ORDINANCES OF GRANT COUNTY, WISCONSIN

REPEAL AND RECREATE

ORDINANCES TO REGULATE DISORDERLY CONDUCT, UNLAWFUL USE OF TELEPHONE, ISSUANCE OF WORTHLESS CHECKS, TRESPASS, RETAIL THEFT, THEFT OF UNDER \$250.00, OBSTRUCTING, BATTERY, CRIMINAL DAMAGE TO PROPERTY UNDER \$250.00, MISTREATING ANIMALS, DRINKING ON THE COURTHOUSE GROUNDS, NOISE, LITTERING, SALES OF ALCOHOLIC BEVERAGES TO UNDERAGE PERSONS, PROHIBITIONS RELATING TO UNDERAGE PERSONS, AND CONTRIBUTING TO TRUANCY

Effective:

4-1-89

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COUNTY OF GRANT, STATE OF WISCONSIN - COUNTY ORDINANCES

Ordinances to Regulate Disorderly Conduct, Unlawful Use of Telephone, Issuance of Worthless Checks, Trespass, Retail Theft, Theft of Under \$250.00, Obstructing, Battery, Criminal Damage to Property Under \$250.00, Mistreating Animals, Drinking on the Courthouse Grounds, Noise, Littering, Sales of Alcoholic Beverages to Underage Persons, prohibitions Relating to Underage Persons, and Contributing to Truancy

The County Board of Supervisors of the County of Grant, State of Wisconsin, do ordain as follows:

SECTION 22.01 DISORDERLY CONDUCT

No person in a public or private place shall engage in violent, abusive, indecent, profane, boisterous, unreasonably loud, or otherwise disorderly conduct under circumstances in which the conduct tends to cause or provoke a disturbance.

SECTION 22.02 UNLAWFUL USE OF TELEPHONE

No person shall do any of the following:

- (1) With intent to frighten, intimidate, threaten, abuse or harass, makes a telephone call and threatens to inflict injury or physical harm to any person or the property of any person.
- (2) With intent to frighten, intimidate, threaten, abuse, harass or offend, telephones another and uses any obscene, lewd or profane language or suggests any lewd and lascivious act.
- (3) Makes or causes the telephone of another repeatedly to ring, with intent to harass any person at the called number.
- (4) Makes repeated telephone calls, whether or not conversation ensues, with intent to solely harass any person at the called number.
- (5) Makes a telephone call, whether or not conversations ensues, without disclosing his or her identity and with intent to abuse, threaten, or harass any person at the called number.
- (6) Knowingly permits any telephone under his or her control to be used for any purpose prohibited by this section.

SECTION 22.03 ISSUE OF WORTHLESS CHECK

(1) No person shall issue any check or other order for the payment of money which, at the time of issuance, the person intends shall not be paid.

- (2) Any of the following is prima facie evidence that the person at the time of the issuance of the check or other order for the payment of money, intended it should not be paid:
 - (a) Proof that, at the time of issuance, the person did not have an account with the drawee; or
 - (b) Proof that, at the time of issuance, the person did not have sufficient funds or credit with the drawee and that the person failed within five (5) days after receiving notice of nonpayment or dishonor to pay the check or other order; or
 - (c) Proof that, when presentment was made within a reasonable time, the issuer did not have sufficient funds or credit with the drawee and that the person failed within five
 (5) days after receiving notice of non payment or dishonor to pay the check or other order.
- (3) This section does not apply to a postdated check or to any check given for a past consideration, except a payroll check.
- (4) Pursuant to Section 943.24(5) (a) and (b), Wis. Stats., in addition to the other penalties provided for a violation of this section, a judge may order a violator to pay restitution under sec. 973.20, Wis. Stats.

