# CHAPTER 9

# ORDERLY CONDUCT

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### **ORDERLY CONDUCT 9.01**

## 9.01 OFFENSES AGAINST STATE LAWS SUBJECT TO

**FORFEITURE.** The following Statutes following the prefix "9" defining offenses against the peace and good order of the State are adopted by reference to define offenses against the peace and good order of the Town, provided the penalty for commission of such offenses hereunder shall be limited to a forfeiture imposed under sec. 20.04 of the Code.

ed under sec. 20	0.04 of the Code.
9.175.25	Illegal Storage of Junked Vehicles
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9.939.22(21)	Criminal Damage or Threat to Damage Property of a
	Witness
9.940.19(1)	Battery
9.940.201	Battery or Threat to Witness
9.940.225(3m)	)Sexual Assault or Sexual Contact
9.940.34	Duty to Aid Endangered Crime Victim
9.941.01	Negligent Operation of Vehicle
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9.941.10	Negligent Handling of Burning Materials
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9.941.13	False Alarms and Interference With Fire Fighting
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9.941.21	Disarming a Police Officer Prohibited
9.941.22	Possession of Pistol by Minor
9.941.23	Carrying Concealed Weapon
9.941.24	Possession of Switch Blade Knife
9.941.35	Emergency Telephone Calls
9.941.36	Obstruction of Emergency Vehicles Prohibited
9.942.08	Installing Surveillance Devices for Purposes of Observing
	Nude Person without Consent
9.943.01(1)	Criminal Damage to Property
9.943.06	Molotov Cocktails
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9.943.125	Entry Into Locked Coin Box
9.943.13	Criminal Trespass to Land
9.943.14	Criminal Trespass to Dwelling
9.943.15	Entry Onto a Construction Site
9.943.20	Theft
9.943.201	Misappropriation of Person Identifying Information or
	Documents
9.943.22	Use of Cheating Tokens
9.943.24	Issue of Worthless Checks
9.943.34(1)	Receiving Stolen Property
9.943.35	Receiving Property From Children
9.943.37	Alteration of Property Identification Marks
9.943.50	Shoplifting
9.944.20	Lewd and Lascivious Behavior
9.944.23	Making Lewd, Obscene or Indecent Drawings
9.944.30	Prostitution
	0.1

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9.944.31	Patronizing Prostitutes
9.944.33	Pandering
9.944.34	Keeping Place of Prostitution
9.944.35	Solicitation of Drinks
9.945.02	Gambling
9.945.03	Commercial Gambling
9.945.04	Permitting Premises to be Used For Commercial Gambling
9.946.40	Refusing to Aid Officer
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9.946.42	Escape
9.946.44	Assisting or Permitting Escape
9.946.65	Obstructing Justice
9.946.66	False Complaints of Police Misconduct
9.946.70	Personating Peace Officer
9.946.72	Tampering With Public Records and Notices
9.947.01	Disorderly Conduct
9.947.013	Harassment Prohibited
9.947.015	Bomb Scares
9.947.047	Littering Shores
9.947.06	Unlawful Assemblies
9.947.15	Contributing to the Neglect of a Minor
9.948.1562	Crimes Against Children
9.951.0116	Crimes Against Animals

### 9.02 POSSESSION AND USE OF FIREARMS AND OTHER

**DANGEROUS WEAPONS.** (1) DEFINITIONS. For the purpose of this section, the following definitions shall apply:

- (a) <u>Firearm</u>. Any weapon which acts by force of gunpowder.
- (b) Other Dangerous Weapon. Includes, air guns, BB guns, and bow and arrow, crossbow, slingshot, blowgun and other similar weapons.
- (c) <u>Public Building</u>. Any building owned by the Town, the County or the School District.

### (2) POSSESSION OF FIREARMS IN PUBLIC PLACE

PROHIBITED. In addition to the provisions of sub. (3) below, no person except duly authorized city, village, town, county, state or Federal law enforcement officers specifically authorized by law to carry firearms, shall possess a firearm while in any public building, as defined in sub. (1)(c) above, with the Town, as provided in §941.235, Wis. Stats., within any school zone as provided in §948.605, Wis. Stats., or goes armed with a handgun in any tavern within the Town as provided in §941.237, Wis. Stats.

