wit: First, said newspaper has been printed in purports to be issued, to-wit, the Village of Clear State, in the English language and in column ar space to at least four pages with five columns to and three-fourths inches long; Second, that it ha each week from a known office established in said equipped with skilled workmen and the necessa and printing the same; Third, that it has contained and local news, comment and miscellany, not wh cating any other publication and not entirely made and advertisements or any or either of them; Fou lated in and near its said place of publication to th two hundred and forty complete copies thereof reg subscribers; that prior to the date of the first pub publisher filed in the office of the County Auditor State of Minnesota, the affidavit required by Sect 1913.

..... *John E. ...* ..
 Subscribed and sworn to before me this *16* day of *October* ..
 Notary Public, W

GROUNDS OF SAID VILLAGE, FOR THE PURPOSE OF FURNISHING ELECTRIC LIGHT, HEAT AND POWER TO SAID VILLAGE AND THE INHABITANTS THEREOF. The Village Council of the Village of Clearwater do ordain:

SECTION 1.
 That, in consideration of the benefits to be derived by the inhabitants of said Village of Clearwater, from the establishment of an electric lighting, heating and power system, there is hereby granted to THE LIGHT AND POWER COMPANY OF ST. CLOUD, MINNESOTA, a corporation duly organized, created and existing under the laws of the State of Minnesota, its successors and assigns, herein after called the GRANTEE, the right, privilege and authority to erect, construct, install and maintain an electric lighting, heating and power plant or transformer station, or both, and to operate and maintain the same within the limits of the Village of Clearwater, in Wright County, Minnesota, as the same now exists, or may be hereafter extended, for a period of twenty-five (25) years from and after the date of the passage, publication and approval of this ordinance, and for that purpose during said period to erect, construct, install and maintain in, upon, across, or under the several streets, alleys, bridges, public grounds and places of said Village, all conduits, tunnels, poles, wires, cables, lamps, pipes, fixtures and appliances necessary, convenient or proper to carry on the business of manufacturing, furnishing and supplying electricity, heat and power to the said Village and the inhabitants thereof, and to obtain said power either from a plant located in said Village or over transmission lines from itself or other companies.

SECTION 2.
 That for the purpose of erecting, constructing, installing, maintaining and operating said electric lighting, heating and power plant and system said Grantee may enter upon the streets, alleys, bridges, public grounds and places of said Village and make such excavations and erect such poles and fixtures as may be necessary and convenient, and in such places as the Village Council of said Village shall designate, provided that such work shall be done in such manner as to cause as little inconvenience as possible to the public and will not interfere with the sewers, water mains, pipes or hydrants on the streets in said Village, and provided that any excavation made by said Grantee as aforesaid shall remain open no longer than necessary and that said Grantee shall properly protect the same when open and shall so fill and repair the same as to leave the streets, alleys, bridges, public grounds or places in so far as possible in as good condition as before such excavation was made, and provided further that said Grantee, its successors and assigns, agents, servants, and employes shall be responsible for any and all legal damage or injury to the said Village or to any individual caused by any negligence on the part of said Grantee, or of its agents, servants or employes, in the construction, management or maintenance of said system of electric light, heating and power service, and shall indemnify said Village for any recovery against it or loss suffered by reason of such negligence.

SECTION 3.
 That all conduits, poles, pipes, wires and fixtures installed by virtue of this ordinance shall be erected in such places and in such manner as not to unnecessarily encroach upon the streets, alleys, bridges or public grounds of said Village and so as not to obstruct or impair the use thereof for the ordinary purpose of travel thereon, and when any poles or other equipment shall be placed contrary to the terms of this section, and provided said Grantee does not cause their removal within a reasonable time after written notice from said Village Council so to do, the Village Council of said Village may cause the removal thereof and shall collect from said Grantee the actual cost of said removal, but so long as the terms of this section are fully complied with by said Grantee, its successors or assigns, it may place necessary poles, equipment and fixtures where best suited to the conduct, development and operation of said plant and system, provided, however, that alleys shall be used wherever practicable instead of streets.

SECTION 4.
 That when any street, alley, bridge or public place, upon which or in which any poles of said Grantee have been placed shall be graded, curbed, paved or otherwise changed so as to make the resetting or reconstruction of such poles necessary, said Grantee, its successors or assigns, shall make such necessary change in construction, but the cost of such change shall be paid one-half by said Grantee and one-half by said Village. Should it become necessary for said Grantee to use conduits or other fixtures, they are to be installed only after permanent grades are established, and shall be so located as not to interfere with any street improvement such as sewers, water mains, pipes, hydrants or boulevards in said Village.

SECTION 5.
 That in case any person desires to move a building along streets crossed by the wires of said Grantee, and it becomes necessary to have said wires temporarily raised or removed for the purpose of the passage of such building, the Grantee shall be entitled to forty-eight (48) hours' notice in writing to that effect and when such notice has been received by said Grantee it shall be the duty of said Grantee to remove or raise such wires so as to permit the passage of such building upon the payment by the person desiring the same of the reasonable cost

and damage resulting from the removing or change of such wires by said Grantee, but said Grantee shall not be required to make such change or removal except at a reasonable time of day.

SECTION 6.
 That in consideration of the rights and privileges hereby granted, said Grantee hereby agrees that unless it shall be prevented, wholly or in part, by fire, explosion, flood, strike, unavoidable accident, Federal, State or Municipal interference, or other cause not reasonably within its control, it will furnish daily twenty-four hour service, except during the day on Sundays when necessary to cut off service for repairs, and to maintain a constant and efficient service as above stated, and comply with all the provisions of this ordinance, from and after the 1st day of October, A. D. 1917, of electric energy for light, heat and power and other purposes to said Village and its inhabitants at the following rates, to-wit:
ELECTRIC LIGHT METER RATES.
 0-100 kilowatt hours per month at 16 cents per kilowatt hour.
 101-200 kilowatt hours per month at 14 cents per kilowatt hour.
 201-500 kilowatt hours per month at 12 cents per kilowatt hour.
 Above 500 kilowatt hours per month at 8½ cents per kilowatt hour.
 Minimum monthly bill \$1.00, no discount.
 One cent per kilowatt hour discount if paid on or before the tenth of the month next following.

ELECTRIC POWER METER RATES.
 0-500 kilowatt hours per month at \$.085 per kilowatt hour.
 501-1000 kilowatt hours per month at \$.077 per kilowatt hour.
 Above 1000 kilowatt hours per month at \$.066 per kilowatt hour.
 One cent per kilowatt hour discount if paid on or before the tenth of the month next following.
 Minimum charge for all motors installed of one horse power or over, \$1.00 per horse power connected per month (no discount).
 Provided, however, that the rate for lighting purposes to the inhabitants of said Village as above set forth under "Electric Light Meter Rates" after two years from the date current is first turned on will be reduced to thirteen (13) cents per kilowatt hour for the first two hundred (200) kilowatt hours per month, and to eleven (11) cents per kilowatt hour from two hundred one (201) to five hundred (500) kilowatt hours per month, all other rates to remain as above set forth, and all to be subject to the one cent (1c) per kilowatt hour discount for the prompt payment of bills.
 That the said Grantee, its successors and assigns, shall furnish the said Village of Clearwater electric light from dusk until dawn for municipal purposes for its streets, squares and public places, at the following rates, viz:
 250 Candlepower lamps at \$60.00 per year, net, per lamp.
 100 Candlepower lamps at \$28.00 per year, net, per lamp.
 Bills to be paid on or before the tenth of the month next following. The installation of said lights shall be made and maintained by the said Grantee at its own expense.