ORDINANCE NO.: 22.04- TRESPASS (amended in 1996)

ORDINANCE AMENDING SECTION 22.04 OF CHAPTER 22 OF THE GRANT COUNTY ORDINANCES

WHEREAS, the Grant County Board of supervisors enacted section 22.04 of Chapter 22 of the Grant County Ordinances on July 17, 1984. That said section regulates trespassing in Grant County; and,

WHEREAS, the Wisconsin Legislature passed 1995 Wisconsin Act 451, which act changes the law regarding trespassing; and,

WHEREAS, it is now necessary to amend section 22.04 of Chapter 22 of the Grant County Ordinances due to the change in Wisconsin law regarding trespassing.

Now, therefore, the Grant County Board of Supervisors do ordain as follows:

A. That Section 22.04 of Chapter 22 of the Grant County Ordinances is hereby amended in its entirety to read as follows:

Section 22.04 TRESPASS

- (1) No person shall:
 - (a) Enter any enclosed, cultivated or undeveloped land of another, other than undeveloped land specified in this ordinance, without the express or implied consent of the owner or occupant.
 - (b) Enter or remain on any land of another after having been notified by the owner or occupant not to enter or remain on the premises.
 - (c) Enter any land of another that is occupied by a structure used for agricultural purposes without the express or implied consent of the owner or occupant.
 - (d) Enter or remain on undeveloped land that is an in holding of another after having been notified by the owner or occupant not to enter or remain on the land.
 - (e) Enter undeveloped private land from an abutting parcel of land that is owned by the United States, the State of Wisconsin or a local governmental unit or remains on such land, after having been notified by the owner or occupant not to enter or remain on the land.
- (2) In this section:
 - (a) "Dwelling unit" means a structure or that part of a structure which is used or intended to be used as a home, residence or sleeping place by one person or by two or more persons maintaining a common household, to the exclusion of all others.
 - (b) "Implied consent" means conduct or words or both that

imply that an owner or occupant of land has given consent to another person to enter the land.

- (c) "In holding" means a parcel a land that is private property and that is surrounded completely by land owned by the united states, by Wisconsin, or by a local governmental unit or any combination of the united states, the state of Wisconsin and a local governmental unit.
- (d) "Local governmental unit" means a political subdivision of the state of Wisconsin, a special purpose district in the state of Wisconsin, an instrumentality or corporation of the political subdivision or special purpose district or a combination or subunit of any of the foregoing.
- (e) "Place of employment" has the meaning given in Wisconsin statutes section 101.01
- (f) "Private property" means real property that is not owned by the United States, the State of Wisconsin or a local governmental unit.
- (g) "Undeveloped land" means land that meets all of the following criteria:
 - The land is not occupied by a structure or improvement being used or occupied as a dwelling unit;
 - (2) The land is not part of a curtilage, or is not lying in the immediate vicinity of a structure or improvement being used or occupied as a dwelling unit;
 - (3) The land is not occupied by a public building;
 - (4) The land is not occupied by a place of employment.
- (3) In determining whether a person has implied consent to enter the land of another, a trier of fact shall consider all of the circumstances existing at the time the person entered the land, including all of the following:
 - (a) Whether the owner or occupant acquiesced to previous entries by the person or by other persons under similar circumstances.
 - (b) The customary use, if any, of the land by other persons.
 - (c) Whether the owner or occupant represented to the public that the land may be entered for particular purposes.

- (d) The general arrangement or design of any improvements or structures on the land.
- (4) A person has received notice from the owner or occupant within the meaning of subsection 1(b), 1(d) or 1(e) of this ordinance section if he or she has been notified personally, either orally or in writing, or if the land is posted. Land is considered to be posted under this section under either of the following procedures:
 - If a sign at least 11 inches square is placed in at least (a) 2 conspicuous places for every 40 acres to be protected. The sign must carry an appropriate notice and the name of the person giving the notice followed by the word "owner" if the person giving the notice is the holder of legal title to the land and by the word "occupant" if the person giving the notice is not the holder of legal title but is a lawful occupant of the land. None of the colors used in the sign may be blaze orange. Proof that appropriate signs as provided in this paragraph were erected or in existence upon the premises to be protected prior to the event complained of shall be prima facie proof that the premises to be protected were posted as provided in this paragraph.
 - (b) If markings in a color other than blaze orange and at least one foot long, including in a contrasting color other than blaze orange the phrase "private land" and the name of the owner, are made in at least 2 conspicuous places for every 40 acres to be protected.
- (5) An owner or occupant may give express consent to enter or remain on the land for a specified purpose or subject to specified conditions and it is a violation of subsection (1) (a) or (1) (c) above for a person who received that consent to enter or remain on the land for another purpose or contrary to the specified conditions.
- (6) This section does not apply to any of the following:
 (a) A person entering the land other than the residence or other buildings or the curtilage of the residence or other buildings, of another for the purpose of removing a wild animal as authorized under Wisconsin statutes section 29.59(2), (3) or (4).
 - (b) A hunter entering land that is required to be open for hunting under Wisconsin statutes section 29.59(4m) or 29.598(7m).