(3) POSSESSION BY MINORS. No minor under the age of 16 shall have in his possession any firearm or air gun off of his own property unless he is accompanied by his parents, guardian or adult person.

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- (4) DISCHARGE OF FIREARMS. No person may discharge a firearm within 300 feet of a residence of another person.
- 9.03 THROWING OR SHOOTING OF ARROWS, STONES AND OTHER MISSILES PROHIBITED. No person shall throw or shoot any object, arrow, stone or other missile or projectile by hand or by any other means at any person or at, in or into any building, street, sidewalk, alley, highway, park, or playground within the Town.
- **9.04 SALE AND USE OF FIREWORKS REGULATED.** (1) DEFINITIONS. For purposes of this section, "legal fireworks" means those items which from time to time are excluded from the definition of "fireworks" as set forth in §167.10(1), Wis. Stats., specifically:
- (a) A cap containing not more than ¼ grain of explosive mixture if the cap is used or possessed or sold for use in a device which prevents direct bodily contact with a cap when it is in place for explosion.
  - (b) A toy snake which contains no mercury.
- (c) A sparkler on a wire or wood stick not exceeding 36 inches in length or 0.25 inch in an outside diameter which does not contain magnesium, chlorate or perchlorate.
- (d) A device designed to spray out paper confetti or streamers and which contains less than ½ grain of explosive mixture.
- (e) A device designed to produce an audible sound, but not explode, spark, move or emit an external flame after ignition and which does not exceed 3 grams in total weight.
- (f) A device that emits smoke with no external flame and does not leave the ground.
- (g) A cylindrical fountain no exceeding 100 grams in total weight with an inside tube diameter not exceeding 0.75 inch, designed to sit on the ground and emit only sparks and smoke.
- (h) A cone fountain not exceeding 75 grams in total weight, designed to sit on the ground and emit only sparks and smoke.
- (2) SALE REGULATED. The sale of legal fireworks within the Town is prohibited unless such sales are made as part of the indoor sales of goods by an established place of business having the appropriate zoning, occupancy, sanitary, seller's and other permits and licenses necessary for the operation of the business within the Town.

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- (3) USE REGULATED. Except as provided in §167.10(3), Wis. Stats., no person shall possess or use fireworks with a user's permit.
- (4) USER'S PERMIT. As provided in §167.10(3), Wis. Stats., fireworks user's permits may be issued by the Town Board. The Town Board shall require a certificate of liability insurance or similar proof of coverage in the amount of \$1,000,000, naming the Town as co-insured. All fireworks displays shall be operated under the supervision of a pyrotechnics expert licensed by the State. A copy of the permit and proof of insurance shall be filed with the Town Clerk and copies of the permit shall be given to the Fire Chief and the Town Chairperson at least 2 days before the authorized use.
  - (5) FEE. The fireworks user's permit fee shall be as per fee schedule.
- (6) USE OF CERTAIN DEVICES REGULATED. No person may use fireworks or devices listed in §167.10(1)(e) to (g) and (i) to (n), Wis. Stats., including, but not limited to, caps, toy snakes, model rocket engines, sparklers or cone fountains at a fireworks display for which a permit has been issued if the display is open to the general public.
- 9.05 LOUD AND UNNECESSARY NOISE PROHIBITED. (1) GENERAL. No person shall make or cause to be made any loud, disturbing or unnecessary sounds or noises such as may tend to annoy or disturb a person of ordinary sensibilities in or about any public street, alley, park, waterway, or any private residence.
- (2) PUBLIC ADDRESS SYSTEMS AND AMPLIFIERS. No person shall use or operate any public address system, amplifier or device which increases the volume of voice, music or other sounds so loud as to disturb the public peace or the quiet and peacefulness of the neighborhood.
- (3) CONSTRUCTION AND MACHINERY NOISE. Except for the Town employees, between the hours of 10:00 P.M. and 6:00 A.M., no person shall do construction work or operate any chain saw, lawn mower or any other loud machinery of a similar nature within 300 feet of a residence of another.
- 9.06 LOITERING PROHIBITED. (1) LOITERING OR PROWLING. No person shall loiter or prowl in a place at a time or in a manner not usual for law abiding individuals under circumstances that warrant alarm for the safety of persons or property in the vicinity. Among the circumstances which may be considered in determining whether such alarm is warranted is the fact that the person takes flight upon appearance of a police or peace officer, manifestly endeavors to conceal himself or any object. Unless flight by the person or other circumstances makes it impracticable, a police or peace officer shall, prior to any arrest for an offense under this section, afford