SECTION 7.
 The said Grantee shall be permitted to install and use such meters of approved standard make as it considers advisable, but the Village Council of said Village of Clearwater reserves the right to inspect said meters at any time, and, if any be found unreliable, such shall be immediately taken out and replaced by said Grantee at the request of said Council.

SECTION 8.
 Said Village of Clearwater shall have the privilege of buying said system of electric service, located therein, at such times and in such manner as is now or may hereafter be provided by law.

SECTION 9.
 Any person who shall interfere or meddle with, or in any way damage the electric light, heating and power system of said Grantee, or any lamp, post, glass case, conduit, meter or fixture belonging to, appertaining to or connected with said work or said plant, shall be guilty of a misdemeanor and shall be fined not less than one dollar nor more than twenty dollars for such offense, and in default of the payment of such fine be imprisoned for a period of not more than ten days.

SECTION 10.
 It is agreed between the parties hereto that this ordinance, before the passage hereof, has been submitted to said Grantee and that the same has been approved by it and constitutes a contract between said Grantee and the said Village of Clearwater from and after its passage and publication. Within thirty (30) days from and after the publication of this ordinance said Grantee shall file with the Village Recorder of said Village of Clearwater a written acceptance of the same.

SECTION 11.
 This ordinance shall take effect and be in force from and after its passage and publication and the due filing of acceptance thereof by said Grantee.

SECTION 12.
 All ordinances and parts of ordinances inconsistent herewith are hereby expressly repealed.
 The foregoing ordinance was duly passed and adopted at a Special meeting of the Village Council of the Village of Clearwater, Wright County, Minnesota, on the 17th day of October, A. D. 1916.

P. A. LEME,
 President of the Village Council of the Village of Clearwater, Minnesota.
 Clearwater Corporate Village
 Minnesota (Seal)
 Attest:
 A. L. HART,
 Village Recorder

ORDINANCE NO. 12
 AN ORDINANCE GRANTING TO THE LIGHT AND POWER COMPANY OF ST. CLOUD, MINNESOTA, A CORPORATION, ITS SUCCESSORS AND ASSIGNS, THE RIGHT, PRIVILEGE AND AUTHORITY TO ERECT, CONSTRUCT, INSTALL AND MAINTAIN AN ELECTRIC LIGHTING, HEATING AND POWER PLANT AND TO OPERATE AND MAINTAIN THE SAME WITHIN THE LIMITS OF THE VILLAGE OF CLEARWATER, WRIGHT COUNTY, MINNESOTA; AND TO ERECT, CONSTRUCT, INSTALL AND MAINTAIN POLES, WIRES, CONDUITS, TUNNELS AND OTHER FIXTURES IN, UPON, OVER, ACROSS, OR UNDER THE STREETS, ALLEYS, BRIDGES AND PUBLIC

COUNTY, MINNESOTA; ing, forty
 ECT, CONSTRUCT. IN- ing of
 O MAINTAIN POLES, it sh
 DITS, TUNNELS AND remo
 URES IN, UPON, OVER, perm
 UNDER THE STREETS, upon
 RIDGES AND PUBLIC string
 Will you please give me your vot
 at the General Election, Nov. 7th,
 1916, by marking your ballot as
 above?
 M. W. Jewett / X
 H. O. West,
 Notary Public, Wright
 County, Minn.
 My commission expires Nov. 12,
 1921.
 The Twin City Reporter man was
 in Buffalo on Monday, Oct. 16th,
 1916. HE DID NOT COME NBAR
 M.E. He put in most of the after-
 noon in the office of T. J. Woolley,
 who ran against me two years ago,
 and who is supporting my opponent.
 The Reporter
 Inserted by J. H. Madigan,
 Maple Lake, Minn., for which \$3.00
 is to be paid.

Printer's Affidavit of Publication.

STATE OF MINNESOTA, }
 County of Wright. } ss

..... *John Evans* being first duly
 sworn, deposes and says that he knows of his own knowledge, that the
 printed *Ordinance No. 12*
 hereto attached, was cut from the columns of the weekly newspaper, known
 as The Clearwater Herald; that said notice was printed and published in said
 newspaper once in each week for *One* successive weeks; that said notice
 was first printed and published in said newspaper on Thursday the *16th*
 day of *October* A. D. 19*16*. and was thereafter printed
 and published in said newspaper on each and every succeeding Thursday
 until and including Thursday the day of A. D. 19....
 That during the time aforesaid, said newspaper was regularly printed and
 published on Thursday of each week at Clearwater, Wright County, Minne-
 sota. Affiant further says that he now is, and during all the time of publication
 of said notice has been the publisher and printer of said newspaper. Affiant
 further says that he knows of his own knowledge that all of the following
 conditions have existed for at least one year immediately prior to the first
 publication of said notice, and during the full period of said publication, to-
 wit: First, said newspaper has been printed in the place from which it
 purports to be issued, to-wit, the Village of Clearwater in said County and
 State, in the English language and in column and sheet form equivalent in
 space to at least four pages with five columns to the page, each seventeen
 and three-fourths inches long; Second, that it has been issued at least once
 each week from a known office established in said place of publication and
 equipped with skilled workmen and the necessary material for preparing
 and printing the same; Third, that it has contained and now contains general
 and local news, comment and miscellany, not wholly or substantially dupli-
 cating any other publication and not entirely made up of patents, plate matter
 and advertisements or any or either of them; Fourth, that it has been circu-
 lated in and near its said place of publication to the extent of not less than
 two hundred and forty complete copies thereof regularly delivered to paying
 subscribers; that prior to the date of the first publication of said notice the
 publisher filed in the office of the County Auditor of said County of Wright,
 State of Minnesota, the affidavit required by Section 9418, General Statutes,
 1913.

..... *John Evans*
 Subscribed and sworn to before me this *16th* day of *October*, A. D. 19*16*
 *E. Shaw*
 Notary Public, Wright County, Minn.

Notary Public, Wright Co., Minn.
 My commission expires September 18-1923.

Ordinance No 13
An Ordinance defining & punishing Vagrancy.

lication.

