

the Common Council; and no gasoline, oil or air shall be distributed or taken from any gas or oil pump or air hose which is now, or may hereafter be installed or located upon any street or alley unless the vehicle or vehicles taking such gas, oil or air drive up in line to such pumps or hose with the right of such vehicle to such pumps or hose, and where any service station is now, or which may hereafter be installed upon any lot or private property, the owner, manager or person in charge of such station shall require all vehicles desiring gas, oil or air to enter upon such premises and depart therefrom in the same direction, entering from the right of a street and departing to the right of a street, and no vehicle shall be supplied with either gas, oil or air which enters such premises or driveways thereof in violation of this section. And when there are two or more pumps or air hose constructed or installed in line vehicles shall advance to the farthest vacant pumps or hose, and no vehicle while waiting in line at any station or pump shall stop upon any sidewalk adjacent thereto.

(Ord. No. 226, 1921)

4-194. Street Excavation Permit.—It shall be unlawful for any person, firm or corporation in any manner, to excavate in any street, alley or sidewalk of said City, whatever the purpose may be, without first obtaining permission therefor from the Clerk of said City.

4-195. — Replacement Guaranteed by Deposit.— Before the City Clerk shall grant permission to make any such excavations in the streets, alleys or sidewalks in said City to any person, firm or corporation said person, firm or corporation, as the case may be, shall deposit with the said City Clerk \$100.00 in money or his order, as security to such City, that said excavation proposed to be made in the streets, alleys, or sidewalks of said City shall be within 10 days refilled and the surface of the street, alley, or sidewalk excavated shall be placed and restored to the same condition as it or they were in just prior to such excavation to the approval of the City Civil Engineer, and if said street, alley or sidewalk is so replaced, refilled and restored in a prompt manner as aforesaid, said cash or certified check shall be by said City Clerk returned to the person, firm or corporation who deposited the same, otherwise said City Clerk shall be authorized to use said funds in so restoring said public street, alley or sidewalk under the direction of said City Civil Engineer; and if any balance of said funds remain unexpended for such purpose the same shall be returned to the person, firm or corporation who deposited same.

(Ord. No. 262, 1922)

4-199. Penalty.—Any person violating any of the provisions of this chapter shall upon conviction be fined in any sum not to exceed three hundred (\$300.00) dollars, to which may be added imprisonment in the county jail not to exceed six (6) months, and each days continuance in such violation shall constitute a separate offense.

TITLE 5—MISCELLANEOUS OFFENSES
CHAPTER 1.

- 5-101. Aircraft Regulation.
- 5-104. Ball Playing In Streets.
- 5-105. Band Stand—Damaging.
- 5-106. Curfew.
- 5-107. — Parents Responsibility.
- 5-108. — Minors in Public Places.
- 5-109. — Signals.
- 5-110. — Enforcement.
- 5-111. Dogs—Hydrophobia Proclamation.
- 5-112. — Killing Unmuzzled.
- 5-113. — Running at Large.
- 5-114. False Alarm System—Interfering With.
- 5-115. Fire Alarm System—Interfering With.
- 5-116. Fire Cry—False.
- 5-117. Fire Hose—Injuring.
- 5-118. Fowls—Running at Large.
- 5-119. Griffy Creek Lake—Fishing In.
- 5-120. — Boats—Forbidden.
- 5-121. — Bathing Prohibited.
- 5-122. — Pollution of Water.
- 5-123. Polluting Lakes and Reservoirs.
- 5-124. — Fishing Restricted.
- 5-125. Inflammable Materials, Accumulation.
- 5-126. — Inspection by Fire Chief.
- 5-127. Loitering and Loafing.
- 5-128. Minors in Pool Rooms.
- 5-129. — Warning by Proprietor.
- 5-130. — Misrepresentation of Age.
- 5-131. Radio Interference.
- 5-132. Rose Hill Cemetery—Unlawful Hours.
- 5-133. Cemeteries—Defined.
- 5-134. — Defacing Property.
- 5-135. — Improper Conduct.
- 5-136. — Children Visiting.
- 5-137. — Riding or Driving Animals.
- 5-138. Shade Tree Protection.

- 5-139. Shooting In Streets.
- 5-140. — Exception.
- 5-141. Sling Shots.
- 5-142. Spitting on Sidewalks.
- 5-143. Squirrels—Molesting.
- 5-144. Streets—Begging.
- 5-145. — Holding Gatherings.
- 5-146. Street Lamps—Interference With.
- 5-147. — Hitching Animals.
- 5-148. — Injuring.
- 5-149. — Climbing Upon Posts.
- 5-150. Stone—Blasting.
- 5-151. Stench Bombs—Throwing.
- 5-152. — Possessing with Intent to Use Unlawfully.
- 5-153. Throwing Noxious Animals, Insects, Etc.
- 5-154. — Possessing Unlawfully.
- 5-159. Water Works—Water Supply Increased or Lessened.
- 5-160. — Water Use for Occupancy Only.
- 5-161. — Water Disconnected.
- 5-162. Penalty.
- 5-101. Aircraft Regulations.—No person, firms, or corporation shall drive, fly or operate, or cause to be driven, flown or operated, over the City of Bloomington, Indiana, or any part thereof, any airplane, airship, dirigible, balloon or other aircraft or flying device of any kind whatsoever, except and unless such person, firm or corporation shall be, at the time, engaged in the service of the United States mail, Army, Navy, or Flying Corps.
(Ord. No. 35, 1927)
- 5-104. Ball Playing in Streets.—It shall be unlawful for two or more persons to engage in throwing, pitching, or passing a ball upon or across the public streets or alleys of said City and the same is hereby prohibited.
(Ord. No. 40, 1884)
- 5-105. Band Stand—Damaging.—It shall be unlawful for any person to throw any substance at, into, or against any Band Stands situated on City property in the City of Bloomington, Indiana, or to be found loafing, loitering, playing, romping, or eating upon, or in any way defacing said "Band Stand."
(NOTE: Due to the fact there is no Band Stand in the Court House yard this has been reworded. Ord. No. 30, 1889).
- 5-106.—Curfew.—It is hereby made unlawful for any person under the age of sixteen years to be or remain in or upon the Streets, Avenues, Alleys or public places of the City of Bloomington, Indiana, or any of them, after the hour of ten-thirty (10:30) o'clock P. M. of any day, unless such minor be accompanied by a person or persons more than twenty-one years of age.
- 5-107. — Parents Responsibility.—It is hereby made unlawful and it shall be unlawful, for any parent, guardian or other persons having legal care and custody of any person under the age of sixteen years, to permit or allow any such minor to be or remain in or upon any of the streets, avenues, alleys or public places in the City of Bloomington, Indiana, after the hour of ten-thirty (10:30) o'clock P. M. of any day unless such minor be accompanied by a person or persons more than twenty-one years of age.
- 5-108. — Minors in Public Places.—It is hereby made unlawful, and it shall be unlawful, for any person, persons, firm or corporation, conducting or having charge of a tavern, dance hall, skating rink, theatre, pool room, eating place, drug store, or any other place where persons are allowed or permitted to congregate, to permit or allow any person or persons under the age of sixteen years to be, remain or congregate in or about such place or premises after the hour of ten-thirty (10:30) o'clock P. M. of any day unless such minor be accompanied by a person or persons more than twenty-one years of age.
- 5-109. — Signals.—It is made the duty of the night firemen of the City of Bloomington, Indiana, to signal the horn of Prohibition on each night by giving five taps on the alarm bell or some other loud sounding devices at the City Hall at the aforesaid time.
- 5-110. — Enforcement.—In case of a person less than sixteen years of age being found upon any street, avenue, alley or other public place in said City of Bloomington, Indiana, or in or upon such tavern, dance hall, skating rink, theatre, pool room, or any other public place in said City where persons are allowed or permitted to congregate, not only such minor shall be guilty of the violation of this Chapter, but also the parent, guardian or other person having legal care and custody of such minor; and the person, firm or corporation allowing or permitting such minor to be in and about such place and premises and also be guilty of the violation of the Chapter.
- 5-111. Dogs—Hydrophobia Proclamation.—Whenever the Mayor of said City may suspect or apprehend that there is danger of the appearance, prevalence or spread of hydrophobia within or near said City, he shall issue a proclamation ordering and requiring all persons owning, possessing or harboring or having the care or control of any animal of the dog kind within the corporate limits of said City, either to confine or muzzle such animal for a term of not less than thirty nor more than ninety days ensuing the date of such proclamation, and upon the issuing and publication of such proclamation once in some daily newspaper in said City, it shall be the duty of all persons owning, possessing or harboring or having the care or control of any animal of the dog kind during the time mentioned and

prescribed in such proclamation to confine such animal securely within some house or structure or to some substantial fastening upon his or their premises so as to prevent such animal from biting or being bitten by other animals, or cause such animals to be securely and effectually muzzled and no muzzle shall be deemed safe or sufficient unless it be of such form, make and strength and so attached and fastened as will effectually prevent any such animal from biting. During the time mentioned and prescribed in such proclamation any animal of the dog kind which may be found running at large within the corporate limits of said City without being muzzled as herein provided is hereby declared to be a nuisance. Any person failing to comply with the provisions of this section shall be guilty of violating the provisions of this chapter, and each day any animal of the dog kind is permitted or suffered to run at large in violation of this section shall be considered a separate and distinct offense.

5-112. — Killing Unmuzzled.—Upon the issuing and publication of any such proclamation by the Mayor in pursuance of the preceding section of this chapter, it shall be the duty of the City Marshal and policeman, respectively, to kill any animal of the dog kind found running at large within the City during the time mentioned and prescribed in such proclamation, without being securely muzzled as required by the provisions of this chapter, and it shall be lawful for any person or persons to kill any and all such unmuzzled dogs during such time.

5-113. — Running At Large.—It shall be unlawful for any person to keep or harbor, and allow the same to run at large within the corporate limits of said City any animal of the dog kind which has a vicious and ferocious disposition with a propensity to attack and to bite mankind. It is hereby made the duty of the City Marshal and the policeman respectively, to kill any animal of the dog kind found running at large in said City which is known to be fierce and an ill nature and any other person and persons shall have the right to kill such animal. Any person who shall keep or harbor a dog in violance of this section shall be deemed guilty of violating the provisions of this chapter. (Ord. No. B. 3, 1910)

5-114. False Fire Alarm.—It shall be unlawful for any person knowingly and with the intent to deceive to give or cause to be given any false alarm of fire by means of the fire alarm telephone boxes or any other appliances with said fire alarm telephone system.

5-115. Fire Alarm System—Interfering With.—It shall be unlawful for any person except the duly authorized agent of the Common Council or Fire Department to remove or in any way alter or interfere with the fire alarm telephone wires, alarm boxes, fixtures, connections, posts or anything connected with the said fire by means of the fire alarm telephone boxes or any other appliances connected with said fire alarm telephone system.

5-116. Fire Cry—False.—It shall be unlawful for any person or persons, within the limits of the City of Bloomington, Indiana, to make a loud and unusual noise or clammer, disturb the peace, cry the alarm of fire or any other alarm without good cause, and in anyone so doing, shall be deemed guilty of disorderly conduct.

(Ord. No. 103, 1896)

5-117.—Fire Hose Injuring.—It shall be unlawful for any person to step upon, stand upon, compress, or otherwise injure the fire hose of said city.

(Ord. No. 55, 1895)

5-118. Fowls Running at Large.—It shall be unlawful for any person, firm or corporation, being the owner or having control of any chicken or chickens, goose or geese, turkey or turkeys, duck or ducks or any other fowl or fowls to suffer or permit the same to run at large or trespass upon any public or private property within the corporate limits of the City of Bloomington, Indiana.

(May 20, 1910)

5-119. Griffy Creek Lake—Fishing In.—The City Water Works north of said City, and known as the Griffy Creek Lake, shall be open to all persons for fishing providing that the same is done in a lawful manner and subject to the rules and regulations provided by said City governing the same and to the provisions hereinafter set out.

5-120. — Boats, Etc. Forbidden.—No person or persons shall keep, place or use on said lake any boat, raft or floating device whatsoever.

5-121. — Bathing Prohibited.—No person or persons shall wade, swim, bathe or enter into the water of said lake or the streams leading into the same.

5-122. — Pollution of Water.—No person shall throw or place any refuse, offal or trash or any other matter which would cause or likely to cause pollution of the water, into said lake, or to leave, place on the banks thereof, or on the adjacent thereto, any refuse or substance which might eventually get into said water and cause pollution thereof, or pollute said water in any way or commit any damage to the property of the City Water Works whatsoever.

(Ord. No. 15, 1923)

5-123. Polluting Lakes and Reservoirs.—Hereafter it shall be unlawful for any person, or firm or corporation to in any manner pollute any of the reservoirs or artificial lakes now, or which hereafter may be owned by said City in connection with its water works system, and it is hereby made unlawful for any person to leave or deposit anything at or near any of such lakes or reservoirs which would tend to pollute the same, and no person shall swim or wade in any such lakes or reservoirs or run or operate a boat thereon, or do any other act which would tend to rile or muddy the water confined therein.

5-124. — Fishing Restricted.—Fishing with a hook, line and pole in or at

any of such lakes and reservoirs is hereby legalized and authorized, but no person shall fish there in any other manner other than by hook, line and pole, and it shall be unlawful for any person to catch and take from any such lakes or reservoirs in any one day more than twenty (20) fish.

(Ord. No. 15, 1928)

3-125. Inflammable Materials, Accumulation.—It is hereby made unlawful for any owner, occupant, landlord or tenant of any residence, business house or other property or building within the City limits of the City of Bloomington, Indiana, to allow or permit paper, trash, rubbish or other inflammable material to collect and remain in any room, or part of any such building, or to leave passage ways and openings whether internal or external in any way obstructed, after notice shall have been given as provided for in these sections, provided, that packing material, oils or other inflammable substances, when retained in any building, shall be stored at the close of each day in a fireproof box or room provided with Standard fireproof door or doors; and provided further, that ashes shall not be kept in a wooden or other inflammable receptacle.