- (7) Whoever erects on the land of another signs which are the same as or similar to those described in subparagraph 4 above without obtaining the express consent of the lawful occupant of or holder of legal title to such land is in violation of this ordinance section.
- (8) Nothing in this section shall prohibit a representative of a labor union from conferring with any employee provided such conference is conducted in the living quarters of the employee and with the consent of the employee occupants.
- (9) Any authorized occupant of employer-provided housing shall have the right to decide who may enter, confer and visit with the occupant in the housing area the occupant occupies.
- (10) If the state of Wisconsin makes any further changes to Wisconsin statutes section 943.13 regarding trespassing, any such changes made by the state of Wisconsin in said statute, shall automatically become a part of this section of Chapter 22 of the Grant County Ordinances.
- (11) That the penalties and other provisions set forth in Section 22.17 of Chapter 22 of Grant County Ordinances, and any amendments thereto, shall also apply to violations of the above ordinance section.

The above amendment shall become effective upon passage and publication as provided by law.

Recommended for passage by the Grant County Law Enforcement Committee:

David A. Streif, Chairman Eugene, Bartels, V. Chairman, Marlin Carl, Secretary, Willis Knox, Lois Brown, Royal Wills

ATTEST: I, Dorothea Eck, hereby certify that the above ordinance was duly adopted by the County Board of supervisors for Grant County, Wisconsin on the __day of ____, 1996.

Dorothea Eck

SECTION 22.05 RETAIL THEFT

- (1) In this section:
 - (a) "Merchant" includes any "merchant" as defined in sec.402.104(3), Wis. Stats., or any innkeeper, motel keeper, or hotel keeper.
 - (b) "Value of Merchandise" means: 1. For property of the merchant, the value of the property; or 2. For merchandise held for resale, the merchant's stated price of the merchandise or, in the event of altering, transferring or removing a price marking or causing a cash register or other sales device to reflect less than the merchant's stated price, the difference between the merchant's stated price of the merchandise and the altered price.
- (2) No person shall intentionally alter indicia of price or value of merchandise or take and carry away, transfer, conceal or retain possession of merchandise held for resale by a merchant or property of the merchant without his or her consent and with intent to deprive the merchant permanently of possession, or the full purchase price of the merchandise.
- (3) The intentional concealment of un-purchased merchandise which continues from one floor to another or beyond the last station for receiving payments in a merchant's store is evidence of intent to deprive the merchant permanently of possession of such merchandise without paying the purchase price thereof. The discovery of unpurchased merchandise concealed upon the person or among the belongings of such person or concealed by a person upon the person or among the belongings of another is evidence of intentional concealment on the part of the person so concealing such goods.
- (4) A merchant or merchant's adult employee who has probable cause for believing that a person has violated this section in his or her presence may detain the person in a reasonable manner for a reasonable length of time to deliver the person to a peace officer, or to his or her parent or guardian in the case of a minor. The detained person must be properly informed of the purpose for the detention and be permitted to make phone calls, but he or she shall not be interrogated or searched against his or her will before the arrival of a peace officer who may conduct a lawful interrogation of the accused person. Any merchant or merchant's adult employee who acts in good faith in any act authorized under this section is immune from civil or criminal liability for those acts.
- (5) (a) In any action or proceeding for violation of this section, duly identified and authenticated photographs of merchandise

which was the subject of the violation may be used as evidence in lieu of producing the merchandise.