..... being first duly
n knowledge, that the
No. 13
.....
kly newspaper, known
d and published in said
eeks; that said notice
on Thursday the *11th*
was thereafter printed
y succeeding Thursday
..... A. D. 19....
regularly printed and
Wright County, Minne-
the time of publication
id newspaper. Affiant
t all of the following

ORDINANCE NO. 13.
An Ordinance Defining
and Punishing Vagrancy.

(Proposed by the Minnesota Com-
mission of Public Safety.)

(ENACTING CLAUSE.)

Section 1—Any person found with-
in the Village of Clearwater, who
by word of mouth or in writing ad-
vocates or teaches in said Village or
is about to advocate or teach there-
in, or habitually advocates or teach-
es, or is engaged in whole or in part
in the occupation, whether for gain
or gratuitously, of advocating, ad-
vising or teaching the duty, neces-
sity or propriety of crime or of vio-
lence as a means of accomplishing
industrial or political ends, shall be
guilty of vagrancy.

Section 2—Any person found with-
in the Village of Clearwater, who by
word of mouth, or in writing, advo-

Ordinance No 13
An Ordinance defining & punishing Vagrancy.

Printer's Affidavit of Publication.

STATE OF MINNESOTA, }
County of Wright } ss

John Evans being first duly sworn, deposes and says that he knows of his own knowledge, that the printed *Ordinance No. 13* hereto attached, was cut from the columns of the weekly newspaper, known as The Clearwater Herald; that said notice was printed and published in said newspaper once in each week for *One* successive weeks; that said notice was first printed and published in said newspaper on Thursday the *11th* day of *October* A. D. 19*17* and was thereafter printed and published in said newspaper on each and every succeeding Thursday until and including Thursday the day of A. D. 19.... That during the time aforesaid, said newspaper was regularly printed and published on Thursday of each week at Clearwater, Wright County, Minnesota. Affiant further says that he now is, and during all the time of publication of said notice has been the publisher and printer of said newspaper. Affiant further says that he knows of his own knowledge that all of the following conditions have existed for at least one year immediately prior to the first publication of said notice, and during the full period of said publication, to-wit: First, said newspaper has been printed in the place from which it purports to be issued, to-wit, the Village of Clearwater in said County and State, in the English language and in column and sheet form equivalent in space to at least four pages with five columns to the page, each seventeen and three-fourths inches long; Second, that it has been issued at least once each week from a known office established in said place of publication and equipped with skilled workmen and the necessary material for preparing and printing the same; Third, that it has contained and now contains general and local news, comment and miscellany, not wholly or substantially duplicating any other publication and not entirely made up of patents, plate matter and advertisements or any or either of them; Fourth, that it has been circulated in and near its said place of publication to the extent of not less than two hundred and forty complete copies thereof regularly delivered to paying subscribers; that prior to the date of the first publication of said notice the publisher filed in the office of the County Auditor of said County of Wright, State of Minnesota, the affidavit required by Section 9418, General Statutes, 1913.

John Evans
Subscribed and sworn to before me this *17* day of *October* A. D. 19*17*
H. A. Shaw
Notary Public, Wright County, Minn.

NOTARY PUBLIC, Wright County, Minn.
My Commission expires Aug. 15, 19*17*

ORDINANCE NO. 13.
An Ordinance Defining and Punishing Vagrancy.

(Proposed by the Minnesota Commission of Public Safety.)
(ENACTING CLAUSE.)

Section 1—Any person found within the Village of Clearwater, who by word of mouth or in writing advocates or teaches in said Village or is about to advocate or teach therein, or habitually advocates or teaches, or is engaged in whole or in part in the occupation, whether for gain or gratuitously, of advocating, advising or teaching the duty, necessity or propriety of crime or of violence as a means of accomplishing industrial or political ends, shall be guilty of vagrancy.

Section 2—Any person found within the Village of Clearwater, who by word of mouth, or in writing, advocates or teaches in said Village, or is about to advocate or teach therein, or habitually advocates or teaches, or is engaged in whole or in part in the occupation, whether for gain or gratuitously, of advocating, advising or teaching the violation or disregard of any duty or obligation imposed by any statute of this State, or of the United States, upon any person or class of persons, shall be guilty of vagrancy.

Section 3—Any person found within the Village of Clearwater, who by any written or printed matter whatsoever, or by oral speech teaches, advises or advocates or is about to teach, advise or advocate or who habitually advocates or teaches or who is engaged in whole or in part in the occupation, whether for gain or gratuitously, of advocating, teaching or advising that citizens of this State shall not or ought not aid or assist the United States in prosecuting or carrying on war with the public enemies of the United States, shall be guilty of vagrancy. A citizen of this State for the purpose of this ordinance, is hereby defined to be any person within the confines of the State.

Section 4—Any person found guilty of vagrancy as defined in this ordinance shall upon conviction thereof be punished by a fine of not less than Five Dollars (\$5.00) nor more than One Hundred Dollars (\$100.00) or imprisonment in the village or county jail not less than five (5) days or more than ninety (90) days and costs of prosecution.

Section 5—Nothing contained in this ordinance shall be deemed to modify or repeal any existing ordinance covering vagrancy.

Section 6—This ordinance shall take effect upon its passage, approval and publication.

ROBERT EWART,
President Village Council.
A. L. HART, Village Recorder.

Ordinance No 13
An Ordinance defining & punishing Vagrancy.

Printer's Affidavit of Publication.

STATE OF MINNESOTA, }
County of Wright } ss

John Evans being first duly sworn, deposes and says that he knows of his own knowledge, that the printed *Ordinance No. 13* hereto attached, was cut from the columns of the weekly newspaper, known as The Clearwater Herald; that said notice was printed and published in said newspaper once in each week for *one* successive weeks; that said notice was first printed and published in said newspaper on Thursday the *11th* day of *October* A. D. 19*17* and was thereafter printed and published in said newspaper on each and every succeeding Thursday until and including Thursday the day of A. D. 19.....

That during the time aforesaid, said newspaper was regularly printed and published on Thursday of each week at Clearwater, Wright County, Minnesota. Affiant further says that he now is, and during all the time of publication of said notice has been the publisher and printer of said newspaper. Affiant further says that he knows of his own knowledge that all of the following conditions have existed for at least one year immediately prior to the first publication of said notice, and during the full period of said publication, to-wit: First, said newspaper has been printed in the place from which it purports to be issued, to-wit, the Village of Clearwater in said County and State, in the English language and in column and sheet form equivalent in space to at least four pages with five columns to the page, each seventeen and three-fourths inches long; Second, that it has been issued at least once each week from a known office established in said place of publication and equipped with skilled workmen and the necessary material for preparing and printing the same; Third, that it has contained and now contains general and local news, comment and miscellany, not wholly or substantially duplicating any other publication and not entirely made up of patents, plate matter and advertisements or any or either of them; Fourth, that it has been circulated in and near its said place of publication to the extent of not less than two hundred and forty complete copies thereof regularly delivered to paying subscribers; that prior to the date of the first publication of said notice the publisher filed in the office of the County Auditor of said County of Wright, State of Minnesota, the affidavit required by Section 9418, General Statutes, 1913.