5-126. — Inspection by Fire Chief.—The Chief of the Fire Department, or his authorized assistants, is hereby given authority and directed to enter and examine any residence, business property, building or structure of any kind in said City for the purpose of determining the general character of the premises in regard to fire hazard, and to ascertain if the provisions of section 125 of this Chapter are being complied with. And if such officer or officers finds the provisions of section 125 violated, the said Fire Chief shall at once serve written notice upon such persons having occupancy, ownership or control of such building or premises, requiring the provisions of these sections to be complied with within forty eight (48) hours from date of service, and a duplicate filed and kept as a part of the records of the Fire Department of said City.

(Ord. No. 15, 1924)

5-127. Loitering and Loafing.—Any person found lounging or loafing on the streets or other public place within said City after the hour of 12 o'clock at night without a valid excuse therefor shall upon conviction be guilty of violating this chapter.

(Ord. No. 35, B. 1, P. 73)

5-128. Minors in Pool Rooms.—It shall be unlawful for the proprietor of, or the owner, or an attendant, or keeper of any billiard saloon, ten pin alley, or bowling alley to permit any boy, or boys under the age of twenty-one years to loiter or loaf in, or around his billiard saloon, ten pin alley, or bowling alley, within the City of Bloomington, or to permit any boy, or boys, to resort thereto, or visit the same, except on legitimate business, or permit any boy, or boys to play at any game in, or upon any billiard table, or ten pin alley, or bowling alley or in or about the billiard table, the ten pin, or bowling alley, or saloon, owned, kept or attended to by him, the said owner, proprietor, keeper, or attendant.

5-129. — Warning by Proprietor.—It shall be unlawful for boys to loiter, or loaf in, or around any billiard saloon, ten pin alley, or bowling saloon within the City limits, or to remain therein, or to resort thereto, after being warned by the keeper, or proprietor thereof to go away therefrom, or not to resort thereto.

5-130. — Misrepresentation of Age.—If any boy, under the age of twenty-one years shall, for the purpose of obtaining permission to play at any game of billiards, ten pins, or upon any bowling alley, or to remain in any ten pin, bowling, or billiard saloon misrepresent his age to the proprietor, owner, attendant, or keeper, such boy shall upon conviction be deemed guilty of violating the provisions of this chapter.

(Ord. No. 23, 1878)

5-131. Radio Interference.—It shall be unlawful for any person, firm or corporation to operate any machine, instrument, contrivance, or device of any kind whatsoever, the operation of which shall cause electrical interference, or interference of any kind with radio reception within the corporation limits of the City of Bloomington, Indiana, between the hours of twelve o'clock noon and twelve o'clock midnight on any day. Providing that nothing hereby contained shall prevent the use of X-Ray machine for making necessary pictures or examinations in emergency cases under the direction of physicians, surgeons or hospitals.

5-132. Rose Hill Cemetery—Unlawful Hours.—It shall be unlawful for any person or persons to be found within the grounds or enclosure of the public cemetery belonging to this city and known as Rose Hill Cemetery between the hours of eight o'clock P. M. and six o'clock A. M. of any day without the written consent of the sexton in charge of said Cemetery.

(1904)

5-133. Cemeteries—Defined.—All grounds laid out within said City, and used by the said City, or which shall hereafter be so laid out and used as cemeteries, or public burial places, are hereby declared cemeteries within the meaning of this chapter.

5-134. — Defacing Property.—Any person convicted of having only, wilfully, or maliciously altered, brokendown, defaced, or destroyed any monument, tombstone, vault, fence railing or any part thereof erected upon any lot, or over or around any grave in such cemetery, or of having removed or injured any criminal plant, tree, shrub, or ornamental or other property standing, or situated upon said burying grounds, shall be deemed guilty of violating the provisions of this chapter.

5-135. — Improper Conduct.—Any person who shall be found guilty of any indecent, or improper conduct, or who shall be found romping, playing upon

the grounds of said cemetery, or who shall be found in the same between the hours of 6 o'clock P. M. and 7 o'clock A. M. without permission from the Mayor or City Marshal, shall upon conviction be guilty of violating the provisions of this chapter.

5-136. — Children Visiting.—Children under the age of ten years are prohibited from visiting said cemetery unless attended by a parent, or some other responsible person. All forfeitures, and penalties for violations of this chapter by a child under fifteen years of age shall be collected from the parent or guardian.

5-137. — Riding or Driving Animals.—Every person convicted of having ridden, driven, or led any horse, or other animal or animals upon, or within any public burying grounds belonging to said City or within said City unless upon some business connected therewith, shall upon conviction be guilty of violating the provisions of this chapter.

(Ord. No. 12, 1876)

5-138 Shade Tree Protection.—It shall be unlawful for any person to remove, destroy or cut any shade tree or carry off or in any wise injure the protecting box of any shade tree within the corporate limits of the City, but this section shall in no wise be so construed as to prevent any owner of grounds from making any necessary alteration in any sidewalk or trees on the same.

(Ord. 33, 1889)

5-139. Shooting in Streets.—Any person, or persons (excepting persons in military array discharging cannon or firearms in commemoration of some extraordinary event) shall fire any anvil, or anvils, cannon, gun, or pistol, or other fire arms, in any of the streets, alleys, public grounds, or commons, or at any other places within the corporate limits of said City, or shall shoot at a mark with any gun, or pistol, or other firearm, or participate in any shooting match within the corporate limits of said City, shall upon conviction be guilty of violating the provisions of this chapter.

5-140. — Exception.—Nothing contained in this section shall prevent any person, or persons from firing anvils, or discharging firearms within the city limits, after having obtained permission so to do from the Mayor or Common Council, of the City.

5-141. Sling Shots.—It shall be unlawful for any person of the age of six years, and upwards, to have in his possession for the purpose of using the same within the corporate limits of the City any article, sling or device commonly known as "bean flipper" or any article, implement, sling or device used for throwing beans, shot, stones, or other hard substance or to use any such article, implements, sling, "bean flipper", or device by throwing, or casting any bean, stone, shot or other hard substance therewith within the limits of the City.

5-142. Spitting on Sidewalks.—It shall be unlawful for any person to spit upon the sidewalks within the limits of the City of Bloomington, or upon the floor, steps or entrance of any public building within said City or upon the floors, steps or platforms of any railway station therein.

5-143. Squirrels—Molesting.—It shall be unlawful for any person to kill, wound, injure, molest, annoy, pursue with or without a dog, or chase, or hunt with or without a gun, or throw at with a club, stone or other missile any squirrels in the University Campus or at any other place within the corporate limits of the City of Bloomington.

5-144. Streets—Begging.—It shall be unlawful for any person, persons, firm or corporation to use any hand organ, grind organ, orchestration or other musical instruments for the purpose of taking a collection or begging, or by singing for such purpose or by begging alone on and along the following streets in the City of Bloomington, Indiana, to-wit:

Kirkwood Avenue from Washington Street to Morton Street, Walnut Street Fourth Street to Seventh Street, College Avenue from Fourth Street to Seventh Street and Sixth Street from Morton Street to Washington Street.

5-145. — Holding Gatherings.—It shall be unlawful for any person, persons, firm or corporation to hold or conduct or cause to be held or conducted any meeting, speaking or other gathering of people of any kind that will in any way tend to block the use of the streets or sidewalks or to congest crowds and travel over and along the following streets and sidewalks of the City of Bloomington, Indiana, to-wit:—

College Avenue from Seventh Street to Fourth Street, Walnut Street from Seventh Street to Fourth Street, Fifth Street or Kirkwood Avenue from Morton Street to Washington Street and Sixth Street from Morton Street to Washington Street.

5-146. Street Lamps.—Interference With.—Any person other than a City Official who shall light or extinguish any public street lamp, or any other street lamp lighted and kept at the expense of the City, without permission or authority so to do, from the Council, shall upon conviction be guilty of violating the provisions of this Chapter.

5-147. — Hitching Animals.—It shall be unlawful for any person to hitch, or tie any horse or other animal to any public, or private lamp post situated on any street, lane, alley, square or public place within the City.

5-148. — Injuring.—Any person who shall willfully maliciously injure, or destroy, or cause to be injured or destroyed any public, or private lamp, or lamp post situated upon any street, lane, alley, sidewalk, or other public place within the City, or who shall deface, or befoul any such lamp or lamp post, or who shall throw any mud, dirt, stone, or other substance at or against any such lamp, or

lamp post, shall upon conviction, be guilty of violating the provisions of this chapter.

5-149. — Climbing Upon Posts.—It shall be unlawful for any person, not authorized so to do by the Mayor, or the Marshal, or the Common Council to climb up, or upon any public street lamp post, or to trifle or meddle with any public lamp within the City.

(Ord. No. 25, 1879)

5-150. Stone—Blasting.—It shall be unlawful for any person, company or corporation to blast stone, or cause the same to be blasted, or blown out by powder or other explosives, without first placing covering, or protection over the blast to prevent flying stone.

5-151. Stench Bombs—Throwing.—It shall be unlawful for any person to throw or deposit, or attempt to throw or deposit, or aid or abet in any way, throwing or depositing upon the person or property of another any vile, noxious or offensive smelling or injurious liquids, gas, or solid, commonly known or termed as a "stinking bean" or "stench bomb" in any form or device, from which such liquid gas, or solid is liberated, or is likely to be liberated, and which upon being liberated would molest, discomfort, or discommode or damage any property.

5-152. — Possession With Intent to Use Unlawfully.—It is hereby made unlawful for any person to have in his possession or under his control any "stinking bean" or "Stench Bomb" or device as set forth in Section 151 of this Chapter, with the intent to use the same in violation of said section or with the intention that the same shall be used in violation of such section.

5-153. Throwing Noxious Animals, Insects, Etc.—It shall be unlawful for any person, firm or corporation to throw or deposit, or attempt to throw or deposit or aid or abet in the throwing or depositing upon the person or property of another reptiles, rodents, animals, or insects.

5-154. — Possessing Unlawfully.—It is hereby made unlawful for any person to have in his possession or under his control any reptiles, rodents, animals, or insects with the intent to use the same in violation of section 153 of this chapter or with the intent that the same shall be used in violation of such section.

5-159—Water Works—Water Supply Increased or Lessened.—It is hereby declared to be unlawful for any person to in any manner whatever, change, extend or alter any service or other pipe of any kind, used in any residence, business block, public or private place connecting with the water mains of the city water works company, so as to in any wise increase or lessen the supply of water furnished by said company without first procuring from said company written permission to make such change, extension or alteration.

5-160. — Water Use for Occupants Only.—It is hereby declared to be unlawful for the owner, tenant, occupant, or any other person, in any building or place whatever, where water is supplied by the City Water Works Company to furnish or permit to be taken or used by any person who is not entitled to the use of such water the water furnished by the City Water Works Company, and that no person shall be entitled to the use of such water who is not an occupant of a place or premises that is regularly furnished with water supply under contract with said Company and, further, that it is hereby declared to be unlawful for any person or persons to take and use or cause to permit the same to be taken and used for his or their benefits, or for the use or benefit for the use or benefits of his or their families the water furnished by the City Water Works Company, unless such person or persons are the tenants of the premises supplied with water under contract with said company.

5-161. — Water Dis-connected.—It is hereby declared to be unlawful for any person to reconnect or reopen the pipes supplying the water furnished by the City Water Works Company in any way whatever where such supply of water has been discontinued without first procuring from said Company written permission to make such reconnection or reopening.

5-199. Penalty.—Any person violating any of the provisions of this chapter shall upon conviction be fined in any sum not to exceed \$300.00 together with cost of prosecution to which may be added imprisonment in the county jail not to exceed 6 months, and each days continuance in such violation shall constitute a separate offense.

TITLE 6—RAILROADS

CHAPTER 1

6-101. Blowing Locomotives Whistles In City.

6-102. Railroad Cars—Blocking Streets.

6-103. Turntable—Obstructing Sidewalks.

6-104. Crossing Protection—Required.

6-105. — Schedule.

6-106. — Flagman—Equipment.

6-107. — Flagman's Hours of Duty.

6-108. — Crossing Lights—Type.

6-199. Penalty.

6-101. Blowing Locomotives Whistles In City.—It shall be unlawful for any person having charge of, or operating any locomotive engine in said City, to cause, or suffer the blowing, of the steam whistle in said City, except in cases of danger, and to prevent accident, or while in the act of starting the engine, or while sounding an alarm of fire.

(Ord. No. 26, 1879)

6-102. Railroad Cars—Blocking Streets.—It shall be unlawful for any depot agent, or any employee of the railroad, having charge of the same to leave, or suf-

fer any railroad train car, or locomotive, or tender to stand in, upon or across any public street of said City longer than ten minutes at one time.

6-103. Turntable—Obstructing Sidewalks.—It shall be unlawful for any employee having charge of the round house, or any employee of the railroad, to leave the turn table, near the depot, or suffer, or permit the same to be left, so that the same, or any part thereof shall extend over, or obstruct the adjacent sidewalk in any way.

6-104. Crossing Protection Required.—It shall be the duty of all railroad companies to keep and/or maintain the crossing protection as in this chapter provided for.

6-105. — Schedule.—It shall be the duty of the Monon Railroad Company to install, maintain and operate the following crossing protection to-wit:

Flagman—6 A. M.—8 P. M.—Kirkwood, Fourth Street, Second Street, Sixth Street and Seventh Street.

Electric Lights—First Street, Second Street, Third Street, Fourth Street, Fifth Street, Sixth Street, Seventh Street, Eighth Street.

6-106. — Flagman—Equipment.—Said flagman shall be provided with a red light in the night time, and with a red flag in the day time, and shall give proper and timely notice to all persons about to cross such railroad track, or tracks of the approach of any locomotive, car, or train of cars, and said flagmen shall prevent persons from standing upon such crossings, and for this purpose all such flagmen shall be clothed with police powers.

6-107. — Flagman's Hours of Duty.—The hours of duty for such flagmen shall be from 7 o'clock A. M. to 10 o'clock P.M.

6-108. — Crossing Lights—Type. Said lights shall be, electric lights, each of at least two thousand nominal candle power to be placed and located as to light each of the crossings hereinafter named every evening and night during the year continuously from one-half hour after sundown to one-hour before sunrise.

6-199. Penalty.—Any person, firm or corporation who shall violate any provision of this chapter shall, upon conviction, be fined in any sum not to exceed one hundred dollars (\$100.00) together with the costs of prosecution. Each and every day that such violation shall continue shall constitute a separate offense.

TITLE 7—STREETS, ALLEYS AND SIDEWALKS

CHAPTER 1.

7-101. Excavating Streets—Repairing.