(b) A merchant or merchant's adult employee is privileged to defend property as prescribed in sec. 939.49, Wis. Stats.

SECTION 22.06 THEFT UNDER \$250.00

- (1) No person shall intentionally take and carry away, use, transfer, conceal, or retain possession of movable property of another without his consent and with intent to deprive the owner permanently of possession of such property, where the value is less than \$250.00.
- (2) Definitions. In this section:
 - (a) "Property" means all forms of tangible property, whether real or personal, without limitation including electricity, gas and documents which represent or embody a chose in action or other intangible rights.
 - (b) "Movable Property" is property whose physical location call be changed, without limitation including electricity and gas, documents which represent or embody intangible rights and things growing on, affixed to, or found in land.
 - (c) "Value" means the market value at the time of the theft or the cost to the victim of replacing the property within a reasonable time after the theft, whichever is less, but if the property stolen is a document evidencing a chose in action or other intangible right, value means either the market value of the chose in action or other right, or the intrinsic value of the document, whichever is greater. If the thief gave consideration for, or had a legal interest in, the stolen property, the amount of such consideration or value of such interest shall be deducted from the total value of the property.
 - (d) "Property of Another" includes property in which the actor is a co-owner and property of a partnership of which the actor is a member, unless the actor and the victim are husband and wife.

SECTION 22.07 OBSTRUCTING

- (1) No person shall knowingly obstruct an officer while such officer is doing an act in an official capacity and with lawful authority.
- (2) In this section:(a) "Officer" means a peace officer or other public officer

or public employee having the authority by virtue of his office or employment to take another into custody.

(b) "Obstruct" includes, without limitation, knowingly giving false information to the officer with intent to mislead him in the performance of his duty including the service of any summons or civil process.

SECTION 22.08 BATTERY

No person shall cause bodily harm to another by. an act done with intent to cause bodily harm to that person or another without the consent of the person so harmed.

SECTION 22.09 CRIMINAL DAMAGE UNDER \$250.00

No person shall intentionally cause damage to any physical property of another without the person's consent, where the property is reduced in value by less than \$250.00.

SECTION 22.10 MISTREATING ANIMALS

No person shall treat any animal, whether belonging to them or another, in a cruel manner. This section does not prohibit bona fide experiments carried on for scientific research or normal accepted veterinary practices.

SECTION 22.11 DRINKING ON COURTHOUSE GROUNDS

No person shall consume alcoholic beverages or possess any open containers containing alcoholic beverages while present on the Grant County Courthouse grounds, which grounds are encompassed by the following streets in the City of Lancaster: South Madison St., West Maple Street, South Jefferson Street, and West Cherry Street.

SECTION 22.12 NOISE

- (1) No person shall operate on any highway or roadway or alley or any park or any other public place in the county, any loudspeaker or mechanical device for amplifying sound, or any mechanical device for reproducing sound, or shall make or cause to be made, any loud disturbance or unnecessary sounds or noises by voice or instrument of any kind, or by the excessive squealing of tires on any motor vehicle, motorcycle, or moped that tend to annoy or disturb another in or about any public highway, roadway, alley, park, or any private residence.
- (2) The provisions of this section, except for the prohibition of excessive squealing of tires, shall not apply to patriotic observances of Memorial Day, Flag Day, the 4th of July, or Veterans Day held in public places in the county by the American Legion or other similar nonsectarian organizations, or to the annual celebration of the Christmas season held in the month of December by a nonsectarian association or group

of persons, provided that no advertising for private purposes is done on any such occasion by means of any other devices mentioned in this section.

(3) Excessive squealing of tires under this section shall mean the creating of loud unnecessary noise which would tend to disturb the peace or annoy persons of ordinary sensibilities.

SECTION 22.13 LITTERING

No person shall throw any glass, garbage, rubbish, waste, noxious liquid, or other litter or unwholesome substance upon the highways, roadways, public parks or other property of the County or upon any private property not owned by him or her or upon the surface of any body of water within the County.