Subscribed and sworn to before me this *17* day of *October* A. D. 19*17*.

John Evans
H. A. Straw
Notary Public, Wright County, Minn.

ORDINANCE NO. 13.
An Ordinance Defining and Punishing Vagrancy.

(Proposed by the Minnesota Commission of Public Safety.)

(ENACTING CLAUSE.)

Section 1—Any person found within the Village of Clearwater, who by word of mouth or in writing advocates or teaches in said Village or is about to advocate or teach therein, or habitually advocates or teaches, or is engaged in whole or in part in the occupation, whether for gain or gratuitously, of advocating, advising or teaching the duty, necessity or propriety of crime or of violence as a means of accomplishing industrial or political ends, shall be guilty of vagrancy.

Section 2—Any person found within the Village of Clearwater, who by word of mouth, or in writing, advocates or teaches in said Village, or is about to advocate or teach therein, or habitually advocates or teaches, or is engaged in whole or in part in the occupation, whether for gain or gratuitously, of advocating, advising or teaching the violation or disregard of any duty or obligation imposed by any statute of this State, or of the United States, upon any person or class of persons, shall be guilty of vagrancy.

Section 3—Any person found within the Village of Clearwater, who by any written or printed matter whatsoever, or by oral speech teaches, advises or advocates or is about to teach, advise or advocate or who habitually advocates or teaches or who is engaged in whole or in part

NOTARY PUBLIC, Wright County, Minn.
My Commission expires Aug. 15, 1919

Ordinance No 14.

An Ordinance to regulate the sale of non-intoxicating malt liquor.

AN ORDINANCE

The Village Council Of Clearwater Do Ordain As Follows:

- Sec. 1—The purpose of this Ordinance is to put the regulation of the sale of non-intoxicating malt liquor entirely under control of the Village Council.
- Sec. 2—That non-intoxicating malt liquor shall not be sold in the Village of Clearwater without a permit from the Village Council.
- Sec. 3—The Village Council may issue or refuse to issue a permit after receiving an application for sale of non-intoxicating malt liquors.
- Sec. 4—When a permit is issued, it shall be the duty of the Village Council to make such regulations and restrictions as the Village Council deems advisable.
- Sec. 5—The Village Council may at anytime cancel such permit for cause.
- Sec. 6—The fee to be paid for such permit shall be fixed by the Village Council.
- Sec. 7—The violation of this Ordinance shall be deemed a misdemeanor, punishable by a fine of fifty (\$50) dollars.
- Sec. 8—This Ordinance shall take effect thirty days after its publication.

Approved and Signed this 6 day of Sept. 1933.

Al Solinger,
President of Council
Em. Kingsbury,
Recorder.

*Ordinance No. 15
An Ordinance to regulate
Highways within the*

ORDINANCE NO. 15
AN ORDINANCE REGULATING THE
USE OF HIGHWAYS WITHIN THE
VILLAGE OF CLEARWATER, AND
IMPOSING PENALTIES FOR THE VI-
OLATION THEREOF
April 1939

The Council of the Village of Clearwater do ordain as follows:

Section 1—SPEED REGULATIONS:
No person shall operate or halt any vehicle upon a street or highway within the Village of Clearwater, Minnesota, carelessly or heedlessly in disregard of the rights or safety of others or in a manner so as to endanger or to be likely to endanger any person or property.

No person driving a vehicle within this Village of Clearwater shall drive the same at a speed greater than is reasonable and prudent, having due regard to the traffic, the surface and the width of the highway, and of any other conditions then existing. Until the streets of this Village of Clearwater have been zoned as authorized by Chapter 464, Laws of Minnesota, 1937, no vehicle shall be driven thereon at a speed in excess of Thirty (30) Miles per hour. After the streets of the said village have been zoned and different speed zones established thereon, and signs posted pursuant thereto, no vehicle shall be driven upon any street in said village at a speed greater than that indicated on such signs, and driving at any greater speed shall be prima facie evidence that the speed is not reasonable nor prudent and that it is unlawful. No person shall drive a vehicle at such a slow rate of speed or in a manner so as to wilfully impede the normal flow of traffic.

Section 2—OPERATING AND TURNING VEHICLES: Upon all highways within the Village of Clearwater of sufficient width, except upon one-way streets, or except upon those with four or more lanes of traffic established and plainly marked thereon, the driver of a vehicle shall drive the same upon the right half of the traveled portion of the highway and shall drive slow moving vehicles as closely as possible to the right-hand edge or the curb of such highway, unless it is impractical to travel on such side of the highway and except when overtaking and passing another vehicle. No person shall stop or turn a vehicle or change from one traffic lane to another unless the same can be done with safety and without interfering with the normal flow of pedestrian and vehicle traffic, and such stop, change of position or turn shall always be indicated by the driver by extending his left arm horizontally to the left from and beyond the vehicle or by using an approved and efficient device to give such warning and by giving an audible warning by sounding the horn if the same is necessary to warn pedestrians at crossings.

Section 3—PARKING REGULATIONS: Every vehicle parked upon any street where angle parking is permitted by local ordinance shall be parked with the front of such vehicle facing the said curb at an angle of approximately 45 degrees and facing between the painted or other markings on the curb to indicate the parking space thereon. WHERE THE SAID STREET IS A STATE TRUNK HIGHWAY, EVERY VEHICLE SHALL BE PARKED PARALLEL TO THE CURB AND WITH THE RIGHT-HAND WHEELS OF SUCH VEHICLE WITHIN TWELVE INCHES OF THE RIGHT HAND CURB. On other streets a vehicle shall be parked to the right of main traveled portion thereof and parallel thereto and such a manner that it shall not interfere with the free flow of traffic. This shall not apply, however, to any vehicle disabled upon any street, but every police officer of the village is authorized to require the person in charge thereof to move it to a place of safety and upon neglect or failure to do so, or in the case of any motor vehicle being left alone or abandoned in any such position, said officer is authorized to provide for the removal of such vehicle to the nearest convenient garage or other place of safe keeping.

No person shall park a vehicle or per-

mit it to stand, whether attended or unattended, upon any highway within the village, in any of the following places:

- 1 On a sidewalk;
- 2 In front of a public or private driveway;
- 3 Within an intersection;
- 4 Within 15 feet of a fire hydrant;
- 5 On a crosswalk;
- 6 Within 20 feet of a crosswalk at an intersection;
- 7 Within 30 feet upon the approach to any flashing beacon, "Stop" sign, or traffic control signal located at the side of a roadway;
- 8 Between a safety zone and the adjacent curb or within 30 feet of points on the curb immediately opposite the ends of a safety zone, unless a different length is indicated by signs or markings;
- 9 Within 50 feet of the nearest rail of a railroad crossing;
- 10 Within 20 feet of a driveway entrance to any fire station and on the side of a street opposite the entrance to any fire station within 75 feet of said entrance when properly sign-posted;
- 11 Alongside or opposite any street excavation or obstruction when such stopping, standing, or parking would obstruct traffic;
- 12 On the roadway side of any vehicle stopped or parked at the edge or curb of a street;
- 13 Upon any bridge or other elevated structure upon a highway except as otherwise provided by ordinance;
- 14 At any place where official signs prohibit stopping.