7-102. — Unimproved Streets—Opening, Replacing.

7-103. — Improved Streets—Openings—Replacing.

7-104. — Gravel, Macadam Streets—Opening, Refilling.

7-105. — Street Commissioner to Direct Work.

7-106. Pavement, Sidewalks—Injury.

7-107. Streets and Alleys—Depositing Glass, Nails, Etc. Upon.

7-108. Streets and Sidewalks Construction to Conform to Grade.

7-109. Sidewalk and Gutter—Removal of Weeds and Rank Vegetation.

7-110. — Removal of Weeds from Adjacent Lands.

7-111. Sidewalks—Curbs—Cutting, Changing or Altering, Permit.

7-112. — Specifications, Civil Engineer to Supervise.

7-113. — Snow and Ice Removal.

7-114. — Passage Obstructed by Overhanging Growths.

7-115. — Obstructing With Goods.

7-116. — Congregating On.

7-199. Penalty.

7-101. Excavating Streets—Repairing.—Plans and specifications for repairing of injuring done to streets caused by opening to lay or repair any sewer drain, any water or gas pipe, telephone wire or conduit or for any other purpose, shall be strictly followed.

7-102. — Unimproved Streets—Opening Replacing.—When any unpaved or unimproved street is opened for any purpose, the excavation, hole or trench shall be filled with the earth taken therefrom and the same tamped and rammed and compacted until the same is firm and solid, so that it will not become mirey when water soaked.

7-103. — Improved Streets—Openings—Replacing.—When a hard-paved street is opened the excavation shall be filled with earth and stone, and tamped and thoroughly compacted so that it will not sink, settle or mire when water soaked or under traffic, this filling and tamping shall be to a height level with the bottom of the foundation or grouting of the paved street, and freed from dirt or soil then there shall be tamped in concrete made from clean new broken stone and clean new sharp sand, Portland cement, to a height even with the top of said grouting, then the paving material that is used for the wearing surface of said street, after which a seating surface shall be placed over the patch that will conform in every way with the wearing surface of said street and be smooth and show no depression or bumps where the patch was made. The patched place must be protected from traffic until the cement in the grouting has set and become rigid. If any giving or depression forms at the place where street is opened within thirty (30) days after completion, then it shall be re-opened and repaired again as stated above. Grouting shall be made by mixing clean new limestone all of which shall pass through a 1-inch ring with enough clean sand to fill the voids in the stone. To this mixture of stone and sand shall be added 1 sack of best Portland Cement for each four cubic feet of stone and sand mixture, after which the cement, stone and sand shall be thoroughly mixed dry, then enough water added to make a thick pasty mass and then thoroughly remixed and then tamped in place. No old materials

shall be used in the grout mixture described above, and all materials must be measured and care must be used to keep grout mixture from dirt.

7-104. — Gravel, Macadam Streets—Opening, Refilling.—When a gravel or macadam surfaced street is opened, care must be exercised to keep the gravel or stone free from dirt excavation, then the hole or excavation shall be filled and tamped in the same manner as an unpaved street to the bottom of the gravel or macadam, then the gravel or macadam that has been removed shall be replaced and the same firmly tamped to a smooth surface corresponding in elevation to the street in vicinity of the excavated point.

7-105. — Street Commissioner to Direct Work.—All work shall be under the direction of the Street Commissioner of the City of Bloomington, Indiana.

7-106. Pavements Sidewalk Injuring.—Whoever himself, his agent or employee injures any pavement or sidewalk in the City of Bloomington, in any manner or shall place or deposit any dirt, waste, box, filth, paper or refuse upon any improved street or sidewalk, shall be guilty of violating the provisions of this Chapter.

(Feb. 20, 1912)

7-107. Streets and Alleys—Depositing Glass, Nails, Etc. Upon.—It shall be unlawful for any person to deposit in any street or alley of said City any nail or nails, wire, broken glass or crockery.

7-108. Street and Sidewalk Construction to Conform to Grade.—All improvements or repairs hereafter made on the streets of said City, shall be made in accordance with the grades established and if any person shall construct any pavements, or sidewalk in said City on a grade differing from these established or shall continue said construction after warning from the Police, or Common Council of said City to desist therefrom such person shall be guilty of violating the provisions of this chapter.

7-109. Sidewalks and Gutters—Removal of Weeds and Rank Vegetation.—Any person, or persons being the owner, occupant, or tenant, or having control of any lot, or part of lot in said City of Bloomington, Indiana, who shall permit weeds or grass, or vegetation of any kind to grow upon the sidewalk, or in the gutter adjacent to or belonging to any such lot, or part of lot after having been notified by the Police of said City to remove such vegetation, or to clean such sidewalk, or gutter, shall upon conviction be guilty of violating the provisions of this Chapter.

7-110. — Removal of Weeds From Adjacent Lands.—Any person being the owner, occupant, agent, or having control of any lot or part of lot in the City of Bloomington, Indiana who shall fail to cut and clean away the weeds, grass, or vegetation of any kind, growing in the streets, or alleys, or alleys adjacent to or in front of, or belonging to any such lot, after having been notified so to do by the Police of said City, shall upon conviction thereof be guilty of violating the provisions of this Chapter.

7-111. Sidewalks—Curbs—Cutting, Changing or Altering—Permit.—No person, firm or corporation shall cut, change or alter any curb or sidewalk in said City without the permission of the Common Council of said City.

7-112. — Specifications, Civil Engineer to Supervise.—Any cutting, changing or altering of any curb or sidewalk shall be done only under the supervision of the City Civil Engineer of said City and according to plans and specifications prepared by said Engineer.

(Ord. No. 7, 1928)

7-113. — Snow—Ice Removal.—The owner, or occupant of any premises within the limits of the City, shall within three hours after being notified so to do by the City Police remove snow, ice or dirt from the sidewalks in front of said premises and any person failing to comply with any such notice, shall be guilty of violating the provisions of this chapter.

7-114. — Passage Obstructed by Overhanging Growths.—It shall be unlawful for any person or corporation who owns, or has control of any lot or parcel of real estate which fronts and abutts upon any of the streets of said City to suffer or permit any limb, bough or branch of any shade growing tree thereon or which may be growing in the tree plat or sidewalk adjacent thereto, to grow, project or hang within eight feet above the surface of such tree plat, sidewalk or roadway of the street, and it is hereby declared and made the duty of all property owners to trim and so maintain all shade trees which are growing on, or immediately in front of their respective lot or lots, so that no limb, bough or branch or any part thereof shall project or hang nearer than eight feet above the surface of the tree plat, sidewalk or roadway, provided, that the provisions of this section shall not apply to any shade tree which is less than six years of age.

7-115. — Obstructing With Goods.—No person, firm or corporation shall place or display any goods, wares, or merchandise on any sidewalk in said City, nor obstruct any sidewalk by placing thereon any goods, wares, merchandise or anything whatsoever, except such person, firm or corporation as may be licensed by the said City so to do, as by law provided.

(Ord. No. 1, 1937)

7-116. — Congregating On.—It shall be unlawful for persons to congregate on any sidewalk in this City so as to prevent the free passage of all persons on, and along the same, and it shall be the duty of the Mayor, or Police or any Policeman to order all such persons so congregated to disperse, and leave such sidewalk, and not to congregate again thereon, and shall be unlawful for any person, or persons to disobey any such order.

7-199. Penalty.—Any person violating any of the provisions of this Chapter shall upon conviction be fined in any sum not to exceed \$100.00 together with cost

of prosecution, to which may be added imprisonment in the county jail not to exceed 3 months and each day's continuance in such violation shall constitute a separate offense.

TITLE 8—TRAFFIC CHAPTER 1

- 8-101. Definitions.
- 8-102. Bicycle, Motorcycles on Sidewalks.
- 8-103. — Lights Required.
- 8-104. — Bell Required.
- 8-105. — Sounding Bells.
- 8-106. Skating, Coasting and Sledding on Sidewalks.
- 8-107. Blind Persons—Use of White Canes.
- 8-108. — Right-of-way.
- 8-109. Police Signals, Regulation.
- 8-110. Through Streets.
- 8-111. Safety Zones.
- 8-112. Pedestrians.
- 8-113. Improper Riding on Vehicles.
- 8-114. Bus Regulations.
- 8-115. Quiet Zones.
- 8-116. Restricted Streets.
- 8-117. Regulation on Loaded Vehicles.
- 8-118. Stopping Vehicles.
- 8-119. Guide Lines.
- 8-120. Driving Rules.
- 8-121. Parking—Near Hydrants.
- 8-122. — Near Intersections.
- 8-123. — In Alleys.
- 8-124. — Restricted Spaces.
- 8-125. — Regulations.
- 8-126. — To Sell.
- 8-127. — For Hire.
- 8-128. — Violations.
- 8-129. Vehicle Lights.
- 8-130. Vehicle Passing.
- 8-131. Signs.
- 8-132. Left Turns.
- 8-133. Obeying Signals at Intersections.
- 8-199. Penalty.

8-101. Definitions.—The term "vehicle" where used in this chapter shall be construed to mean automobiles, wagons, equestrians, trucks, teams and all vehicles on wheels or runners, except motor vehicles running upon rails or tracks and vehicles propelled exclusively by muscular power.

The term "Motor Vehicle" when used herein shall be construed to mean any vehicle propelled by steam, electric, gasoline or any other power except by animal or muscular power.

The term "Vehicle for Hire" when used herein shall be construed to mean any vehicle, bicycle or other movable device used for the purpose of carrying passengers or freight for which any charge is made, excepting any ambulance, hearse and any vehicle used exclusively for the delivery of merchandise and for which no specific charge is made.

The term "Commercial Vehicle" when used in this chapter shall be construed to mean any vehicle, as above defined, used for delivery of merchandise, transportation of passengers or freight, or for any commercial purpose whatsoever, excepting ambulances, hearses and cars of the City Hospital operating under permit from the Chief of Police and excepting also all vehicles owned and operated by the City of Bloomington.

The term "Congested District" where used herein shall be construed to mean all the territory lying and being within the following boundary lines in said City, to-wit: The north line of Seventh Street, the west line of Morton Street, the south line of Fourth Street, and the east line of Washington Street.

The word "Park or Parking" where used in this chapter shall be construed to mean standing still, whether occupied or not, and the word "Double Parking" to mean parking back or abreast of another vehicle already parked at the curb.

The term "Public Vehicles" shall be construed to mean all vehicles owned and operated by the City of Bloomington, and all ambulances, hearses and cars of the City Hospital, United States Mail Cars, operating under a permit from the Chief of Police.

(Ord. No. 1, 1937)

8-102. Bicycle, Motorcycles on Sidewalks.—Hereafter it shall be unlawful for any person to operate or ride over the sidewalks of the City of Bloomington, Indiana, any bicycle or motorcycle or any motor car of whatsoever kind.

8-103. — Lights Required.—It shall be unlawful to ride a bicycle on, in or through any public street, alley or highway of the City of Bloomington, Indiana, between sunset and sunrise, unless there is attached to said bicycle a lighted bicycle lamp.

(cf Acts 1939, Section 95, P. 324)

8-104. — Bell Required.—It shall be unlawful for any person to ride a bicycle on, in or through any public street, alley or highway of the City of Bloomington, Indiana unless there be attached a bicycle bell.

(of Acts 1939, Section 94, P. 324)

8-105. — Sounding Bells.—Any person riding in, on or through any public street, alley or highway of the City of Bloomington, Indiana, shall sound clearly and distinctly his bicycle bell, when within 40 feet and no nearer than 20 feet of any person crossing the street in front of the rider.

(Ord. No. 97, 1896)

8-106. Skating, Coasting and Sledding on Sidewalk.—It shall be unlawful for any person or persons to skate, coast or slide on, upon or over any of the streets or sidewalks in the City of Bloomington, Indiana and it shall be unlawful for any person or persons to use any skates of whatsoever kind, coasters, sleds and coaster wagons on or upon or over the streets of the City of Bloomington, Indiana.

(Book 4, 1915)

8-107. Blind Persons—Use of White Canes.—For the purpose of guarding against accidents in traffic on the public streets, it shall be unlawful for any person, except persons wholly or partially blind, to carry or use on the public streets of the City of Bloomington, any canes or walking sticks which are white in color, or white with red end or bottom. Such canes or walking sticks may be used on the streets and other public places of the City by persons wholly or partially blind, as a means of protecting them and for the purpose of identifying them by drivers of vehicles and operators of motor driven vehicles and other pedestrians with whom they come in contact on such streets and public places.

—108. — Right-of-Way.—Any driver of a vehicle, operator of a motor driven vehicle, or pedestrian who is not wholly or partially blind who approaches or comes in contact with a person wholly or partially blind, carrying a cane or walking stick white in color, or white with red end, shall immediately come to a full stop and take such precautions before proceeding as may be necessary to avoid accident or injury to the person so carrying a white cane or walking stick.

(Ord. No. 14, 1936)

8-109. Police Signals, Regulation.—Vehicles and pedestrians shall be governed by signals from the traffic light standard, or police officers at such intersections where police are stationed. One blast from a whistle by a Police Officer shall be a signal for north and south bound traffic to move. Two blasts shall be the signal for east and west traffic to move. Three blasts from a whistle shall be the signal for all traffic to stop. No vehicle shall move against the "stop" sign of the traffic light standard, or against directions of a Police Officer. Public vehicles when responding to emergency calls or orders in their several departments and when sounding the warning signal upon their respective vehicles shall have the right-of-way on all streets. Upon the sounding of such signals, drivers shall immediately draw up as near as practicable to the right hand curb and parallel thereof, and stop until such apparatus has passed or stopped. All persons operating locomotives and railroad trains at street intersections shall at once make way for such apparatus. Exception is made however in ambulances returning from a call, and at such time the said ambulances, when unoccupied or not on an emergency case, shall be subject to the same restrictions placed upon all other vehicles.

No vehicle, excepting public vehicles shall be driven through a procession without the permission of a police officer. The driver or person in charge of a motor vehicle, before leaving the same unattended on the public streets, shall take all precautions to prevent the starting of said vehicle by unauthorized persons, and no person without authority of said driver or person in charge shall climb upon such vehicle, or sound any horn or bell, or attempt to manipulate any of the machinery, or set said vehicle in motion, or in any way interfere with said vehicle.