SECTION 22.14 SALES OF ALCOHOLIC BEVERAGES TO UNDERAGE PERSONS COUNTY OF GRANT, STATE OF WISCONSIN AMENDMENTS TO CHAPTER 22 ORDINANCES

The County Board of supervisors of the County of Grant, State of Wisconsin, do ordain as follows:

SECTION 22.14 SALES OF ALCOHOLIC BEVERAGES TO UNDERAGE PERSONS

- (1) No person shall procure for, sell, dispense or give away any alcohol beverages to any underage person not accompanied by his or her parent, guardian, or spouse who has attained the legal drinking age.
- (2) No licensee or permitee may sell, vend, deal, or traffic in alcohol beverages to or with any underage person not accompanied by his or her parent, guardian, or spouse who has attained the legal drinking age.
- (3) No adult may knowingly permit or fail to take action to prevent the illegal consumption of alcoholic beverages by an underage person on premises owned by the person or under the person's control. This subsection does not apply to alcoholic beverages used exclusively as part of a religious service.
- (4) No adult may intentionally encourage or contribute to a violation of sec. 22.14 (1) and (2) of this ordinance.
- (5) Definitions. In this section:(a) "Legal Drinking Age" means 21 years of age.
 - (b) "Underage Person" means a person who has not attained the legal drinking age.
- (6) Any license suspension for sale to an underage person will be in accordance with sec. 125.07 (1) (c), Wis. Stats

SECTION 22.15 (A) PROHIBITIONS RELATING TO UNDERAGE PERSONS; PURCHASE OF ALCOHOLIC BEVERAGES

- (1) Any underage person who does any of the following is guilty of a violation:
 - (a) Procures or attempts to procure alcoholic beverages.
 - (b) Knowingly possesses or consumes intoxicating liquor.
 - (c) Enters or is on licensed premises in violation of sec.125.07 (3) (a), Wis. Stats.
 - (d) Falsely represents his or her age for the purpose of receiving alcoholic beverages from a licensee or permitee.
- (2) Any underage person not accompanied by his or her parent, guardian, or spouse who has attained the legal drinking age who knowingly possesses or consumes alcohol beverages is guilty of a violation.
- (3) Any person violating par. (1) or (2) of this section is subject to the suspension of the person's operating privilege as well as participation in a supervised work program in accordance with sec. 125.07 (4) (bs), (c) and (cg), Wis. Stats.

SECTION 22.15 (B) PROHIBITIONS RELATING TO UNDERAGE PERSONS; PRESENCE IN PLACES OF SALE

(1) An underage person not accompanied by his or her parent, guardian or spouse who has attained the legal drinking age may not enter, knowingly attempt to enter or be on any premises for which a license or permit for the retail sale of alcohol beverages has been issued, for any purpose except the transaction of business pertaining to the licensed premises with or for the licensee or his or her employee. The business may not be amusement or the purchase, receiving or consumption of edibles or beverages or similar activities which normally constitute activities of a customer of the premises. This paragraph incorporates the exceptions provided in Section 125.07 (3), Wisconsin statutes.

SECTION 22.16 CONTRIBUTING TO TRUANCY

(1) Except as provided in sub(2), no person 18 years of age or older may, by an act or omission, knowingly encourage or contribute to the truancy, as defined under .118.16(1)(c), Wisconsin Statutes, of a child.

- (2) Sub (1) does not apply to a person who has under his or her control a child who has been sanctioned under s. 49.50 (7)(h), Wisconsin Statutes.
- (3) An act or omission contributes to the truancy of a child, whether or not the child is adjudged to be in need of protection or services, if the natural and probable consequences of that act or omission would be to cause the child to be truant.