Section 4—GLASS AND OTHER INJURIOUS SUBSTANCE ON HIGHWAY: No person shall throw or deposit glass, metal, garbage, tin cans, or any other substance upon the highway, and anyone who drops or throws, or permits to be dropped or thrown any such substance of destructive or injurious character shall immediately cause the same to be removed. Any wrecked or damaged vehicle on a street or roadway shall be removed therefrom without unreasonable delay, and pending removal shall be guarded with proper lights, equal in intensity to ordinary parking lights or by red flares; and when removed, no glass or injurious substance shall be left upon the street or roadway by the person removing said vehicle.

Section 5—STOP STREETS: It shall be unlawful for the driver of any vehicle to fail to bring such vehicle to a full stop before entering any "Thru" street properly designated as such by the action of the village or its authorized representatives.

Section 6 DRIVER'S LICENSE—VEHICLE OWNERSHIP: No person shall drive a vehicle upon the streets of this municipality without having in his possession, as now required by the laws of the State of Minnesota, a State automobile driver's license or chauffeur's license. No person shall drive a motor vehicle belonging to another without the owner's consent.

Section 7 EQUIPMENT—USE OF: No person shall drive a vehicle upon the streets of this village unless such motor vehicle is equipped with a muffler in good working order and in constant operation to prevent excessive and unusual noise, and it shall be unlawful to use a "muffler cut-out" on any motor vehicle upon any such street or highway.

No vehicle shall be used upon any street in the village without lighting equipment, a windshield wiper, a rear vision mirror, a horn or other warning device, front and rear bumpers, and brakes as required by Chapter 464 Laws of Minnesota, 1937. Lamps shall be lighted at all times when any such vehicle is operated upon the streets of the village from a half hour after sunset to a half hour before sunrise and at any time when there is not sufficient light to render persons and vehicles clearly discernible 500 feet ahead upon the highway, except that when a vehicle is parked upon the street during these hours, parking lights shall be lighted.

Section 8—EMERGENCY VEHICLES: The provisions of this ordinance shall not apply to vehicles when operated with due regard for safety, under the direction of peace officers in the chase or apprehension of violators of the law or persons charged with or suspected of any such violation, nor to fire departments or fire patrol vehicles when traveling in response to a fire alarm, or to public ambulances in emergency use or service.

When a fire alarm shall be sounded or when the warning device of any emergency vehicle shall be sounded, all vehicles upon the streets of the village shall draw to the right side of the street and permit such vehicle to pass. No vehicle of any kind shall precede fire apparatus to a fire using the same street that it is using. No vehicle shall follow fire apparatus at less than 500 feet nor be parked within the block where fire apparatus has stopped in answer to a fire alarm.

Section 9—PEDESTRIANS: Whenever possible, pedestrians shall use the right half of crosswalks in crossing streets. Pedestrians shall cross streets subject to signals at controlled intersections. When traffic at intersections is not controlled, motor vehicles shall yield the right of way to pedestrians by changing their rate of speed or stopping if necessary when pedestrians are in the crosswalk but no vehicle shall pass another vehicle that has slowed down at a crosswalk for a pedestrian to pass. At any other point than a crosswalk, pedestrians shall yield the right of way to motor vehicles. This shall not relieve the driver of any motor vehicle of the obligation to use due care. No person shall stand on a street in a roadway for the purpose of soliciting rides. Pedestrians walking upon a street or road-

way shall walk near the left side of the roadway, giving way to oncoming traffic.

Section 10—PENALTY: Any person convicted of violating any of the provisions of this ordinance shall be guilty of a misdemeanor and shall be punished by a fine of not to exceed ONE HUNDRED DOLLARS (\$100.00) or by imprisonment in the village or county jail for a period of not to exceed NINETY (90) DAYS.

Section 11—SEPARABILITY: Every section, provision or part of this ordinance is declared separable from every other section, provision or part and the holding of any section, provision or part hereof invalid shall not affect any other section provision or part.

Section 12— REPEAL: All ordinances or parts thereof inconsistent herewith are hereby repealed.

Section 13—EFFECT: This ordinance shall be in force and effect from and after its passage and publication.

Passed this 6th day of February 1939.

D.M. Raw,
Mayor.

Attest:
E. M. Kingsbury,
Clerk.

Village of Clearwater
(Corporate Seal)
Minnesota.

Ordinance No 16
An Ordinance to establish a Public
Playground at the Mill Pond Park.

ORDINANCE NO. 16

TO ESTABLISH A PUBLIC PLAYGROUND
AND REGULATIONS PERTAINING THERETO

of Clearwater, Wright County,

A playground is hereby established within

at a point on the southerly side of the
thence in a northerly direction along
line of Section 35, Township 123, Range
of Lot 3, Block 108; thence
direction along the southerly side of
Minnesota Highway No. 152;
Highway to the south shore-
greater river, thence along said shoreline
beginning, all lying and being in the Vil-
of Clearwater, Counties of Wright and Stearns, State of

persons or any corporation, or their
bathhouse or any of the equipment
shall cut and remove ice from said
from, shall be guilty of a mis-
to exceed One Hundred Dollars, or
ninety days.

shall take effect and be in full force from

CHEVROLET
All That's Best at Low
IN SALES

Ordinance No 16
An Ordinance to establish a Public
Playground at the Mill Pond Park.

ORDINANCE No. 16

AN ORDINANCE TO ESTABLISH A PUBLIC PLAYGROUND
AND REGULATIONS PERTAINING THERETO

The Common Council of the Village of Clearwater, Wright County,
Minnesota, do ordain as follows:

Section I. That a playground is hereby established within
the area described as follows: to-wit:

Beginning at a point on the southerly side of the
Clearwater River, thence in a northerly direction along
the East section line of Section 35, Township 123, Range
27, to the Southeast corner of Lot 3, Block 108; thence
in an easterly direction along the southerly side of
Blocks 108, 109 and 110, to Minnesota Highway No. 152;
thence southerly along said Highway to the south shore-
line of said Clearwater River, thence along said shoreline
to the point of beginning, all lying and being in the Vil-
lage of Clearwater, Counties of Wright and Stearns, State of
Minnesota.

Section II. Any person or persons or any corporation, or their
employees, who shall mar or deface the bathhouse or any of the equipment
situated upon said premises, or who shall cut and remove ice from said
area, or who shall remove water therefrom, shall be guilty of a mis-
demeanor and punishable by a fine not to exceed One Hundred Dollars, or
confinement for a period not to exceed ninety days.

Section III. This Ordinance shall take effect and be in full force from
and after the date of its passage and publication.