No vehicle shall remain upon any public street within the congested district for the purpose of receiving and discharging freight between the hours of 8:00 A. M. and 8:00 P. M. whenever there is a public alley which has connection with the premises where such freight is to be delivered or received, and such delivery or receipt is practicable through such alley. No public sidewalk shall be obstructed during such hours. No vehicle shall remain backed within the congested district to a curb excepting for the purpose of loading or unloading and for no longer period of time than is necessary for such loading or unloading, and in no case unless by written permit from the Superintendent of Police. When taking up or discharging freight, vehicles within the congested district shall be headed in the direction of traffic on the right of the roadway.

8-110. Through Streets.—The following streets and parts of streets, to-wit: Walnut Street from the south corporation line to the north corporation line; College Avenue from Second Street to the north corporation line; Tenth Street from Morton Street to the east corporation line; Rogers Street from the south corporation line to Eleventh Street; Fifth Street from Adams Street to Indiana Avenue; Third Street from College Avenue to the east corporation line and (on all streets lying between the boundaries of First Street on the south, Walnut Street on the west Tenth Street on the north, and Indiana Avenue on the east) the streets running east and west in said area shall be and are hereby designated and constituted "through streets." Except that Washington Street from Third Street to First Street and from Seventh Street to Tenth Street in said area shall be designated and constituted a through street, and the traffic of all vehicles shall come to a full stop before entering onto or crossing any of said "Through Streets," however, this shall not apply to police and fire vehicles and ambulances making an emergency call. Provided that the above designations of through streets shall not apply at intersections where stop and go lights are installed. The Police Department, with the approval of the Common Council of said City shall install or paint a stop signal,

or put the word "Stop" at the intersections of streets which now are or shall hereafter be deemed "Through Streets," and the installation of said signal shall be sufficient to so designate said streets as "Through Streets."

8-111. Safety Zones.—Safety zones may be established and caused to be erected by the Council along any designated stop within the congested districts, said zones may, in the discretion of the Council, be a raised platform but shall be plainly designated.

8-112. Pedestrians.—Pedestrians shall keep to the right on all walks or drives and shall stop only at or near the curbs or houselines and not in the center of the walk, and shall not cross the streets except at points indicated by the Council and painted, or at regular cross walks, and shall not cross any street or intersection diagonally. Pedestrians must not unnecessarily use the roadway and streets, and in waiting for busses, must remain upon the sidewalk, keeping the crosswalks free until such bus stops. Nothing in the foregoing shall excuse drivers of vehicles from constant vigilance to avoid injury to pedestrians.

8-113. Improper Riding on Vehicles.—No person shall ride or jump upon vehicles without the consent of the owner, and no person when riding shall allow any part of the body to protrude beyond the clearance limits of the vehicle, nor shall any person hang on the outside of any vehicle in any manner whatsoever.

8-114. Bus Regulations.—Busses shall stop only at the near side of intersecting streets for the purpose of taking on or discharging passengers, and shall not obstruct any street intersections or paths to be used by pedestrians in crossing streets. No vehicle for hire shall remain standing on any street for the purpose of receiving or discharging passengers for a period exceeding five (5) minutes at any one time. Busses shall not pass each other on street intersections at any point within the City. Provided, that none of the provisions of this section shall apply to any taxicab or owner or operator thereof, when such taxicab is operated only upon a specific call by telephone or otherwise under a specific contract for hire, from a public or private garage or station maintained for the purpose of receiving such calls, and the destination of which taxicab is wholly under the direction of a passenger or passengers transported therein and the route of which is over any street available for travel thereto, nor any such vehicle, nor the owner or operator thereof when such vehicle is operated by a hotel owner in the conveyance of guests between such hotel and any railroad stations.

8-115. Quiet Zones.—All streets immediately next to all schools, colleges, churches and hospitals are hereby designated as "Quiet Zones" and all vehicles shall operate thereon so as to cause the minimum of noise.

8-116. Restricted Streets.—No commercial vehicles shall be allowed on any intersecting street within the congested district, except to deliver or call for goods, wares or merchandise or passengers, and then only by way of the nearest intersection to the point of destination.

8-117. Regulation on Loaded Vehicles.—No person shall drive or conduct any vehicle in such condition or so loaded or constructed as to be likely to cause any delay in traffic or accident to man, beast or property. Vehicles used in any part of the City in hauling earth, ashes, sand or rubbish, coal or similar material, must be provided with tight fitting bodies and sideboards, and so loaded that the contents will not leak out. No vehicle having a greater width than eight (8) feet when fully loaded shall be permitted to operate without a special permit from the Board of Public Works and Safety, and, such permit shall state definitely the streets upon which such vehicle shall be permitted to operate.

8-118. Stopping Vehicles.—Vehicles shall not stop on the crosswalks so as to interfere with passage of pedestrians. No vehicles shall stand still within the intersection of any street nor within twenty (20) feet from the curb corner. No vehicle, unless in an emergency or to allow other vehicles or pedestrians to cross its path, shall stop in the street except near the right hand curb thereof and then so as not to obstruct a crossing. No vehicle shall stop with the left side to the curb on any street. No vehicle shall obstruct any part of any sidewalk.

8-119. Guide Lines.—All vehicles shall park according to guide lines painted either upon the pavement or curbing. All vehicles shall follow the painted guide lines and keep to the right thereof at all railroad crossings and street intersections. No vehicles shall cross any safety zone for pedestrians painted upon any streets of the City.

8-120. Driving Rules.—All vehicles shall drive to the right hand side of the highway at all times and not in the center of the highway at any other time than when necessary to pass other vehicles going in the same direction, where the right hand side of the highway is in such condition as to be passable. A vehicle meeting another, shall pass on the right side. A vehicle overtaking another, shall pass on the left side of the overtaken vehicle and not pull to the right until entirely clear of it.

No vehicle shall be backed in the congested district for any distance except that a vehicle may be backed not to exceed fifteen (15) feet when backing into or out of a parking space. No vehicle shall make a complete turn within the congested district either backing or otherwise, excepting the Fire and Police and other City operated vehicles, emergency ambulances and United States Mail trucks may make a full turn at any time. No vehicle shall make a turn at any rate of speed exceeding eight (8) miles per hour. A vehicle turning into another street to the left shall turn around the center of intersection of two streets, keeping close to the right hand curb of the second street. A vehicle turning into another street to the right shall keep close to the right hand corner. Vehicles crossing from one side of the street to the other, shall do so by turning in the intersection of two streets,

provided same is outside of congested district. Vehicles making either a right or left turn shall move with the direction of the traffic on the street from which said turn is made. Vehicles shall come to a full stop before emerging from any alley, gasoline filling station, private drive or any building or opening and before emerging must give a warning with the horn to the other vehicles or pedestrians. Within the congested district, any vehicle following another shall keep at a distance of not less than eight (8) feet from the preceding vehicle.

8-121. Parking—Near Hydrants.—No vehicle shall park within fifteen (15) feet in either direction of a fire hydrant, any place within the City limits, nor within fifteen (15) feet of the center line of the entrance of any hotel, theatre or motion picture house, nor within ten (10) feet of the center line of the entrance of any public building or church, nor within an area adjacent to any State Highway intersection in the City of Bloomington, Indiana, where said parking would obstruct a forty-five (45) degree angle vision in either direction across the building line at said intersection, of any person approaching said intersection.

8-122. — Near Intersections.—No vehicle shall park within twenty (20) feet of any other street intersection other than any State Highway intersection.

(Ord. No. 1, 1937)

8-123. — In Alleys.—No parking shall be permitted in alleys and courts. Proper signs indicating the direction of travel in alleys and courts so designated shall be erected by the Board of Public Works and Safety.

8-124. — Restricted Spaces.—No vehicle shall park in the restricted space on the east side of Walnut Street, from the south corporation line of the City of Bloomington on Walnut Street to First Street; on the south side of Third Street from alley between Grant and Dunn Streets to Dunn Street; on the south side of Third Street from Dunn Street to Indiana Avenue; on the north side of Third Street from Indiana Avenue to Maxwell Street; on Forest Avenue from Third Street to Fifth Street; on the south side of Tenth Street from Lincoln Street to Indiana Avenue; on the south side of Tenth Street from Walnut Street to Morton Street; on the east side of Morton Street from Ninth Street; on the east side of Morton Street from the alley between Fifth and Sixth Streets to Fifth Street; on the west side of Morton Street between Fifth Street and Sixth Street; on the south side of Fifth Street from Gentry Avenue to Chicago, Indianapolis and Louisville Railway tracks; on the east side of Washington Street from Second Street to Third Street; on the north side of Fourth Street from Jackson Street to Rose Hill Cemetery.

8-125. — Regulations.—No vehicle shall be parked on any sidewalk or that space between the sidewalks and curbs known as the "grass plot," any place within the City limits. No vehicle shall be parked parallel to nor abreast of another vehicle where parking is parallel to the curb. No vehicle shall be parked in the rear of any vehicle where parking is diagonal, and it is hereby further provided that cars stopped in this manner shall be deemed to be double parked.

In the congested district, all parking shall be diagonal to the side thereof with the right front wheel to the right curb at an angle of forty-five (45) degrees, except on both sides of Walnut Street from Sixth Street to Seventh Street; on both sides of College Avenue from Sixth to Seventh Street; on the east side of Morton Street from Sixth Street to the alley between Fifth and Sixth Streets; on both sides of Walnut Street from Fourth Street to Kirkwood Avenue, all vehicles shall be parked parallel to the curb with right wheels not more than eight (8) inches from the curb. On all other streets in the City of Bloomington, Indiana, all parking shall be parallel to the curb with the right wheels of any vehicle so parked not more than eight (8) inches from the curb. No vehicle shall be parked so as to obstruct any alley or private driveway.

No vehicle shall park in a "Restricted Zone." No trucks or trailers shall be allowed to remain parked upon any street within the City limits from 12:00 midnight to 6:00 A. M. without permission from the Superintendent of Police.

It shall be unlawful for any person, firm or corporation, or operator to park or permit the parking of any vehicle within the area bounded by the north line of Fourth Street on the south, the east line of Morton Street on the west, the south line of Seventh Street on the north, and the west line of Washington Street on the east, for a period longer than one (1) hour and thirty minutes continuously on any day of the week except Sunday, between the hours of six (6:00) A. M. and nine-thirty (9:30) P. M., and for a period longer than thirty (30) minutes continuously on all days except Sundays and holidays on the west side of Indiana Avenue from Fourth to Fifth Streets; and for a period longer than fifteen (15) minutes continuously on all days between the hours of eight (8:00) A. M. and five (5:00) P. M., except Saturdays, Sundays and holidays on portions of all streets lying immediately adjacent to any public school building within said City.

No person, firm or corporation shall park any motor vehicle in restricted parking space which may be established by the Board of Public Works and Safety as provided herein upon the recommendation of the Chief of Police for loading and unloading of trucks and commercial vehicles, for the parking of taxicabs and busses, and for any emergency which said Board of Public Works and Safety may deem sufficient to justify the restriction of parking on streets within the City of Bloomington, Indiana.

The Board of Public Works and Safety is hereby given the power and authority to designate restricted parking spaces for such periods of time as said Board may deem necessary upon the recommendation of the Chief of Police for the purpose of providing for the loading and unloading of trucks and commercial vehicles, for the parking of taxicabs and busses, and for any emergency which said Board

may deem sufficient, to justify the restriction of parking within the City of Bloomington, Indiana.

Said restricted parking space shall be designated by the Board of Public Works and Safety by placing white lines on the curbing for the loading and unloading of commercial vehicles and trucks; by the placing of red lines for restricted parking spaces for the use of taxicabs and busses, and other emergency restrictions. No vehicle shall be parked in any restricted space which shall have been marked under the provisions of this said section.

8-126. — To Sell.—No vehicle shall be parked on any street or sidewalk or street strip or in any alley or court in said City for the purpose of selling the same, or carrying signs or posters painted either on the vehicle itself or upon any sign material offering the said vehicle for sale, trade, barter or exchange.

8-127. — For Hire.—No vehicle for hire shall be parked, except as herein provided, upon any street, alley or intersection of the City of Bloomington, provided that from twelve o'clock noon, to one o'clock P. M. such vehicles for hire may be parked at the curb in such a manner as not to obstruct the street, upon any street in the City except in the congested district.

(Ord. No. 1, 1937)

8-128. — Violations.—Any person, firm or corporation, driver or operator who shall violate any of the parking provisions of these sections shall be ordered to report to the Desk Sergeant of the Bloomington, Indiana Police Department and upon admission of guilt of said party of said violation to said officer, shall pay a fee of one dollar (\$1.00) to the Clerk-Treasurer of the City of Bloomington, Indiana, for the first violation, and for a second violation of any of the provisions of this section shall be ordered to report to the Desk Sergeant of the Bloomington Indiana Police Department and upon admission of guilt of said party of said violation to said officer shall pay a fee of two dollars (2.00) to the Clerk-Treasurer of the City of Bloomington, Indiana; and for a third and any subsequent violation thereafter shall be ordered to report to the Desk Sergeant of the Bloomington Police Department and upon the admission of guilt of said violation by said party to the officer, shall pay a fee of three dollars (\$3.00) to the Clerk-Treasurer of the City of Bloomington, Indiana. The City Clerk-Treasurer shall keep a record and account of all fees paid into him in accordance with the provisions hereof, and said fees shall be paid into the general fund of said City by said Clerk-Treasurer.

Any person, firm or corporation, driver or operator, who fails to report to the Desk Sergeant of the Bloomington Police Department when ordered so to do, or who willfully refuses to pay the fees above specified to the Clerk-Treasurer of the City of Bloomington, Indiana, upon an admission of guilt to any violation hereof or upon a conviction for any violation of the provisions of these sections, shall upon conviction be guilty of violating the provisions of this chapter.

8-129 Vehicle Lights.—No vehicle shall be operated within the corporate limits of the City of Bloomington with bright lights, and during the hours required by law to carry lights on the front of said vehicle, the same shall be dimmed.

8-130. Vehicle Passing.—No vehicle shall pass another travelling in the same direction within fifty (50) feet of a street intersection within the congested district, nor at said intersection.