SECTION 22.17 DOGS RUNNING AT LARGE AND UNTAGGED DOGS SUBJECT TO IMPOUNDMENT

- (1) No owner of a dog may negligently or otherwise permit the dog to run at large or be untagged. Such a dog is subject to impoundment and its owner subject to penalties.
- (2) A dog is considered to be running at large if it is off the premises of its owner and not under the control of the owner or some other person.
- (3) A dog is considered to be untagged if a valid license tag is not attached to a collar which is kept on the dog whenever the dog is outdoors unless the dog is securely confined in a fenced area.
- (4) An officer shall attempt to capture and restrain any dog running at large and any untagged dog. "Officer" means a peace officer, full-time health officer, humane officer, warden, an employee designated by the governing body of the county, city, village or town.
- (5) The owner of a dog captured and restrained under this ordinance must pay, in addition to all penalties assessed, all veterinarian fees including but not limited to fees for shots, licensing and room and board.

SECTION 22.26 PENALTY PROVISIONS (with amendments 10/1/1991)

(1) Any person who shall violate any of the provisions of this chapter shall, upon conviction of such violation, be subject to a forfeiture of not more than \$500.00, with the exceptions of a violation of sec. 22.10 shall subject the individual to a forfeiture of not more than \$200.00 and a violation of sec. 22.15 shall subject the individual to a forfeiture of not more than: \$30.00 for a first offense and a forfeiture of not more than \$60.00 for a second violation within twelve months of the first violation, together with the penalty assessment and costs of prosecution, and in default of payment of such forfeiture and costs of prosecution shall be imprisoned in the County Jail until such forfeiture, penalty assessment, and costs are paid, but not exceeding 90 days.

- (2) Whenever any person fails to pay any forfeiture and costs of prosecution under the order of any court for violation of any ordinance of the County, the court may, in lieu of ordering imprisonment of the defendant, or after the defendant has been released from custody, issue an execution against the property of the defendant for such forfeiture and costs.
- (3) UNIFORM COUNTY CITATION.
- (A) The citation shall contain the following:
 - The name, address, and date of birth of the alleged violator and the name and address of the defendant's parents or guardian, if a minor.
 - 2. The factual allegations describing the alleged violation.
 - 3. The time and place of the offense, and a statement that the defendant committed the violation.
 - 4. The section of the ordinance violated.
 - A designation of the offense in a manner readily understood by a person making a reasonable effort to do so.
 - 6. A date, time and place for the alleged violator's appearance in court, and a notice to appear.
 - 7. The name and department of the issuing officer.
 - The maximum forfeiture and penalty assessment for which the defendant might be found liable and other penalties which may be imposed, including suspension under sec. 343.30 (6), Wis. Stats.
 - 9. A statement which in essence informs the alleged violator:
 - a. That a cash deposit based on the schedule established by this subsection may be made which shall be delivered or mailed to the Clerk of Circuit Court for Grant County, Wisconsin, or to the Grant County Law Enforcement Center prior to the scheduled court appearance, and persons who receive cash deposits shall give receipts for the same.
 - b. That if a cash deposit is made, no appearance in

court is necessary unless that person is subsequently summoned.

- c. That if a cash deposit is made and the alleged violator does not appear in court, that person will be deemed to have entered a plea of no contest and costs imposed under sec. 165.87 and sec. 814.63(1) and (2) Wis. Stats, not to exceed the amount of the deposit, or if the court does not accept a plea of no contest, a summons shall be issued commanding that person to appear in court to answer the complaint.
- d. That if no cash deposit is made and the alleged violator does not appear in court at the time specified an action may be commenced to collect the forfeiture and penalty assessment and costs imposed by sec. 165.87 and sec. 814.63 (1) and (2), Wis. Stats.
- 10. A direction that if the alleged violator elects to make a cash deposit, the alleged violator shall sign an appropriate statement which accompanies the citation to indicate that the person has read the statement required under sub. 9 and shall send the signed statement with the cash deposit.
- 11. Notice that the defendant may by mail prior to the court appearance enter a plea of not guilty and request another date for the court appearance.
- 12. Such other information as the County deems necessary.
- 13. If a citation is issued to a minor, the issuing agency shall, within 7 days, mail or deliver a copy of the citation to the child's parent or guardian.
- 14. The form of citation to be used by the County is on file in the office of the County Clerk and is made a part of this section by reference as if set forth herein in full.
- (B) Schedule of Deposits-The following schedule of cash deposits is established for use with citations issued under this chapter:

SEC No.	OFFENSE	PENALTY ASSESSMENT
22.01	Disorderly Conduct	\$200.00 plus fees & costs
22.02	Unlawful Use of Telephone	\$150.00 plus fees & costs
22.03	Issue of Worthless Check	\$150.00 plus fees & costs
22.04	Trespass	\$150.00 plus fees & costs

22.05	Retail Theft	\$200.00 plus fees & costs
22.06	Theft Under \$250.00	\$200.00 plus fees & costs
22.07	Obstructing	\$200.00 plus fees & costs
22.08	Battery	\$200.00 plus fees & costs
22.09	Criminal Damage Under \$250.00	\$150.00 plus fees & costs
22.10	Mistreating Animals	\$200.00 plus fees & costs
22.11	Drinking on Courthouse	\$150.00 plus fees & costs
	Grounds	
22.12	Noise	\$150.00 plus fees & costs
22.13	Littering	\$100.00 plus fees & costs
22.16	Contributing to Truancy	\$150.00 plus fees & costs

PENALTIES AMMENDED October 1, 1991- 22.14, 22.15, 22.17

22.14 and 22.15(A) Prohibitions relating to the sale of alcoholic beverages to underage persons and possession of alcoholic beverages by underage persons.

Violators of Grant County Ordinances 22.14 and 22.15 (A) will be subject to forfeitures consistent with the STATE WISCONSIN REVISED UNIFORM STATE TRAFFIC DEPOSIT SCHEDULE and ALCOHOL BEVERAGES! HARASSMENT! SAFETY, TOBACCO, U.W. RULE, and DRUG PARAPHERNALIA VIOLATIONS DEPOSIT SCHEDULE and UNIFORM, MISDEMEANOR BAIL SCHEDULE and TRESPASS TO LAND DEPOSIT SCHEDULE being utilized by the Court at the time of the violation plus local costs.

22.15(B) Violators of Grant County Ordinance 22.15 (B) will be subject to a maximum forfeiture of \$500.

22.17	Dogs	at	Large	and	Untagged						
1st offens	se				\$25	_	\$100	plus	fees	&	costs
Subsequent	t offe	ense	es		\$50	_	\$200	plus	fees	&	costs

(C) Issuance of Citation. Pursuant to sec 66.119(1)(a), Stats, enacted by 1987 Wisconsin Act 389, the County as Board of Supervisors of the County of Grant, State of Wisconsin, adopt and authorize the use of a citation to be issued for violations of ordinances including ordinances for which a statutory counterpart exists.

(D) Procedure Sections 66.12 (1)(c), 66.119 (3), 800.09, and 800.095, Wis. Stats., as enacted by 1987 Wisconsin Act 389, relating to the violator's options and procedure on default, is hereby adopted and incorporated by reference.

(E) Relationship to other laws

The adoption and authorization for use of a citation under this chapter shall not preclude the Grant County Board of Supervisors from adopting any other ordinance or providing for the enforcement of any other law or ordinance relating to the same or any other matter. The issuance of a citation under this section shall not preclude the proceeding under any other ordinance or law relating to the same or any other matter. The proceeding under any other ordinance or law relating to the same or any other matter shall not preclude the issuance of a citation under this section.

SECTION 22.27 EFFECTIVE DATE

This ordinance shall take effect and be enforced upon passage and publication provided by law.