Adopted by the Village Council this 1st day of Nov.,

1948

A. J. Maxam

President of the Council

Attested:

Ellis L. Knies

Village Recorder

Ordinance No 17
An Ordinance Providing for the Establishment and
Government of a Volunteer Fire Department.

ORDINANCE NO. 17

An Ordinance Providing for the Establishment and Government of A Volunteer Fire Department For

The Village of Clearwater, Minn.
BE IT ORDAINED BY THE COUNCIL OF THE VILLAGE OF CLEARWATER, MINN. THAT TO BETTER PROTECT THE LIVES AND PROPERTY OF ITS CITIZENS A DEPARTMENT TO BE HEREAFTER KNOWN AS THE "CLEARWATER FIRE DEPARTMENT" IS HEREBY CREATED. ITS OBJECT SHALL BE THE PREVENTION OF FIRE AND THE PRESERVATION AND PROTECTION OF LIFE AND PROPERTY FROM AND DURING SUCH FIRES AS MAY OCCUR. TO THIS END THE FOLLOWING RULES SHALL GOVERN AND BE A PART OF THIS ORDINANCE

1. The department shall consist of as many volunteer members as the Council may from time to time determine upon.

2. Operation officers of the department shall consist of a chief, an assistant chief and such other officers as the chief may deem necessary.

3. The Chief shall be appointed by the council for an indefinite period, dependent upon his good conduct, and efficiency, and shall be accountable to the Council only.

All other company officers shall be accountable to the Chief of the department only.

4. Assistant Chief and all other operation officers shall be appointed by the Chief and be accountable to the Chief only, removable by him at his discretion.

5. The active membership of the department shall consist of such male citizens as the Chief may appoint, or the Council may appoint with the approval of the Chief. Any member may be suspended or discharged by the Chief at any time he may deem such action necessary for the good of the Department.

6. The Chief shall call the entire department together at least twice a month for the purpose of conducting suitable drills, Building inspection, First Aid and Rescue Work, and such other practices as are generally accepted as having bearing upon good firemanship.

7. The Chief shall formulate and establish such rules and regulations to govern the department and shall be responsible to the council for personnel and efficiency of the department.

8. The Chief shall be the Fire Marshal of the village and shall cause inspections to be made of all non-residential buildings in the village, not less than twice each year. Where fire hazards are found, written notice to abate such hazard shall be served upon the owners, who shall comply within a specified time, and report to the chief of such abatement of hazard.

9. No unauthorized person shall ride upon, race with, trail or follow within 600 feet, any apparatus belonging to the fire department when actively responding to a fire alarm.

10. All personal cars of fire department members shall have right of way over all other traffic when responding to an alarm.

11. No person shall park any vehicle of any description, or place any material or obstruction within twenty feet of the entrance to the fire station, nor park within 300 feet of a fire.

12. No person shall maliciously sound a false fire alarm.

13. No person shall use any fire department apparatus or equipment for any private purpose, nor shall any person willfully and without proper authority remove, take away, keep or conceal any tool, extinguisher or other appliance or article used in any way by the fire department.

14. No person shall drive any vehicle over a fire hose except by specific orders from the chief, and then with due caution.

15. Any person violating the provisions of the sections 10-11-12-13- or 14, singly or severally, shall upon conviction in the justice court of the village, pay a fine of not less than \$10.00 nor more than \$100.00.

16. All regular appointed members of the fire department are hereby given the necessary special police powers to enforce the provisions of this ordinance.

17. It shall hereby be the special duty of the Chief of Police and other peace officers to respond to all fire alarms and assist the fire department in the protection of life and property of the citizens, and the property of the fire department, and controlling traffic, and maintaining order, particularly in reference to the violations of sections 10-11-12-13 and 14 of this ordinance.

18. All ordinances and sections of ordinances in conflict with the foregoing are hereby repealed.

19. The Department may organize a Relief Association in accordance with the laws of the State of Minnesota.

20. The Council shall determine the radius of service to the surrounding community, and shall establish rates for calls answered outside the village limits. This information shall be publicized.

Adopted and Approved
this 7th day of June 1948
A. J. MAXAM, Mayor

Attest
ELLIS L. KNISS, Village Clerk
(Publish June 17, 1948)

... (1) ... authorizes the
... (2) ... fires outside
... (3) ... ect, not
... (4) ...
... (5) ... Clearwater Fire
... (6) ... six (6) men,
... (7) ... ize the safety
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... (18) ... lage shall be
... (19) ... the trip, and

(A) The Council of the Village of Clearwater hereby authorizes the fire department of this village to answer when called to fires outside corporate limits of the village, as the council may direct, not to exceed ten (10) miles from said village.

Chief's
duties
and
responsibilities)

(B) The Council authorizes and empowers the Chief of the Clearwater Fire Department to take, (or order to be taken) not to exceed six (6) men, and such equipment as may be needed and would not jeopardize the safety of the residents of the village, in a nswer to any and all calls outside the corporate limits of the villa ge, within the limits set forth above(A)

(C) The Council charges the responsibility for the use and care of the equipment to the Chief of the fire department. He shall keep accurate record of the time of departure and return, and report same to the villa ge clerk.

Billing
by Vil.
clerk

(D) The villa ge clerk shall then prepare a statement in triplicate, of the amount due the fire department and/or the village and mail or cause to be delivered to the proper person responsible for payment for the service the original statement, the duplicate to be delivered to the secretary of the fire department, and the triplicate copy to be retained in his file.

Rate of
charge

(E) The rate to be charged for such runs outside the village shall be thirty-five dollars (\$35.00) for the first hour, including the trip, and fifteen dollars(\$15.00) for each additional hour.

Ordinance No. 11
Emergency Light

RESOLUTION

RESOLVED That the Village Council of the Village of
COLUMBIAN, Wright County, Minnesota, hereby accepts the offer
of the MINNESOTA STATE POWER COMPANY, a Minnesota corporation,
to furnish illumination for street lighting produced by

Electric Lamps

Oliver A. ...

except all located or to be located in said Village, and hereby approves
all rates, terms, conditions, and specifications submitted in the
preparation of the Village Council
prepared form of overhead Street Lighting
the offer of said Company, and the President of the Village Council
and the Village Clerk are hereby authorized to execute and to
execute the same for said Village and to

RESOLUTION

RESOLVED That the Village Council of the Village of CLEARWATER, Wright County, Minnesota, hereby accepts the offer of the NORTHERN STATES POWER COMPANY, a Minnesota corporation, to furnish illumination for street lighting produced by:

24
~~24~~ - 4,000 Lumen Lamps

all located or to be located in said Village, and hereby approves all rates, terms, conditions, and specifications contained in the proposed form of Overhead Street Lighting Contract made a part of the offer of said Company, and the President of the Village Council and the Village Clerk are hereby authorized and directed to execute the aforesaid Contract for and in the name of the Village and to affix the corporate seal thereto.

Adopted by the Council April 4, 1949.