8-131. Signs.—All signs for the regulation of traffic and parking, and for restricted zones, shall be erected and maintained by the Police Department at the direction of the Common Council and the Board of Public Works and Safety exclusively, and it shall be unlawful for any person or persons, firms or corporations to erect or maintain any sign tending to regulate traffic, parking or restricted zones, except said Police Department, and it shall be the duty of the Board of Public Works and Safety to confiscate any and all signs or obstructions placed on poles, posts, boards or otherwise, or in the streets, by any person, firms or corporations, for the purpose of, or tending to regulate traffic or parking, or restricted zones.

The Common Council and the Board of Public Works and Safety shall cause to be placed, signs having letters legible for a distance of at least fifty (50) feet in the day time at all points necessary, within the jurisdiction of the Police Department for the purpose of regulating traffic and parking.

8-132. Left Turns.—Any person operating or driving any vehicle, or riding or driving any animal or animals upon or along any street in the congested district shall not make any complete turn or left turn on any such street or intersection therein, except at intersections of streets bounding said congested district as such streets are set out in section 120 hereof.

8-133. Obeying Signals at Intersections.—Any person driving or operating any vehicle, or riding or driving any animal or animals over and along the streets of said City, when approaching any intersection of streets where any automatic traffic signal shall be installed and operating, shall take notice of said automatic traffic signal; if said automatic signal shows the red or "stop" signal on the side of said signal toward which said person is approaching, said person shall stop before entering upon said intersection or the crosswalks, and shall remain standing still until said automatic traffic signal shows the green or "go" signal on the side of said signal toward which said person is approaching, at which time said person shall move forward and cross said intersection or turn to the right or left into intersecting street. Provided, that no left turn shall be made at the intersections of streets in the congested district as set out in section 120 hereof.

8-199. Penalty.—Any person violating any of the provisions of this chapter, shall upon conviction, be fined in any sum not to exceed one hundred (\$100.00) dollars, together with cost of prosecution.

**TITLE 99—GENERAL PROVISIONS.
CHAPTER 1.**

- 99—101. Limitations of Code.
- 99—102. Severability of Code.
- 99—103. Time of Taking Effect.
- 99—104. Pending Litigation.
- 99—105. Specific Repealer.
- 99—106. General Repealer.

99—101. Limitations of Code.—Nothing in the Bloomington Code of 1941 shall be construed to effect any existing contract, franchise or appropriation ordinance, or any matter not expressly mentioned in this Code.

99—102. Severability of Code.—If any provision, section, chapter, or part of this Code shall be held void or unconstitutional, it is the intent of the Common Council that all the remaining provisions, sections, chapters, and all the other parts of this Code which are not expressly held to be void and unconstitutional shall be valid and shall continue in full force and effect.

99—103. Time of Taking Effect.—The provisions of this Code shall be in full force and effect after the 4th day of November, 1941. Until the provisions of this Code shall take effect, the existing ordinances of the City of Bloomington, Indiana shall remain in full force and effect.

99—104. Pending Litigation.—Any litigation pending at the time of the taking effect of this Code shall not be effected by this Code but such litigation shall proceed as though this Code had not been passed.

99—105. Specific Repealer.—The following ordinances are hereby specifically repealed:

ADMINISTRATION ORDINANCE TITLES.

An ordinance to provide fees for the City Clerk in certain cases.

Ord. No. 9, P. 25, B. 1.

An ordinance in relation to cemeteries and providing penalties for its violation.

Ord. No. 12, P. 31, B. 1.

An ordinance prescribing the powers and duties of the Chief Engineer of the Fire Department, and his assistants requiring persons present at a fire to obey all orders and directions lawfully given by said Engineer, or his assistants and providing penalties for the violation thereof.

Ord. No. 24, P. 52, B. 1.

An ordinance prohibiting persons from being within or upon the cemetery grounds belonging to the City and known as Rose Hill.

Ord. No. P. 265, B. 2

An ordinance to divide the City of Bloomington, Indiana into Wards. Be it ordained by the Mayor and Common Council of the City of Bloomington, Indiana.

Ord. No. P. 15, B. 3.

An ordinance organizing a Fire Department in and for the City of Bloomington, Indiana and providing regulations for the government thereof.

Ord. No. 160, P. 163, B. 2

An ordinance declaring and defining the entire corporate boundary of the City of Bloomington, Indiana.

Ord. P. 56, B. 3

An ordinance to employ an assistant in the City Treasurer's Office and making an appropriation out of which to pay assistant for services.

P. 207, B. 3

An ordinance to employ an assistant in the City Clerk's Office and making an appropriation out of which to pay assistant for services.

P. 206, B. 3

An ordinance for the trial and removal of City Officers.

Ord. No. P. 21, B. 4

An ordinance for care of Sanitary Sewer.

P. 83, B. 4

An ordinance defining the Precinct Boundaries and designing the voting places within the corporation limits of the City of Bloomington.

P. 80, B. 5

An ordinance changing the voting place of the first precinct of the Fourth Ward of the City of Bloomington.

P. 96, B. 5

An ordinance creating the City of Bloomington, Indiana on all lots and lands therein a special assessment district and levying a special assessment on all lots and lands exclusive of improvement thereon with in said district for the payment of costs of Street and Alley intersection on said Streets in City which have been improved therein.

Ord. No. P. 78, B. 5

An ordinance redistricting the City of Bloomington into wards, creating new wards, and fixing the boundaries of the wards of said City of Bloomington.

P. 68, B. 5

An ordinance providing for the abolishment of the Metropolitan Police Board for the City of Bloomington, Indiana, discharging all appointees made by said Board and declaring an emergency.

P. 128, B. 5

An ordinance creating a Board of Trustees for the control and management of Public Parks for City of Bloomington.

P. 142, B. 5

An ordinance to fix the bond of City Treasurer at \$50,000.00.

P. 144, B. 5

An ordinance abolishing the Board of Public Works, and the Board of Public Safety of the City of Bloomington, Indiana.

P. 95, B. 6, Ord. No. 183, Sept. 24, 1920

An ordinance requiring the Board of Works of the City of Bloomington to perform the duties of the Board of Safety.

Ord. No. 134, P. 37, B. 6, Jan. 26, 1920

An ordinance authorizing the City Attorney to employ an Assistant City Attorney and fixing his salary.

Ord. No. 155, P. 58, B. 6, May 19, 1920

An ordinance providing that the Mayor and City Civil Engineer shall not be members of the Board of Public Works and providing that the Mayor shall appoint a Board of Public Works consisting of three members, not more than two of whom shall be of the same political party.

Ord. No. 140, P. 46, B. 6, Feb. 5, 1920

An ordinance abolishing the Board of Public Works, and the Board of Public Safety of the City of Bloomington, Indiana, and providing that the Common Council of the City of Bloomington, Indiana shall perform the duties of the Board of Public Works and the Board of Public Safety.

Ord. No. 183, P. 95, B. 6, Sept. 24, 1920

An ordinance fixing the compensation to be paid sexton or superintendent of the Rose Hill Cemetery providing he shall occupy the cemetery residence without paying rent therefor, and repealing all ordinances in conflict herewith.

Ord. No. 146, P. 51, B. 6, March 3, 1920

An ordinance appointing the Chief and other members of the Fire Department of the City of Bloomington, Indiana and fixing their salaries.

Ord. No. 222, P. 144, B. 6, Dec. 8, 1921

An ordinance creating a Board of Trustees for control and management of the Public Parks of the City of Bloomington, Indiana.

Ord. No. 217, P. 138, B. 6, Nov. 30, 1921

An ordinance fixing and determining that cemetery sexton give bond for faithful performance of his duties and payment of all money coming into his hands as such sexton into the City Treasurer's office.

Ord. No. 229, P. 175, B. 6, Dec. 27, 1921

An ordinance fixing and determining that the Fire Chief of the City of Bloomington, Indiana be and he is required to give bond for the faithful discharge of his duties before entering into his office.

Ord. No. 228, P. 174, B. 6, Dec. 27, 1921

An ordinance appointing a sexton of Rose Hill Cemetery and fixing the salary or compensation to be paid him for his services.

Ord. No. 224, P. 154, B. 6, Dec. 6, 1921

An ordinance prescribing rules of the Common Council of the City of Bloomington, Indiana, and providing the manner in which such common Council shall organize its body for the conduct of its business and meetings.

Ord. No. 225, P. 155, B. 6, Dec. 27, 1921

An ordinance pertaining to government of Rose Hill Cemetery.

Ord. No. 201, P. 116, B. 6, May 7, 1921

An ordinance appointing a Street Commissioner for the City of Bloomington, Indiana, for the term of four years, beginning at the hour of twelve o'clock noon on the first Monday of Jan. 1922, and ending at the hour of twelve o'clock noon on the first Monday of Jan. 1926, fixing the salary of such commissioner and the amount of bond to be given by him for the faithful performance of his duties.

Ord. No. 221, B. 6, P. 143, Dec. 8, 1921

An ordinance repealing an ordinance entitled "An ordinance fixing the compensation to be paid to the city nurse" passed by the Common Council on Oct. 1, 1919 and approved by the Mayor under date of Oct. 8, 1919 and abolishing the position of the city nurse.

Ord. No. 230, P. 176, B. 6, Dec. 31, 1921

An ordinance abolishing the office of City Constables of the City of Bloomington, Indiana, and imposing and conferring the duties of City Constables upon the City Clerk.

Ord. No. 214, P. 133, B. 6, Nov. 15, 1921

An ordinance fixing the rules, charges and conditions concerning of the crypts owned by the City of Bloomington, Indiana, and situate in mausoleum in Rose Hill cemetery.

Ord. No. 209, P. 124, B. 6, May 7, 1921

An ordinance defining certain voting precinct boundary lines within the corporate limits of the City of Bloomington, Indiana, and, declaring an emergency.

Ord. No. 200, P. 113, B. 6, March 31, 1921

An ordinance providing for the abolishment of the Board of Public Works and the Office of the Board of Public Works by the City of Bloomington, Monroe County, Indiana, conferring the powers and duties of the Board of Public Works on the Common Council of said City and fixing a time for going into effect of said ordinance.

Ord. No. 299, P. 288, B. 6, May 28, 1923

An ordinance declaring and defining the corporate boundaries of the City of Bloomington.

Ord. No. 33, P. 75, B. 7

An ordinance establishing a City Plan Commission for the City of Bloomington, according to the Acts of the General Assembly.

Ord. No. 37, P. 85, B. 7

An ordinance declaring the City Court shall exercise jurisdiction in civil cases and fixing the salary of the City judge for such additional services.

Ord. No. 16, P. 221, B. 7, July 3, 1928

An ordinance authorizing the establishment, maintenance and equipment of playgrounds and recreational centers in the City of Bloomington, Indiana, and vesting powers to do so in the Board of School Trustees of said City.

Ord. No. 28, P. 278, B. 7, Aug. 21, 1929

An ordinance creating Office of City Treasurer and fixing salary of same.

Ord. No. 2, P. 2, B. 8, 1930

An ordinance fixing the amount of the bond for the Treasurer of the City of Bloomington.

Ord. No. 1, P. 78, B. 8, 1932

Repeal of ordinance No. 169, Adopted on July 6, 1920.

Ord. No. 2, P. 79, B. 8

An ordinance for the control of the Public Parks of the City of Bloomington, Indiana.

Ord. No. 16, P. 230, B. 8, May 22, 1934

An ordinance fixing the amount of the bond for the Treasurer of the City of Bloomington.

Ord. No. 4, P. 166, B. 8, Feb. 7, 1934

Ord. No. 18, P. 41, B. 1

Ordinance establishing Councilmanic Districts in accordance with Chapter 233 of the Acts of 1933 of General Assembly of the State of Indiana.

Ord. No. 2, P. 162, B. 8, Jan. 17, 1934

Ordinance repealing Park ordinance Number 217, passed and adopted by the Common Council of the City of Bloomington, Nov. 30, 1921.

Ord. No. 15, P. 229, B. 8, 1934

Fixing the bonds of the members of the Board of Health at \$1000.00 each.

Ord. No. 3, P. 249, B. 8, Jan. 16, 1935

Appropriation ordinance for City Board of Health for the establishment of a dog pound and employment of a dog catcher.

Ord. No. 10, P. 256, B. 8, April 16, 1935

An ordinance establishing a Board of Trustees and a Firemen's Pension Fund for the Fire Department of the City of Bloomington, Indiana, and declaring an emergency.

Ord. No. 5, P. 133, B. 9, July 20, 1938

An ordinance establishing a Police Pension Fund for the Metropolitan Police Department of the City of Bloomington, Indiana, and declaring when the same shall become effective and declaring an emergency.

Ord. No. 6, P. 135, B. 9, August 6, 1938

An ordinance for the establishment of an eight hour working day for members of the Police Department of the City of Bloomington, Indiana.

Ord. No. 21, P. 251, B. 9, Nov. 8, 1939

An ordinance relating to the Fire Department and regulating the use of fire equipment within a five mile radius of the corporate limits of the City of Bloomington, Indiana, and making a minimum charge to the township trustee or to the property owner using said service.

Ord. No. 4, P. 165, B. 9, May 17, 1939

An ordinance for the creation and establishment of a Board of recreation in the City of Bloomington, Indiana.

Ord. No. 14, P. 229, B. 9, August 16, 1939

An ordinance providing for the examination and registration of plumbers, appointing an Inspector of Plumbers, and regulating connections with the Sanitary Sewer System and the Water Works System of the City of Bloomington, requiring surety and maintenance bonds and providing penalties.

Ord. No. 13, P. 223, B. 8, April 18, 1934

ANIMALS AND FOWLS ORDINANCE TITLES

An ordinance to prevent hogs running at large within the City limits, and providing penalties for its violation.

Ord. No. 18, P. 41, B. 1

An ordinance to prevent persons from hitching horses, or other animals or leaving wagons, or other vehicles standing opposite the Fire Engine House.

Ord. No. 22, P. 49, B. 1

An ordinance to prevent hogs, geese, and ducks from running at large in the City.

Ord. No. 37, P. 78, B. 1

An ordinance to prevent Stock, Cattle, Horses, Swine, Geese and Ducks from running at large within the City limits.

Ord. No. 39, P. 82, B. 1

An ordinance making it unlawful for any person to hitch horses or cattle to any shade tree or the boxing or protection thereof or to hitch horses or cattle in such a manner as may cause the obstruction of any gutter or the depositing of any filth or litter in such gutter or upon the street and sidewalk of the City of Bloomington.