the person an opportunity to dispel any alarm which would otherwise be warranted by requesting him to explain his presence and conduct. No person shall be convicted of an offense under this subsection if the police or peach officer did not comply with the preceding sentence, or if it appears, at trial, that the explanation given by the person was true and, if believed by the police or peace officer at the time, would have dispelled the alarm.

- (2) OBSTRUCTION OF HIGHWAY BY LOITERING. No person shall obstruct any street, highway, bridge, sidewalk or crossing by lounging or loitering in or upon the same after being requested to move on by any police or peace officer.
- (3) OBSTRUCTION OF TRAFFIC BY LOITERING. No person shall loaf or loiter in groups or crowds upon the public streets, alleys, sidewalks, street crossings or bridges or in any other public place within the Town in such manner as to prevent, interfere with or obstruct the ordinary free use of such public sidewalks, streets, street crossings and bridges or other public places by persons passing along and over the same.
- (4) LOITERING AFTER BEING REQUESTED TO MOVE. No person shall loaf or loiter in groups or crowds upon the public streets, sidewalks or adjacent doorways or entrances, street crossings or bridges or in any other public place or on any private premises without invitation from the owner or occupant after being requested to move by any police officer or by any person in authority at such places.
- (5) LOITERING IN PUBLIC PLACES. No person shall loiter, lounge or loaf in or about any dance hall, restaurant, store, public sidewalk, public parking lot or other place of assembly or public use after being requested to move by the owner or person in charge or any police officer. Upon being requested to move, a person shall immediately comply with such request by leaving the premises or area thereof at the time of the request.
- 9.07 CONSUMPTION OF FERMENTED MALT BEVERAGES AND INTOXICATING LIQUOR ON PUBLIC PROPERTY AND PARKING LOTS PROHIBITED. (1) DEFINITION, LICENSED PREMISES. The area within a building or structure which is licensed pursuant to Ch. 12 of this Code, but not including parking lots, sidewalks, roadways or land which is adjacent to the building or structure and within the property boundary lines, unless authorized by the Town Board.
- (2) CONDUCT PROHIBITED OUTSIDE LICENSED PREMISES. No person who has purchased opened fermented malt beverages or intoxicating liquor from any licensed premises shall consume said beverages or liquor outside of, but within the property boundary lines of, such premises.

- (3) EXCEPTIONS. (a) The prohibitions in sub. (2) above shall not apply to those events or activities which are otherwise permitted or licensed pursuant to Ch. 12 of this Code.
- (b) The prohibitions in sub. (2) above shall not apply to those persons who transport unopened fermented malt beverages or intoxicating liquor from a point of purchase to their destination unless it is in violation of §346.93, Wis. Stats.
- **9.08 ANIMALS AND POULTRY NOT TO RUN AT LARGE.** No person having in his possession or under his control any animal or fowl shall allow the same to run at large within the Town.
- **9.09 KEEPING OF LIVESTOCK AND POULTRY REGULATED.** See Oneida County Zoning Code.
- **9.10 LITTERING.** (1) PROHIBITED. No person shall deposit any mud, glass, refuse or waste, filth or other litter upon the streets, highways, alleys, parks or other property of the Town or upon any private property or into or upon any body of water or stream within the Town.
- (2) PENALTY. Any person found guilty of violating this section shall be subject to a forfeiture, as provided in sec. 20.04 of this Code, plus the cost of cleanup. Each day a violation continues shall constitute a separate violation.
- **9.11 OPEN BURNING.** (1) REGULATED. No person shall burn brush, abandoned crops or other large amounts of combustible material without obtaining a DNR permit therefore when such permit is required.
- (2) RESPONSIBILITY. Any person kindling an open burning fire shall supervise such fire until it is burned out and shall be responsible for any damage caused by such fire.
- (3) BURNING WITHIN PUBLIC LANDS. In accordance with §26.13(3), Wis. Stats., no person shall set any fire except for warming the person or cooking food within the Town, except when the ground is snow covered unless written permission has been received from one of the Fire Wardens.
- 9.12 OPEN CISTERNS, WELLS, BASEMENTS OR OTHER DANGEROUS EXCAVATIONS PROHIBITED. No person shall have or permit on any premises owned or occupied by him any open cisterns, cesspools, wells, unused basements, excavations or other dangerous openings. All such places shall be filled, securely covered or fastened in such manner as to prevent injury to any person and any cover shall be of a design, size and weight that the same cannot be removed by small children.