Ralph R. Walker
President of the Village Council

Attest:

Ellis L. Kriss
Village Clerk



Ordinance # 18
concerning dogs.

ORDINANCE NO. 18
An Ordinance concerning dogs:
The Village Council of the Village of Clearwater, Minnesota, do hereby replace ordinance number four (4) with ordinance number eighteen (18) and do ordain as follows:
SECTION 1. That it shall be the duty of every person owning or having charge of any dog or bitch within the corporate limits of the Village of Clearwater, Minnesota, to pay to the Village Clerk in the month of September in each and every year a tax of one dollar for every dog or spayed female three months old or over, and three dollars for every bitch three months old or over.
SECTION 2. Every person shall be considered as owner of a dog or bitch who shall harbor or let the same habitually remain or be fed in or about his or her house, shop, store, or enclosure.
SECTION 3. It shall be the duty of the marshal or other person so authorized, on the first Monday of September in each and every year to post up in three public places in the Village of Clearwater notices stating that the tax on dogs and bitches is delinquent; If said tax is not paid within ten days after the posting of the notices, it shall be the duty of the marshal or person so authorized: to slay, any dog or bitch running at large upon which the tax is not paid, and the prudent use of fire arms for that purpose shall not be considered a violation of any ordinance of the Village of Clearwater, Minnesota.
SECTION 4. It shall be the duty of all persons owning or harboring dogs or bitches in the Village of Clearwater, Minnesota, to keep same on their own property between May 1st and September 1st in each and every year, unless said dogs or bitches are on a leash which is in the hand of the owner or person so authorized by same to do so.
SECTION 5. Any person owning any dog or bitch and allowing the same to run at large contrary to the provisions of this ordinance or allowing to run at large of any dog or bitch known to be fierce, vicious or dangerous, shall be liable to a fine of five dollars and cost of prosecution and shall pay for any damage which any dog or bitch may do.
SECTION 6. It shall be the duty of the Village clerk to keep a book in which shall be the name of the owner and the name and description of each dog and bitch for which the tax has been paid.
Dated August 3, 1953.
EMMA OTTEN
President of Council
Attest: MARK SCHAFER
Village Clerk
Publish Aug. 6-7-8, 1953, in The St. Cloud Times.

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Notice To Dog Owners

Dog Licenses are available now at the Village Clerk's Office. Village Ordinances, Chapter 2.01, Sec. 1, requires every person owning or having charge of any dog 3 months of age or over within the corporate limits of the village of Buffalo to pay to the Village Clerk in the month of April of each year a tax of \$2.00 for each male dog and \$5.00 for every unspayed female dog.

This tax becomes delinquent on May 1st and the Village police officers are authorized to shoot any unlicensed dogs found running at large after that date.

No dogs shall be permitted to run at large within the limits of the Village of Buffalo during the period from April 15th to September 15th of each year. Any dog caught running at large during that period will be impounded. An impounding fee of \$5.00 and a charge of 50 cents per day shall be charged for any dog so held at the pound. All dogs not claimed within five days will be killed by the poundmaster.

The Village Council
Village of Buffalo
Pub. April 7th & 14th

Ivan B. Payne Army School Grad

FORT KNOX, KY.—Pvt. Ivan B. Payne, son of Mrs. Minnie Payne, Buffalo, Minnesota, recently was graduated from the Army's Armored School at Fort Knox, Ky.

Private Payne completed the school's armor track vehicle maintenance course.

He entered the Army last August and completed basic training at Fort Leonard Wood, Mo.

The 20-year-old soldier is a 1953 graduate of Buffalo High School.

Notice To Dog Owners

Dog Licenses are available now at the Village Clerk's Office. Village Ordinances, Chapter 2.01, Sec. 1, requires every person owning or having charge of any dog 3 months of age or over within the corporate limits of the village of Buffalo to pay to the Village Clerk in the month of April of each year a tax of \$2.00 for each male dog and \$5.00 for every unspayed female dog.

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The Village Council
Village of Buffalo

Pub. April 7th & 14th

the Senior Choir.

Saturday

Senior Confirmation class at 2.

Easter Sunday

Sunrise Service at 6 with the sermon theme: "Who Will Roll Away the Stone?" (There will be no Sunday School.) Easter Festival Service at 10:30 with the sermon theme: "Easter, the Unmatched Triumph of God." Services will feature special numbers by the Choral Readers, the Sunday School Choir and the Senior Choir. The Festival Offering will go to the Building Fund. It is requested that Easter lilies be brought by those who have them, for both services.

RESOLUTION CHANGING DATE OF VILLAGE ELECTION

WHEREAS Minnesota Statutes, Section 212.35 authorizes the council to designate the first Tuesday after the first Monday in November as the regular village election date;

AND WHEREAS the council believes that this change in election date should be made in the village of Clearwater;

NOW THEREFORE IT IS RESOLVED BY THE VILLAGE COUNCIL OF CLEARWATER THAT commencing with the 1936 village election, the regular village election of Clearwater shall be held annually on the first Tuesday after the first Monday in November of each year.

Adopted by the council this 6th day of August, 1936.

Ellis L. Kniss
Mayor

Weston Hilyard
Clerk

STATE OF MINNESOTA, } ss.
COUNTY OF STEARNS

Frederick C. Schilpplin, being duly sworn on oath says: that he is, and during all the times herein stated has been, the President

of the Times Publishing Company, the publisher of the newspaper known as The St. Cloud Daily Times and has full knowledge of the facts hereinafter stated.

That for more than one year prior to the publication therein of the Resolution Changing Date of Village Election

hereinafter described said newspaper was printed and published in the City of St. Cloud, in the County of Stearns State of Minnesota, daily except Sundays and holidays; that during all said time said newspaper has been printed in the English language from its known office of publication within the City of St. Cloud from which it purports to be issued as above stated and in newspaper format and in column and sheet form equivalent in space to at least 450 running inches of single column, two inches wide; has been issued daily except Sundays and holidays from a known office established in said place of publication and employing skilled workmen and the necessary material for preparing and printing the same; that the press work on that part of the newspaper devoted to local news of interest to the community it purports to serve has been done in its known office of publication; that during all said time in its makeup not less than twenty-five per cent of its news columns have been devoted to local news of interest to the community it purports to serve; that during all said time it has not wholly duplicated any other publication, and has not been entirely made up of patents, plate matter and advertisements; has been circulated in and near its said place of publication to the extent of at least two hundred and forty (240) copies regularly delivered to paying subscribers and has entry as second class matter in its local post-office; and that there has been on file in the office of the County Auditor of Stearns County, Minnesota, the affidavit of a person having knowledge of the facts, showing the name and location of said newspaper and the existence of the conditions constituting its qualifications as a legal newspaper.