Ord. No. 52, P. 108, B. 1

An ordinance prohibiting the feeding of animals on the streets and alleys of the City of Bloomington, Indiana, and prohibiting animals and vehicles from standing on the streets and alleys of such City longer than a specified period of any hours time, without a license therefor.

Ord. No. 120, P. 93, B. 2

An ordinance providing for the protection of Public Wells.

Ord. No. 132, P. 123, B. 2

An ordinance prohibiting the running at large of any chicken or chickens, goose or geese, turkey or turkeys, duck or ducks, or any other fowl or fowls, within the corporate limits of the City of Bloomington, Indiana and providing a penalty for the violation thereof.

Ord. No. P. 101, B. 3

An ordinance regulating the keeping of dogs in the City of Bloomington, requiring the confining or muzzling of dogs, making it unlawful for vicious and ferocious dogs to go at large and providing penalties for violation thereof.

BUILDING ORDINANCE TITLES

An ordinance regulating the erection or moving of any building or part of building within the corporation limits of the City of Bloomington, Indiana and providing a penalty for the violation thereof.

Ord. No. P. 122, B. 3

An ordinance to prohibit the erection of wooden buildings within certain limits and providing penalties for the violation thereof.

Ord. No. 15, P. 36, B. 1

An ordinance in relation to Omnibuses, Hacks, Drays, Carriages and other vehicles and repealing conflicting ordinance.

Ord. No. 60, P. 130, B. 1

An ordinance establishing fire limits.

Ord. No. 66, P. 144, B. 1

An ordinance providing for the numbering of buildings in the City of Bloomington, Indiana, and fixing a time in which the same shall be done.

Ord. No. 85, P. 42, B. 2

An ordinance regulating the construction, reconstruction, placing and moving of buildings within certain limits of the City of Bloomington, and providing penalties for the violation thereof.

Ord. No. 151, P. 151, B. 2

An ordinance to prevent the encumbering of streets, alleys and sidewalks with buildings, fences or other structures making it unlawful.

Ord. No. P. 175, B. 3

An ordinance making it the duty of all property owners, landlords, land tenants of residences, business houses, buildings and structures of every kind in the City of Bloomington, must keep their property free from paper, trash and inflammable rubbish of every kind.

Ord. No. P. 26, B. 7

An ordinance to amend section 1 of ordinance No. 13, 1934, entitled "an ordinance providing for examination and registration of plumbers, appointing an inspector of plumbing, and regulating connections with the sanitary sewer system and water works system of the City of Bloomington, requiring surety and maintenance bond and providing penalties, approved April, 1934.

Ord. No. 14, P. 228, 253, May 18, 1934

An ordinance regulating the erection or construction of any building or an addition to any building or excavation for the construction or erection of any building within the corporate limits of the City of Bloomington, Indiana, and providing a penalty for the violation thereof.

Ord. No. 9, P. 217, B. 9

HEALTH ORDINANCE TITLES

An ordinance to regulate the collection and disposal of garbage.

Ord. No. 15, P. 57, B. 7

An ordinance protecting the public health, defining the duties of the City Health Officer, Chief of Police and Street Commissioner and directing the abatement of nuisances and prescribing penalties.

Ord. No. P. 84, B. 3

An ordinance defining the diseases known and commonly called Spanish Influenza or "Flu," pneumonia, lagrippe and cold as being contagious infections and communicable disease, making regulations and requirements deemed expedient and necessary to suppress and prevent the spread of such diseases requiring.

Ord. No. 58, P. 226, B. 5, Jan. 14, 1919

An ordinance protecting the public health from venereal diseases, defining the duties of physicians, house holders and Health Officers in connection therewith, restricting diagnosis or treatment by druggist, prohibiting the display of advertisements of venereal treatment in public places and prescribing, penalties.

Ord. No. 33, B. 5, P. 189

An ordinance to protect public health against disease and poisons which may be carried by flies, from privies, manure, barn yards, etc.

Ord. No. P. 78, B. 4

An ordinance to further promote the public health and cleanliness of the City of Bloomington by prohibiting the practice of spitting on the sidewalks and public places, fixing penalty for violation thereof.

Ord. No. P. 70, B. 3

An ordinance protecting the public health; defining the duties of the City Health Officer and Chief of Police; directing the abatement of nuisances and prescribing penalties.

Ord. No. 191, P. 232, B. 2

An ordinance to prevent contagious and other diseases.

Ord. No. 56, P. 117, B. 1

An ordinance concerning nuisances and providing penalties for violation.
Ord. No. 7, P. 21, B. 1

An ordinance to prevent the accumulation of filth and rubbish, providing for burial permits and report of death, prescribing penalties for violation thereof and declaring an emergency.

Ord. No. 58, P. 124, B. 1

Lic. AND PER. COMM. REG. ORDINANCE TITLES

An ordinance to amend sections 2 and 6 of an ordinance regulating and licensing public exhibitions and amusements, shows, vending machines, peddlers, etc., the same being license ordinance No. 1, to read as follows:

Ord. No. 11, P. 223, B. 9

An ordinance regulating and licensing circuses, theatricals and moving picture shows, carnival companies, amusements, show, boxing and wrestling exhibitions, public dance halls, dances and entertainments, skating rinks, bowling alleys, shooting galleries, pool and billiard tables, merry-go-rounds, and other link amusements; fire and bankruptcy sales, peddlers, hawkers, itinerant dealers, lunch wagons and vending machines, pawnbrokers; and providing a penalty for engaging in such business without first obtaining a license therefor; providing penalties and providing for a restricted district in connection therewith.

Ord. No. 1

An ordinance relative to peddlers and hawkers, and providing penalties for its violation.

Ord. No. 54, P. 112, B. 1

Ordinance regulating peddlers in the City of Bloomington, providing license therefor and a penalty for violation.

Ord. No. 33, P. 293, B. 7, Sept. 23, 1923

An ordinance providing for the regulation and licensing of auto busses and to provide for the revocation of Auto Bus Licenses and providing penalties.

Ord. No. 9, P. 18, B. 9, Aug. 20, 1936

An ordinance requiring auctioneers, peddlers, hucksters and others to pay a license to the City of Bloomington.

Ord. No. P. 50, B. 3, April 2, 1907

An ordinance relative to auctioneers, to regulate the crying of goods at auction and providing penalties for the violation thereof.

Ord. No. 11, P. 29, B. 1, Oct. 17, 1876

An ordinance for the license and regulations for automobile or motor vehicles and drivers, for hire.

Ord. No. 249, P. 197, B. 6, June 26, 1922

Ordinance regulating Transient Merchant, etc.

Ord. No. 186, P. 218, B. 2, July 1, 1902

An ordinance for the regulation for the use of streets and alleys within the City of Bloomington, Indiana, and providing penalty for parking of trucks, wagons and other vehicles thereon.

Ord. No. 25, P. 283, B. 8, Oct. 2, 1935

An ordinance for the examination and registration of plumbers, appointing an inspector of plumbing and regulating connections with the sanitary sewer system and the Water Works System of the City of Bloomington, Indiana, requiring surety and maintenance bond, providing penalties, and to amend section 10, of ordinance No. 13, 1934, by adding the following paragraph:

Ord. No. 3, P. 163, B. 9, May 3, 1939

An ordinance to promote public health in the City of Bloomington, Indiana, by providing sanitary and health regulations for Barbers and Barber Shops; providing for supervision thereof and prescribing penalties therefor.

Ord. No. 8, P. 145, B. 9, Oct. 8, 1938

An ordinance providing for the regulation, inspection and licensing of taxi cabs, providing penalties for the violation thereof, and repealing all ordinances in conflict therewith, and fixing a time when the same shall be effective.

Ord. No. 1, P. 121, B. 9, Jan. 20, 1938

An ordinance to repeal section one (1) of 15, 1935 of the City of Bloomington, Indiana, and contained in ordinance record number 8, page 262, of the City of Bloomington, Indiana, and to regulate and license pool and billiard tables and bowling alleys, and providing a penalty for engaging in such business without first obtaining a license therefor, and providing penalties.

Ord. No. 8, P. 16, B. 9, Aug. 11, 1936

An ordinance to repeal section 14 of License Ordinance No. 1, 1931, of the City of Bloomington, Indiana, contained in ordinance record 25, page 312 of the City of Bloomington, Indiana, and to regulate and license pool and billiard tables and bowling alleys and providing a penalty for engaging in such business without first obtaining a license.

Ord. No. 15, P. 262, B. 8, July 3, 1935

An ordinance to license dealers in used goods, wares and merchandise in the City of Bloomington, Indiana, and to regulate dealing in used goods, wares and merchandise, and providing penalties for the violation thereof.

Ord. No. 16, P. 264, B. 8, Aug. 7, 1935

An ordinance to repeal Ordinance No. 1, 1934, of the City of Bloomington, Indiana, contained in ordinance record 8, page 160 of the City of Bloomington, Indiana.

ana, and to license dealers in milk and dairy products in the City of Bloomington, Indiana, and providing penalties.

Ord. No. 17, P. 267, B. 8, Aug. 7, 1935

An ordinance to prohibit marathon dances, walkathons, skatathons, and similar contests of endurance within the Jurisdiction of the City of Bloomington, Indiana, and providing penalties.

Ord. No. 27, P. 245, B. 9, Dec. 20, 1934

An ordinance to license dealers in milk and dairy products in City of Bloomington, Indiana, and providing penalties.

Ord. No. 1, P. 160, B. 8, Jan. 17, 1934

An ordinance to amend Section 2 of Ordinance No. 1, 1931, entitled "An Ordinance regulating and licensing circuses, theatricals and moving picture shows, carnival companies, museum shows, boxing and wrestling exhibitions, public dance halls, dances, and entertainments, skating rinks, bowling alleys, shooting galleries, pool and billiard tables, merry-go-rounds, and other like amusements; fire and bankrupt sales, peddlers, hawkers, itinerant dealers, lunch wagons, and vending machines, pawnbrokers; and providing a penalty for engaging in such business without first obtaining a license therefor; providing penalties and providing for a restricted district in connection therewith.

Ord. No. 9, P. 209, B. 8, March 7, 1934

An ordinance limiting the use of city water in time of draught and providing penalties for violations thereof.

Ord. No. 17, P. 17, B. 8

An ordinance fixing the license fees for operating Miniature Golf Courses.

Ord. No. 15, P. 15, B. 8, 1930

An ordinance regulating the use of vehicles carrying passengers for hire.

Ord. No. 20, P. 187, B. 7, 1927

An ordinance regulating the operation of theatres, opera houses, vaudeville and moving picture shows and concert halls; providing the licensing thereof and for a penalty for violation of such ordinance.

Ord. No. 23, P. 127, B. 7

An ordinance prohibiting the issuing of license to run or operate a pool or billiard table in any upstairs room.

Ord. No. 115, P. 284, B. 5, Nov. 4, 1919

An ordinance to license, tax and regulate billiard tables, pool tables and bowling alleys and providing a penalty for the violation thereof.

Ord. No. 61, P. 233, B. 5, Jan. 22, 1919

An ordinance making it unlawful to open, operate, or conduct a theatre, opera, vaudeville, concert hall, or moving picture show without first having procured a license thereof.

Ord. No. 10, P. 154, B. 5

An ordinance establishing a public market on South Walnut Street, regulating the retailing of provision and articles of food upon the same; providing a penalty for the violation of this ordinance.

Ord. No. P. 64, B. 5

Amendment to market ordinance of Section 2.

Ord. No. P. 73, B. 5

An ordinance making it unlawful to keep any pool or billiard table for hire within the corporate limits of the City of Bloomington without first procuring a license.

Ord. No. P. 125, B. 5

An ordinance making it unlawful to carry on a theatre, opera, etc. without a license.

Ord. No. P. 87, B. 4

An ordinance to license, tax and regulate the sale, barter and gift of intoxicating liquors in the City of Bloomington, Indiana, to repeal all ordinances and parts of ordinances in conflict therewith.

Ord. No. P. 134, B. 3

An ordinance fixing the amount of the fee to be charged, taxed and collected for a license to barter and sell intoxicating liquors in the City of Bloomington, Indiana, or within two miles thereof and repealing all ordinances and parts of ordinances in conflict therewith.

P. 127, B. 3

An ordinance making it unlawful to open or carry on a theatre, opera, vaudeville or concert hall without procuring a license therefor; regulating the granting and issuance of such licenses; making provision for the revocation thereof and providing for a penalty for the violation of such ordinance.

Ord. No. P. 110, B. 3

An ordinance for regulating the granting of license in certain cases.

Ord. No. P. 41, B. 3

An ordinance providing for licensing certain occupations.

Ord. No. P. 43, B. 3

An ordinance to license, tax and regulate the sale of intoxicating liquors in the City of Bloomington, Indiana.

P. 12, B. 3

An ordinance making it unlawful to keep any table, alley, machine, or other device for hire or pay within the City of Bloomington, Indiana, without first pro-

curing a license therefor.

Ord. No. 127½, P. 108, B. 2

An ordinance repealing Section 2 of an ordinance entitled "An Ordinance to prohibit the erection of wooden buildings within certain limits.

Ord. No. 61, P. 132, B. 1

Buildings permits.

Ord. No. 57, P. 121, B. 1

An ordinance regulating the sale of intoxicating liquors in the City of Bloomington and within two miles of the corporate limits thereof.

Ord. No. 59, P. 127, B. 1

An ordinance to prevent throwing any substance at, into, or against the Band Stand situated in the Court House yard in the City of Bloomington and to prevent loafing, loitering, playing, romping, or eating upon, in, or anyway defacing said Band Stand.

Ord. No. 50, P. 102, B. 1

An ordinance to amend Section four (4) of an ordinance entitled "An Ordinance to exact license money from persons licensed to retail intoxicating liquors by county or state authority.

Ord. No. 49, P. 100, B. 1

An ordinance relative to Omnibus and hack drivers, hotel runners, express and baggage wagon drivers, loungers and loafers, and for the protection of travelers in the City of Bloomington.

Ord. No. 44, P. 91, B. 1

An ordinance amending Section one (1) of an ordinance amending Section four (4) of a ordinance entitled "An Ordinance to exact license money from persons licensed to retail intoxicating liquors by county or state authority."

Ord. No. 53, P. 110, B. 1

An ordinance to prohibit the sale of spirituous, vinous, and malt and other intoxicating liquors on Sunday or upon the fourth day of July, the first day of January, the twenty-fifth day of December or Thanksgiving Day, or upon the day of any state, county or township primary or municipal election, and to prohibit the sale of such liquors on any of said days by any druggist or druggist clerk except in cases therein provided.