Recommended for passage by the Law Enforcement Committee consisting of:

Floyd Von Haden, John Hanrahan, John M. Welsh, Carlos Hill, Vern Lewison, Mary L. Wirth

The forgoing Ordinance was duly adopted by the County Board of Supervisors for Grant County, Wisconsin on the 21st day of March 1989

Dorthea Eck, County Clerk

SECTION 22.27 (A) EFFECTIVE DATE

These amendments to this ordinance shall take effect and be enforced upon passage and publication provided by law

Recommended for passage by the Law Enforcement Committee consisting of:

Floyd VonHaden Vern Lewis on Mary Wirth John Hanrahan John Welsh Neil Gardner

The forgoing amendments were duly adopted by the County Board of Supervisors for Grant County, Wisconsin, on the 1st day of October, 1991

Dorthea Eck, County Clerk Neil Gardner, Chairman

(This is for the changes in 22.14, 22.15 and 22.17, shown on page 16) $\,$

ORDINANCE NO: 22

COUNTY OF GRANT, STATE OF WISCONSIN AMENDMENTS TO CHAPTER 22 ORDINANCES

WHEREAS, the Grant County Sheriff's Department recently installed an enhanced 911 telephone system; and,

WHEREAS, since said enhanced 911 telephone system was installed by the Grant County Sheriff's Department, the Grant County Sheriff's Department has been receiving a number of prank telephone calls by adults and minors to its new enhanced 911 telephone system; and,

WHEREAS, the above prank telephone calls interfere with the Grant County Sheriff's Department's handling of legitimate emergency telephone calls; and,

WHEREAS, it has become necessary for Grant County to take steps to discourage said prank telephone calls for the safety of the public by enacting an ordinance and imposing a forfeiture on individuals who make prank telephone calls to the Grant County Sheriff's Department 911 telephone number.

NOW, THEREFORE, the Grant County Board of Supervisors do ordain as follows:

That Chapter 22 of the ordinances of Grant county, Wisconsin, is hereby amended to add the following sections to said Chapter 22:

Section 22.28 Whoever intentionally uses a telephone in Grant County to call the Grant County Sheriff's Department by dialing 911, when they do not have an emergency which necessitates the dispatch of emergency services, or when they do not have any legitimate reason for contacting the Grant County Sheriff's Department, is guilty of using the telephone to interfere with the operation of the Grant County Sheriff's Department enhanced 911 telephone system. That calling 911 just to see if the 911 phone system works is considered a violation of this ordinance.

Section 22.29 That whoever has a telephone registered in their name in Grant County and allows any individual, knowingly, to use their telephone to make a telephone call to the Grant County Sheriff's Department by dialing 911 when the caller does not have an emergency requiring the dispatch of emergency services, or does not have a legitimate reason to contact the Grant County Sheriff's Department, shall be guilty of allowing the use of their telephone to interfere with the operation of the Grant County Sheriff's Department enhanced 911 telephone system.

Section 22.30 Any officer of the Grant county Sheriff's Department is authorized to issue a citation to anyone violating section 22.28 or section 22.29 of this ordinance.

Section 22.31 That anyone convicted of violating section 22.28 or section 22.29 of this ordinance shall pay a forfeiture of up to \$500.00 plus court costs, for each violation. If the individual convicted of violating section 22.28 or section 22.29 of this ordinance is a minor under 18 years of age, said minor shall pay a forfeiture of up to \$50.00

Section 22.32 If the individual convicted of violating sections 22.28 or 22.29 of this ordinance fails to pay the forfeiture within the time allotted by the Grant County Circuit Court, contempt proceedings can be commenced. If the individual convicted of violating 22.28 or 22.29 of this ordinance is a minor, and said minor fails to pay the forfeiture within the time allotted by the Grant County Circuit Court, said minor shall be subject to further court proceedings as allowed under the juvenile code contained in Wisconsin statutes.

Section 22.33 The Grant County District Attorney's office shall be charged with prosecuting the violators of this ordinance.

This amendment shall take effect and be enforced upon passage and publication provided by law.

Recommended for passage by the Grant County Law Enforcement Committee:

Mary Wirth, Chairman Ivan Bendorf, V. Chairman Willis Knox Thomas Laufenberg Eugene Bartels David Streif

ATTEST:

I, Dorothea Eck, hereby certify that the above ordinance was duly adopted by the, County Board of Supervisors for Grant County, Wisconsin, on the 16th day of April, 1996.

Dorothea Eck, Clerk