That the Resolution Changing Date of Village Election

hereto attached was cut from the columns of said newspaper, and was printed and published therein in the English language, ~~since each week, for successive weeks~~; that it was first so published on ~~XXXXXXXXXXXXXXXXXXXX~~ Thursday, the 16th day of August, 1936; and thereafter on ~~XXXXXXXXXXXXXXXXXXXX~~ of each week ~~to and including the~~ ~~day~~ August 17th & 18th, 1936;

and that the following is a printed copy of the lower case alphabet from A to Z, both inclusive, and is hereby acknowledged as being the size and kind of type used in the composition and publication of said notice, to-wit:

abcdefghijklmnopqrstuvwxyz

Frederick C. Schilpplin

Subscribed and sworn to before me. August 18th day of August 19 36

Notary public, Stearns County, Minnesota.

My Commission expires Oct. 1st 19 58

STATE OF MINNESOTA, }
COUNTY OF STEARNS } ss.

RESOLUTION CHANGING DATE OF VILLAGE ELECTION

WHEREAS Minnesota Statutes, Section 212.35 authorizes the council to designate the first Tuesday after the first Monday in November as the regular village election date.

AND WHEREAS the council believes that this change in election date should be made in this village.

NOW THEREFORE BE IT RESOLVED BY THE VILLAGE COUNCIL OF CLEARWATER THAT commencing with the 1956 village election, the regular village election of Clearwater shall be held annually on the first Tuesday after the first Monday in November of each year.

Adopted by the council this 6th day of August, 1956.

Ellis L. Kniss
Mayor

ATTEST:

Weston Hilyard
Clerk

Frederick C. Schilplin, being duly sworn on oath says:
that he is, and during all the times herein stated has been, the President

..... of the Times Publishing Company, the publisher of the newspaper known as The St. Cloud Daily Times and has full knowledge of the facts hereinafter stated.

That for more than one year prior to the publication therein of the Resolution Changing Date of Village Election

..... hereinafter described said newspaper was printed and published in the City of St. Cloud, in the County of Stearns State of Minnesota, daily except Sundays and holidays; that during all said time said newspaper has been printed in the English language from its known office of publication within the City of St. Cloud from which it purports to be issued as above stated and in newspaper format and in column and sheet form equivalent in space to at least 450 running inches of single column, two inches wide; has been issued daily except Sundays and holidays from a known office established in said place of publication and employing skilled workmen and the necessary material for preparing and printing the same; that the press work on that part of the newspaper devoted to local news of interest to the community it purports to serve has been done in its known office of publication; that during all said time in its makeup not less than twenty-five per cent of its news columns have been devoted to local news of interest to the community it purports to serve; that during all said time it has not wholly duplicated any other publication, and has not been entirely made up of patents, plate matter and advertisements; has been circulated in and near its said place of publication to the extent of at least two hundred and forty (240) copies regularly delivered to paying subscribers and has entry as second class matter in its local post-office; and that there has been on file in the office of the County Auditor of Stearns County, Minnesota, the affidavit of a person having knowledge of the facts, showing the name and location of said newspaper and the existence of the conditions constituting its qualifications as a legal newspaper.

That the Resolution Changing Date of Village Election

hereto attached was cut from the columns of said newspaper, and was printed and published therein in the English language, ~~once each week for~~ ~~XXXXXX~~ ~~successive weeks~~; that it was first so published on Thursday the 16th day of August 19 56; and thereafter on ~~XXXXXX~~ ~~of each week to and including the~~ ~~XXXXXX~~ ~~day of~~ August 17th & 18th, 19 56;

and that the following is a printed copy of the lower case alphabet from A to Z, both inclusive, and is hereby acknowledged as being the size and kind of type used in the composition and publication of said notice, to-wit:

abcdefghijklmnopqrstuvwxyz

Frederick C. Schilplin

Subscribed and sworn to before me 18th day of August 19 56

Notary public, Stearns County, Minnesota.

My Commission expires Oct. 1st 19 58

PRINTER'S
Affidavit of Publication
OF
THE ST. CLOUD DAILY
TIMES

Of Resolution Changing Date
of Village Election



PRINTED
Affidavit of Publication
OF
THE ST. CLOUD DAILY
TIMES
OF THE STATE OF MINNESOTA
AT THE CITY OF ST. CLOUD

PRINTED
Affidavit of Publication
OF
THE ST. CLOUD DAILY
TIMES
OF THE STATE OF MINNESOTA
AT THE CITY OF ST. CLOUD

**PRINTER'S
Affidavit of Publication
OF
THE ST. CLOUD DAILY
TIMES**

Of Ordinance No. 18

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STATE OF MINNESOTA, }
COUNTY OF STEARNS } ss

Frederick C. Schilplin

....., being duly sworn on oath says;
President
that he is, and during all the times herein stated has been, the

..... of the Times Publishing Company, the publisher of the newspaper
known as The St. Cloud Daily Times and has full knowledge of the facts hereinafter stated.

That for more than one year prior to the publication therein of the Ordinance
No. 18

..... hereinafter described
said newspaper was printed and published in the City of St. Cloud, in the County of Stearns
State of Minnesota, dally except Sundays and holidays; that during all said time said newspaper
has been printed in the English language from its known office of publication within the City
of St. Cloud from which it purports to be issued as above stated and in newspaper format and
in column and sheet form equivilent in space to at least 450 running inches of single column,
two inches wide; has been issued dally except Sundays and holidays from a known office es-
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for preparing and printing the same; that the press work on that part of the newspaper devoted
to local news of interest to the community it purports to serve has been done in its known
office of publication; that during all said time in its makeup not less than twenty-five per cent
of its news columns have been devoted to local news of interest to the community it purports
to serve; that during all said time it has not wholly duplicated any other publication, and has
not been entirely made up of patents, plate matter and advertisements; has been circulated in
and near its said place of publication to the extent of at least two hundred and forty (240) copies
regularly delivered to paying subscribers and has entry as second class matter in its local post-
office; and that there has been on file in the office of the County Auditor of Stearns County,
Minnesota, the affidavit of a person having knowledge of the facts, showing the name and loca-
tion of said newspaper and the existance of the conditions constituting its qualifications as a
legal newspaper.

That the Ordinance No. 18

hereto attached was cut from the columns of said newspaper, and was printed and published
therein in the English language, ~~once each week, for XXXXXXXX successive weeks;~~ that it was
first so published on Thursday the 6th day of August 19 53;
and thereafter on Friday ~~of each week to and including the~~ 7th
day of August 19 53 and on Saturday the 8th day of
August 1953.

and that the following is a printed copy of the lower case alphabet from A to Z, both inclusive,
and is hereby acknowledged as being the size and kind of type used in the composition and
publication of said notice, to-wit:

abcdefghijklmnopqrstuvwxyz

Frederick C. Schilplin

Subscribed and sworn to before me 8th day of August 19 53

[Signature]
Notary public Stearns County, Minnesota.

My Commission expires Oct. 1st 19 58

**PRINTER'S
Affidavit of Publication
OF
THE ST. CLOUD DAILY
TIMES**

Of Ordinance No. 18



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Partially Scanned Material

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