Ord. No. 31, P. 68, B. 1

An ordinance to amend Section B of an ordinance entitled "An Ordinance to exact license money from persons licensed to retail intoxicating liquors by county or state authority, to regulate places where intoxicating liquors are sold and the sale of said liquors within the City of Bloomington, and within two miles from and beyond the limits thereof.

Ord. No. 20, P. 45, B. 1

An ordinance concerning billiard tables, nine or ten pin alleys, ball alleys, bowling saloons, and shooting galleries.

Ord. No. 6, P. 20, B. 1

A ordinance to exact license money from persons licensed to retail intoxicating liquors by county or state authority, to regulate places where intoxicating liquors are sold and the sale of said liquors within the City of Bloomington and within two miles from, and beyond the limits thereof, to punish the selling of intoxicating liquors to drunkards and to provide penalties for the violation thereof.

Ord. No. 10, P. 26, B. 1

An ordinance relating to theatre shows and places of amusement, providing for license for the same, and providing penalties for the violation thereof.

Ord. No. 5, P. 18, B. 1

An ordinance relating to peddlers and hawkers, and providing penalties for its violations.

Ord. No. 4, P. 16, B. 1

An ordinance making it unlawful to keep any table, alley, machine or other device for hire or pay within the City of Bloomington, Indiana, without first procuring a license.

Ord. No. 133, P. 124, B. 2

An ordinance to license, tax and regulate public hackmen, taxi cab operators and drivers, cabmen, draymen and all persons pursuing like occupation for pay or hire; providing penalties for the violation of said ordinance.

Ord. No. P. 56, B. 5

MISCELLANEOUS OFFENSES ORDINANCE TITLES

An ordinance to prevent loafing and lounging on the streets and other public places within the City of Bloomington at unreasonable hours of the night and providing a penalty for the violation thereof.

Ord. No. 35, P. 73, B. 1

An ordinance providing for the removal and destruction of all weeds and other filthy vegetation and accumulations and for cleaning the streets and alleys of the City of Bloomington.

Ord. No. 62, P. 133, B. 1

An ordinance prohibiting children under the age of fifteen years from loitering or wandering about the City of Bloomington, Indiana, at night.

Ord. No. 107, P. 75, B. 2

A ordinance relating to misdemeanors, nuisances and other offenses against the City of Bloomington, and providing penalties for the violation thereof.

Ord. No. 1, P. 1, B. 1

An ordinance to prevent the disturbance of public meetings, and providing penalties for the violation thereof.

Ord. No. 2, P. 13, B. 1

An ordinance concerning fines, and forfeitures, compelling the enforcement of manual labor for violation of City Ordinance.

Ord. No. 13, P. 34, B. 1

An ordinance relating to houses of ill fame, protecting public morality, decency and order, defining the duties of police officers in certain cases, and providing penalties for the violation thereof.

Ord. No. 8, P. 22, B. 1

An ordinance relating to the removal of snow and ice, and dirt from the sidewalk of the city, and providing for the violation thereof.

Ord. No. 14, P. 35, B. 1

An ordinance to prevent the firing of anvils, the discharge of cannon and other fire arms within the corporation limits of the city, and providing penalties for the violation thereof.

Ord. No. 17, P. 40, B. 1

An ordinance relating to disturbance and prescribing penalties for the violation thereof.

Ord. No. 19, P. 44, B. 1

An ordinance for the protection of the Sabbath and providing penalties for the violation thereof.

Ord. No. 21, P. 47, B. 1

An ordinance to prevent minors from visiting billiard saloons and ten pin and bowling alleys, and to prevent minors from playing billiards and ten ten pins or in bowling saloons, and providing penalties for the violation thereof.

Ord. No. 23, B. 1, P. 50

An ordinance to amend section eight (8) of an ordinance entitled "An Ordinance relating to house of ill fame, protecting morality, decency and order, defining the duties of police officers in certain cases, and providing penalties for the violation thereof."

Ord. No. 8, P. 58, B. 1

An ordinance in reference to street lamps and lamp posts, to prevent interference with them and providing punishment for the violation thereof.

Ord. No. 25, P. 55, B. 1

An ordinance to prevent the use of fire crackers, the shooting of guns, or pistols and the snapping of percussion or paper caps, or the burning of fire works, and providing penalties for the violation thereof.

Ord. No. 28, P. 63, B. 1

An ordinance to prevent the use of bean flippers, and certain other devices, and providing penalties for the violation thereof.

Ord. No. 27, P. 61, B. 1

An ordinance protecting street litter boxes and prescribing penalties for the violation thereof.

Ord. No. 29, P. 65, B. 1

An ordinance in relation to certain misdemeanors and prescribing punishment for the violation thereof.

Ord. No. 30, P. 67, B. 1

An ordinance to prevent the printing, vending, exhibition and circulation of obscence books, prints and pictures and providing punishment for the violation thereof.

Ord. No. 34, P. 72, B. 1

An ordinance for the protection of shade trees and providing penalties for the violation thereof.

Ord. No. 33, P. 71, B. 1

An ordinance to prevent the impairing or defacing of any house, building, fence or any goods or chattels, and providing penalties for the violation thereof.

Ord. No. 32, P. 70, B. 1

An ordinance prohibiting playing ball upon the public streets and alleys and fixing a penalty for violation of the same.

Ord. No. 40, P. 85, B. 1

An ordinance making it unlawful for any person, company or corporation to blast stone within the corporation limits of the City of Bloomington.

Ord. No. 38, P. 81, B. 1

An ordinance concerning the ringing of the fire alarm.

Ord. No. 43, P. 90, B. 1

An ordinance for the suppressing of gaming and gaming houses and to prohibit and destroy instruments and devices of gaming.

Ord. No. 47, P. 96, B. 1

A ordinance prohibiting the storage of bone dust or other offensive to the smell fertilizers within the corporate limits of the City.

Ord. No. 48, P. 98, B. 1

An ordinance to prevent loafing or lounging upon the streets, alleys, sidewalks or depot or depot platform after the hour of 11 o'clock at night.

Ord. No. 45, P. 93, B. 1

That section 3 of ordinance No. 4 being an ordinance entitled "An Ordinance relative to peddlers and Hawkers."

Ord. No. 4 Amended P. 107, B. 1

For the protection of pumps.

Ord. No. 64, P. 141, B. 1

An ordinance to protect the fire hose of the City of Bloomington, Indiana, from injury.

Ord. No. 55, P. 115, B. 1

An ordinance to prevent the giving of false fire alarm and to protect the fire alarm telephone system.

Ord. No. 103, P. 68, B. 2

An ordinance for the protection of squirrels in the University campus and within the corporate limits of the City of Bloomington.

Ord. No. 198, P. 246, B. 2

An ordinance to prohibit window peeping.

Ord. No. P. 22, B. 3

An ordinance making it unlawful to hitch, tie or tether a horse or other animal to any lamp post within the corporate limits of the City of Bloomington.

Ord. No. P. 190, B. 3

An ordinance prohibiting the throwing or depositing or attempting to throw or deposit or aiding or abetting in the throwing or depositing upon the person or property of another, any vile, noxious or offensive smelling or injurious liquid, gas or solid, commonly known or termed as "stinking bean" or a "stench bomb" in any form or device from which such liquid, gas or solid is liberated, or is likely to be liberated; or throwing or depositing or attempting to throw or depositing on the person or property of another any reptiles, rodents, animals or insects; and providing for a penalty for violation thereof.

Ord. No. 7, P. 103, B. 8, 1933

An ordinance concerning the use of certain parts of the streets and sidewalks of the City of Bloomington, Indiana.

Ord. No. P. 106, B. 4

Special Ordinance No. 1.

An ordinance defining disloyalty and disloyal utterances; providing penalty for those found guilty.

Ord. No. 12, P. 158, B. 5

An ordinance defining a war loafer; providing penalties for the punishment thereof.

Ord. No. 11, P. 156, B. 5

An ordinance regulating the flying and operation of aircraft over the City of Bloomington, Indiana.

Ord. No. 35, P. 203, B. 7, Oct. 22, 1927

An ordinance regulating interference with radio reception and providing penalties for violation thereof.

Ord. No. 2, P. 207, B. 7, Feb. 24, 1928

An ordinance prohibiting minors under the age of sixteen years of age to be in or upon the streets, avenues or alleys of the City of Bloomington, Indiana, or in certain public places in this ordinance designated, after ten-thirty P. M. of any day, unless such minor be accompanied by a person or persons more than twenty-one years of age.

Ord. No. 20, P. 249, B. 9, Nov. 8, 1939

PUBLIC UTILITIES ORDINANCE TITLES

An ordinance fixing the schedule of rate or charges to be collected by the City of Bloomington, Indiana, from the owners of property served by the sewage disposal plant and works of said City and other matters connected therewith.

Ord. No. 22, P. 253, B. 5, Oct. 24, 1939

An ordinance regulating the use of the water works lake at Griffy creek by fishermen and others, and providing penalty for the violation thereof.

Ord. No. 15, P. 220, B. 7, June 19, 1938

An ordinance amending and supplementing Ordinance No. 11, 1934, entitled "An Ordinance concerning the construction and operation by the City of Bloomington, Indiana, of a sewage disposal works, the issuance of revenue bonds to provide the cost thereof, the collection of revenues for the services rendered thereby, and matters connected therewith," adopted on March 20, 1934.

Ord. No. 11, P. 91, B. 9, June 16, 1937

An ordinance concerning the construction and operation by the City of Bloomington, Indiana of a sewage disposal works, the issuance of revenue bonds to provide for the cost thereof, the collection of revenues for the services rendered thereby, and matters connected therewith.

Ord. No. 11, P. 211, B. 8, March 21, 1934

An ordinance fixing the schedule of rates or charges to be collected by the City of Bloomington, Indiana, from the owners of property served by the sewage disposal plant and works of said City, and other matters connected therewith.

Ord. No. 12, P. 219, B. 8, April 4, 1934

An ordinance concerning the construction, equipment, operation and maintenance by the City of Bloomington of a sewage disposal plant and other works appurtenant thereto, for the collection, treatment and disposal of sewage and the collection of revenues therefrom for the service rendered thereby under the provisions of Chapter 61 of the Acts of 1932 (Special Session); also, other matters relating thereto, and fixing the time for the going into effect of this ordinance.

Ord. No. 10, P. 118, B. 8, April 19, 1933

An ordinance fixing the schedule of rates or charges to be collected by the

City of Bloomington, Indiana, from the owners of property served by the sewage disposal plant and works of said City.

Ord. No. 11, P. 133, B. 8, May 31, 1933

An ordinance fixing the terms and conditions upon which the interstate public service company, and ordering said company to remove its poles from said street.

Ord. No. P. 48, B. 7

An ordinance regulating the use of the reservoirs or artificial lakes owned by the City of Bloomington, and providing a penalty for violation thereof.

Ord. No. 250, P. 202, B. 6, June 26, 1922

Ordinance governing the connections to the sewer system and regulating use thereof.

Ord. No. P. 154, B. 4

An ordinance providing for making connection with water, gas and sewer mains and lay service pipes.

Ord. No. P. 256, B. 3

An ordinance governing the buying, alteration or extension of service lines and pipes connected with the water works system or sanitary sewer system of the City of Bloomington.

Ord. No. P. 226, B. 3

An ordinance requiring property owners to make connections with water, gas and sewer mains.

Ord. No. P. 191, B. 3

An ordinance providing for making connections with water, gas and sewer mains and laying service pipes to the inside of the inside of the property line on Third Street.

Ord. No. P. 165, B. 3

An ordinance prohibiting the change, alteration or extension of service and other pipes connecting with the mains of the City Water Works Company of Bloomington, Indiana, without the consent of said company, and to prevent the reopening or reconnection of the water supplied by said company, where the same has been discontinued with out the consent of said company, and fixing a penalty for its violation.

Ord. No. 162, P. 171, B. 2

An ordinance to amend Section 2 and 8 of an ordinance for lighting by electricity the streets and public places of the City of Bloomington, Indiana.

Ord. No. 181, P. 205, B. 2

An ordinance providing for the supply of water to the City of Bloomington, Indiana.

Ord. No. 144, P. 141, B. 2

An ordinance requiring connections with water, gas and sewer mains and laying of sewer pipes on streets in the City of Bloomington, Indiana.

Ord. No. P. 119, B. 3

A ordinance requiring connections with water, gas and sewer mains and laying service pipes.

P. 119, B. 3

RAILROAD ORDINANCES TITLES

An ordinance requiring flagman to be stationed at certain road crossings in the City of Bloomington, defining the duties of such flagman.

Ord. No. 51, P. 104, B. 1

An ordinance granting the Grand Central Traction company to run and operate his cars into said city along certain streets.

Ord. No. P. 78, B. 3

A ordinance appointing police and conferring police powers.

Ord. No. 76, P. 29, B. 2

An ordinance fixing the amount of official bonds.

Ord. No. 130, P. 121, B. 2

An ordinance to prevent the blowing of locomotive steam whistles in the City of Bloomington.

Ord. No. 26, P. 59, B. 1

An ordinance requiring railroad companies to maintain flagmen at certain street crossings.

Ord. No. 89, P. 48, B. 2

An ordinance requiring all railroad companies to maintain flagmen at certain street crossings.

Ord. No. 168, B. 2, P. 177

An ordinance providing for the maintenance of electric lights at certain crossings of the streets of Bloomington, Indiana.

Ord. No. 178, B. 2, P. 192

An ordinance authorizing the Chicago, Indianapolis and Louisville Railway Company to locate a double track in Morton Street. Requiring it to remove the present spur track south of Third Street and to make and maintain certain improvements on Morton Street, City of Bloomington.

Ord. No. P. 22, B. 3

An ordinance accepting written proposal of the Monon Railroad Company relative to maintaining lights at street crossings.

Ord. No. 121, P. 289, B. 5, Nov. 18, 1919

STREETS, ALLEYS AND SIDEWALKS ORDINANCES TITLES

An ordinance concerning the growth of weeds and other filthy vegetation in the streets and alleys and providing penalties for its violation.

P. 76, B. 1

An ordinance relative to teamsters scattering dirt, shavings or other substances on the streets for want of proper wagon beds.