### 9.13 ABANDONED OR UNATTENDED ICEBOXES, ETS.,

**PROHIBITED.** No person shall leave or permit to remain outside of any dwelling, or other structure under his control in a place accessible to children, any abandoned, unattended or discarded icebox, refrigerator or other container which has an airtight door or lid, snap lock, or other licking device which may not be released from the inside, without first removing such door or lid, snap lock or other licking device from such icebox, refrigerator or container unless such container is displayed for sale on the premises of the owner or his agent and is securely licked or fastened.

- 9.14 ACCIDENTAL SPILLS OF HAZARDOUS OR DETRIMENTAL SUBSTANCES. (1) HAZARDOUS SUBSTANCE SPILLS. (a) <u>DNR Notification</u> Required. Any person who possesses or controls a "hazardous substance", as defined in §144.01(4m), Wis. Stats., which has been discharged or spilled, or who causes the discharge or spilling of such hazardous substance, shall immediately notify the Wisconsin Department of Natural Resources of any such spill or discharge as required in §144.76, Wis. Stats.
- (b) <u>County Notification</u>. In addition to the notification required by par. (a) above, the owner or the person causing the discharge of a hazardous substance shall immediately notify the Oneida County Sheriff's Department of such spill or discharge.
- (2) DETRIMENTAL SUBSTANCE SPILLS; NOTIFICATION. Any person who possesses or controls a discharged or spilled material, or causes a discharge or spill, which, although not a "hazardous substance", may be detrimental to the general safety and welfare of Town residents shall immediately notify the Oneida County Sheriff's Department. Such detrimental substances may include, without limitations, food products and nitrates.
- (3) CLEANUP REQUIRED. Any person responsible for the discharge or spill of any hazardous or detrimental substance shall be responsible for cleanup within a time reasonable under the circumstances. In the event such cleanup is not completed within a reasonable time, the Town shall clean up and bill the person responsible.
- (4) PENALTY. Any person responsible for a spill or discharge who does not provide the notification required under subs. (1)(b) and (2) above shall be subject to a forfeiture as provided in sec. 20.04 of this Code.
- **9.15 MOTORIZED VEHICLES ON DESIGNATED BIKE PATHS**. No person shall operate a motorized vehicle (except snowmobiles when County snowmobile trails are open) on a designated Bike Path in the Town of Newbold.

#### 9.16 - 9.18 RESERVED

**9.19 UNIFORM CITATION METHOD ADOPTED.** (1) CREATION. Pursuant to §66.0113, Wis. Stats., the Town herby elects to use the citation method of enforcement of ordinances, including those for which a statutory counterpart exists.

- (2) CITATION. The citation shall contain the following:
  - (a) The name and address of the alleged violator.
  - (b) Factual allegations describing the alleged violations.
  - (c) The time and place of the offense.
  - (d) The section of the ordinance or the municipal code violated.
  - (e) A designation of the offense in such manner as can be readily understood by a person making a reasonable effort to do so.
  - (f) The time at which the alleged violator may appear in court.
  - (g) A statement which, in essence, informs the alleged violator, as follows:
- 1. A cash deposit of a specified amount may be made which shall be delivered or mailed to the Clerk of Courts prior to the time of the scheduled court appearance.
- 2. If such a deposit is made, the alleged violator need not appear in court unless he is subsequently summoned.
- 3. If a cash deposit is made and the alleged violator does not appear in court, he will be deemed to have tendered a plea of no contest and submitted to a forfeiture and a penalty assessment imposed by §165.87, Wis. Stats., the jail assessment imposed by §53.46, Wis. Stats., the automation fee imposed by §814.63(2), Wis. Stats., not to exceed the amount of the deposit or, if the court does not accept the plea of no contest, a summons shall be issued demanding him to appear in court to answer the complaint.
- 4. 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 the penalty assessment imposed by §165.87, Wis. Stats., the jail assessment imposed by §53.46, Wis. Stats., the automation fee imposed by §814.635, Wis. Stats., and the municipality ordinance fee imposed by §814.63(2) Wis. Stats.
  - (h) A direction that if the alleged violator elects to make a cash deposit, the statement which accompanies the citation shall be signed to indicate that the statement required under par. (g) above has been read. Such statement shall be sent or brought with the cash deposit.

- (i) Such other information as the Town Board deems necessary.
- (3) DEPOSITS. (a) Each citation issued under this section, except those to which par. (d) below applies, shall specify a cash deposit as set forth in the Uniform Deposit and Misdemeanor Bail Schedule of Oneida County or, where applicable, the Town Deposit Schedule, which is hereby adopted by reference, which consists of the appropriate forfeiture, the current penalty assessment, the jail assessment, the automation fee, the municipality ordinance fee and court costs.
- (b) Deposits shall be made in cash, money order or check to the County Clerk of Courts, who shall provide a receipt therefore.
- (c) The penalty assessment imposed by §165.87, Wis. Stats., the jail assessment imposed by §53.46, Wis. Stats., the automation fee imposed by §814.635, Wis. Stats., and the municipality ordinance fee imposed by §814.63(2), Wis. Stats., shall be added to all forfeitures hereunder, except where said forfeitures are derived from citations issued for violations of ordinances for which State law controls or for ordinances involving nonmoving traffic violations. Said assessments shall be in an amount determined after deducting the court costs.
- (d) The deposit, including costs, pertaining to any minor receiving a citation under this section shall in no event exceed the maximum penalties provided in Ch. 48, Wis. Stats., plus the penalty assessment imposed by §165.87, Wis. Stats., the jail assessment imposed by §53.46, Wis. Stats., the automation fee imposed by §814.63(2), Wis. Stats., except that costs and penalties shall not be assessed against minors unless Wisconsin law so provides.
- (4) DEPOSIT SCHEDULE. Every police officer or other Town officer issuing a citation for any violation of this Code shall indicate on the citation the amount of the deposit, as provided in sub. (3) above, that the alleged violator may make in lieu of court appearance.
- (5) ISSUANCE OF CITATION. Any Town Supervisor or any peace officer may issue citations authorized under this section. In addition, the Building Inspector and the Fire Chiefs may issue citations for violations within their respective jurisdictions.
- (6) PROCEDURE. Section 66.0113(3), Wis. Stats., relating to a violator's options and procedure on default, is hereby adopted and incorporated herein by reference.
- (7) NONEXCLUSIVITY. (a) Other Ordinances. Adoption of this section does not preclude the Town Board from adopting any other ordinance or providing for the enforcement of any other law or ordinance relating to the same or other matter.

- (b) Other Remedies. The issuance of a citation hereunder shall not preclude the Town or any authorized officer from proceeding under any other ordinance or law or by any other enforcement method to enforce any ordinance, regulation or order.
- 9.20 PENALTY. Any person who shall violate any provision of this chapter shall be subject to a penalty as provided in sec. 20.04 of this Code. In addition to any penalty imposed for violation of sec. 9.943.01(1) of this chapter, any person who shall cause physical damage to or destroy any public property shall be liable for the costs of replacing or repairing such damaged or destroyed property. The parent of any unemancipated minor child who violates sec 9.943.01(1) may also be held liable for the cost of repairing such damaged or destroyed property in accordance with §895.35, Wis. Stats.