Ord. No. 46, P. 95, B. 1

An ordinance prohibiting the depositing of nails, wire and broken glass in the streets or alleys of the City of Bloomington, Indiana and providing a penalty for the violation thereof.

Ord. No. 81, P. 37, B. 2

An ordinance against obstructing the sidewalk and street crossings so as to prevent a free passage thereon at all times, and providing penalties for the violation thereof.

Ord. No. 3, P. 14, B. 1

An ordinance regulating and protecting the sidewalks, streets, and alleys of the City of Bloomington, and providing penalties for the violation thereof.

Ord. No. 16, P. 38, B. 1

An ordinance relating to shade trees.

Ord. No. 41, P. 86, B. 1

An ordinance providing for the cleaning, and keeping clean, of streets, alleys, gutters and sidewalks.

Ord. No. 42, P. 88, B. 1

An ordinance to prevent obstruction of streets and corners.

Ord. No. 73, P. 165, B. 1

An ordinance regulating the digging of trenches, ditches and other excavations within any street, avenue, alley or public ground of the City of Bloomington, Indiana, and providing the manner of restoring the same.

Ord. No. 71, P. 161, B. 1

An ordinance regulating the use of streets and sidewalks in the City of Bloomington, Indiana.

Ord. No. P. 220, B. 3

An ordinance regulating the maintenance of shade trees in the City of Bloomington.

P. 233, B. 3

Prohibiting the use of bicycles, skates, and coasters on city streets and sidewalks.

P. 153, B. 4

An ordinance governing the excavations in the streets, alleys and sidewalks made for the purpose of laying or repairing gas, water or sewer pipes, or for any other purpose.

Ord. No. 262, P. 225, B. 6, September 27, 1922

An ordinance concerning cutting of curbs and sidewalks and providing the manner thereof and penalty for violation.

Ord. No. 7, P. 212, B. 7, March 21st, 1928

An ordinance containing plans and specifications for repairing of injury done to streets caused by opening to lay or repair any sewer drain, any water or gas pipe, telephone wire or conduit or for any other purpose.

Ord. No. 333, P. 355, B. 6, Nov. 21, 1923

TRAFFIC ORDINANCES TITLES

An ordinance to prevent the use, or running of bicycles on the sidewalks of the City and providing punishment for the violation thereof.

Ord. No. 36, P. 75, B. 1

An ordinance to regulate bicycles and bicycle riding, and to provide penalties for the violation of the said ordinance.

Ord. No. 97, P. 60, B. 2

An ordinance to regulate travel and traffic upon the streets, alleys and public places of the City of Bloomington, Indiana, and to provide punishment for the violation thereof.

Ord. No. P. 108, B. 4

An ordinance regulating the use of the streets and alleys by vehicles in the City of Bloomington, Indiana, regulating the kind of conveyance and vehicles that may not be used on certain named streets that have been improved in said City; and providing for a penalty for the violation thereof.

Ord. No. 104, P. 268, B. 5, Aug. 19, 1919

An ordinance regulating travel and traffic upon the streets, alleys and other public places in the City of Bloomington, Indiana, and providing a penalty for the violation thereof.

Ord. No. 226, P. 161, B. 6, December 27, 1921

An ordinance regulating traffic upon and within one block of the Court House Public Square.

Ord. No. 21, P. 63, B. 7

An ordinance regulating traffic and the use of the public streets, sidewalks and highways of the City; providing penalties for the violation thereof, and repealing all ordinances in conflict therewith.

Ord. No. 53, P. 164, B. 7, November 10th, 1926

An ordinance regulating parking of automobiles on Kirkwood Avenue and Morton Street.

Ord. No. 10, P. 114, B. 7

An ordinance to amend an ordinance entitled "an ordinance regulating traffic and the use of the public streets, sidewalks and highways of the City of Bloomington; providing penalties for the violation thereof and repealing all ordinances in conflict therewith," numbered 53 and passed and adopted in the Common Council of said City.

Ord. No. 21, P. 226, B. 7, July 5, 1928

An ordinance requiring pedestrians to observe automatic traffic signals.

Ord. No. 22, P. 227, B. 7, July 18, 1928

An ordinance regulating parking of vehicles on the public square and providing penalties for the violation thereof.

Ord. No. 28, P. 233, B. 7, September 5, 1928

An ordinance to amend Section 26 of an ordinance entitled "traffic ordinance Number 53," approved November 10, 1926, as amended by amendatory ordinance Number 21, approved January 3, 1928.

Ord. No. 26, P. 67, B. 8, August 5, 1931

An ordinance prohibiting the use of white canes except by pedestrians wholly or partially blind, and providing protection against highway accidents to such persons, and providing penalties for the violation thereof.

Ord. No. 14, P. 33, B. 9, October 30, 1936

An ordinance regulating traffic in the City of Bloomington, Indiana, and regulating the use of public streets, alleys, sidewalks and highways of the City of Bloomington, Indiana; providing penalties for the violation thereof, and repealing all ordinances in conflict therewith.

Ord. No. 1, P. 39, B. 9, January 9, 1937

An ordinance amending Section 14 of ordinance No. 1, 1937

Ord. No. 3, P. 127, B. 9, April 6, 1938

An ordinance to amend Section 17 of ordinance No. 1, of an ordinance regulating the traffic in the City of Bloomington, Indiana, and regulating the use of the public streets, alleys, sidewalks and highways of the City of Bloomington, Indiana, and providing penalties for violation thereof.

Ord. No. 10, P. 221, B. 9, August 4, 1939

An ordinance regulating peddlers in the City of Bloomington, providing license therefor and a penalty for violation.

Ord. No. 33, P. 293, B. 7, September 23, 1929

An ordinance for the license and regulations for automobile or motor vehicles and drivers, for hire.

Ord. No. 249, P. 197, B. 6, June 26, 1922

An ordinance for the regulation for the use of streets and alleys within the City of Bloomington, Indiana, and providing penalty for parking trucks, wagons and other vehicles thereon.

Ord. No. 25, P. 283, B. 8, October 2, 1935

An ordinance providing for the examination and registration of plumbers, appointing an inspector of plumbing, and regulating connections with the sanitary sewer systems and the water works system of the City of Bloomington, requiring surety and maintenance bonds and providing penalties.

Ord. No. 13, P. 223, B. 8, April 18, 1934

An ordinance providing for the regulation and licensing of auto busses and to provide for the revocation of auto bus licenses and providing penalties.

Ord. No. 9, P. 18, B. 9, August 20, 1936

An ordinance requiring auctioneers, peddlers, hucksters and others to pay a license to the City of Bloomington.

Ord. No. P. 50, B. 3

An ordinance relative to peddlers and hawkers and providing penalties for its violation.

Ord. No. 54, P. 112, B. 1

An ordinance regulating and licensing circuses, theatricals and moving picture shows, etc.

Ord. No. 1, P. 35, B. 8

An ordinance regulating transient merchants doing business in the City of Bloomington, Indiana, and providing a license therefor.

Ord. No. 186, P. 218, B. 2

An ordinance annexing certain lands.

Ord. No. 5, P. 42, B. 8

An ordinance relating to auctioneers to regulate the crying of goods at auction and providing penalties for the violation thereof.

Ord. No. 11, P. 29, B. 11

An ordinance creating office of City Treasurer and fixing salary of same.

Ord. No. 2, P. 2, B. 8, 1930

99-106 General Repealer.—All ordinances or parts of ordinances in conflict with the Bloomington Code of 1941 are hereby repealed.

LOBA JACK BRUNER,
President

Attests:

VANNA THRASHER,
City Clerk-Treasurer

Approved by the Mayor on the 29th day of November, 1941

LOBA JACK BRUNER,
Mayor

Passed by the Common Council of the City of Bloomington, Indiana, on the 4th day of November, 1941, and presented to the Mayor for his approval or rejection and approved by the Mayor on the 29th day of November, 1941.

VANNA THRASHER,
City Clerk-Treasurer.

I N D E X

	Section
AIRCRAFT REGULATIONS	5-101
AERIAL EXHIBITIONS—(See Licenses)	
AMUSEMENT DEVICES—(See Licenses)	
AUCTIONEERS	4-101
Auctioneering on Sidewalk	4-103
License—(See Licenses)	
AUTO BUS—DEFINITION	4-169
Busses	4-176
Found Articles Reported	4-179
License—(See Licenses)	
Qualifications of Drivers	4-175
Rate of Fare	4-177
Regulations	4-170
Stop at Railroad Crossing	4-178
BALL PLAYING IN STREETS	5-104
BAND STAND—DAMAGING	5-105
BARBERS	
Board of Examiners—(See Boards)	
Definition	4-104
Inspection After Revocation of License	4-115
License—(See Licenses)	
Shop Regulation	4-112
BICYCLES—(See Vehicles)	
BLIND PERSONS—WHITE CANES	8-107
Right-of-Way	8-108
BOARDS	
Board of Barbers Examiners	1-213
Board of Park Managers	1-214
Discretionary Powers	1-217
General Supervision of Playgrounds, etc.	1-216
Membership—Appointment	1-215
Board of Recreation	1-218
General Supervision	1-230
Membership—Appointment—Qualifications ..	1-219
Board of Plumbing Examiners	1-234
Organization	1-235
Payment of Expenses	1-237
Powers and Duties	1-236
Revocation of Licenses	1-238
BONDS—OFFICIALS—(See Officers)	
BONE DUST FERTILIZER—STORAGE	3-101
BOWLING ALLEY—(See Licenses)	
BOXING AND WRESTLING—(See Licenses)	
BUILDING PERMIT—(See Permits)	
BUS TRAFFIC REGULATIONS	8-114
CARNIVALS—(See Licenses)	
CEMETERIES	
Burial Crypts	1-301
Register	1-303
Removal	1-302
Children Visiting	5-136
Defined	5-133
Defacing Property	5-134
Improper Conduct	5-135
Riding or Driving Animals	5-137
Rose Hill Cemetery—Rules	1-304
Sexton Duties	1-305
Police Powers	1-308
Right to Occupy Dwelling	1-307
Salary	1-306
CIRCUSES—(See Licenses)	
CITY ATTORNEY—ASSISTANTS	1-202
CITY COURT	1-203
CITY PLAN COMMISSION	1-223
Compensation—Expenses—Powers	1-227
Meetings—Organization	1-226
Members From Council and Park Board	1-225
Term of Office—Vacancies	1-224
COMMISSIONS—CITY PLAN	1-223
COMMON COUNCIL—RULES	1-101
CONSERVATION OF WATER—PROCLAMATION—MAYOR ..	1-311

Publication of Notice	1-312
COUNCILMANIC DISTRICTS	1-102
District No. 1	1-103
District No. 2	1-104
District No. 3	1-105
District No. 4	1-106
District No. 5	1-107
CURFEW	5-106
Enforcement	5-110
Minors in Public Places	5-108
Parents Responsibility	5-107
Signals	5-109
DANCE HALLS—(See Licenses)	
DOGS—HYDROPHOBIA PROCLAMATION	5-111
Killing Unmuzzled	5-112
Running at Large	5-113
DUMPING IN STREETS AND PUBLIC PLACES	3-116
EXCAVATIONS—IN STREETS	7-101
Improved Streets	7-103
Gravel, Macadam Streets	7-104
Street Commissioner to Direct Work	7-105
Unimproved Streets	7-102
FALSE ALARM	5-114
FILLING STATION PERMIT—(See Permits)	
FIRE DEPARTMENT—SERVE RURAL DISTRICTS	1-244
Firemen's Pension Fund	1-245
FIRE LIMITS	2-101
Construction Within	2-102
FIRE AND BANKRUPTCY SALES—LICENSE—(See Licenses)	
FIRE ALARM SYSTEM—INTERFERING WITH	5-115
FIRE CRY—FALSE	5-116
FIRE HOSE—INJURING	5-117
FOWLS—RUNNING AT LARGE	5-118
GARBAGE—CONTAINERS PROVIDED	3-102
Authority to Hire Collector	3-105
Garbage and Trash Separated	3-103
Private Collection Prohibited	3-104
GRIFFY CREEK—FISHING IN	5-119
Bathing Prohibited	5-121
Boats Forbidden	5-120
Pollution of Water	5-122
HOUSE NUMBERING	2-103
Philadelphia Plan Used	2-104
Type of Numbers—Location	2-105
INFLAMMABLE MATERIALS	5-125
Inspection by Fire Chief	5-126
LICENSES	
Aerial Exhibitions	4-121
Amusement Devices	4-126
Auctioneers	4-101
Application—Fee	4-102
Auto Bus	4-169
Application	4-170
Certificate of Convenience	4-174
Indemnity Bond	4-172
Issuance	4-173
Revocation	4-180
Barbers	4-105
Application—Practicing Barbers	4-106
Non-Practicing	4-107
Apprentice Barbers	4-109
Failure to Apply	4-110
Non-Transferable	4-111
Renewal Fees	4-108
Revocation	4-114
Boxing and Wrestling	4-123
Carnivals	4-119
Circuses	4-117
Fire and Bankruptcy Sale	4-127
General Provisions	4-116
Lunch Wagons	4-128
Milk Distribution	4-133
Certificate	4-136
Fees	4-135
Miniature Golf	4-137
Fees	4-139, 4-140, 4-141
Museums or Shows	4-120

Omnibusses, Hacks, Drays, etc.	4-181
Application—Fee	4-182
Pawnbroker	4-131
Peddling and Hawking	4-130
Plumbers	4-142
Application	4-143
Examination	4-144
Exemption	4-145
Exhibition	4-146
Not Transferable	4-147
Renewing	4-148
Pool, Billiards and Bowling Alleys	4-132
Public Dance Halls	4-124
Secondhand Dealers	4-152
Exhibiting	4-153
Shooting Galleries	4-125
Skating Rink	4-122
Taxi Cabs	4-164
Application	4-165
Fees	4-166
Inspection—Revocation	1-167
Theatre and Cinema	4-118
Transient Merchant	4-158
Application	4-160
Fees	4-161
Vending Machines	4-129
LOITERING AND LOAFING	5-127
LUNCH WAGONS LICENSE—(See Licenses)	
MILK—COMPLIANCE WITH STATE LAW	3-106
Containers	3-108
Distribution Defined	4-134
License (See Licenses)	
Tests	3-107
MINIATURE GOLF COURSE	4-137
Hours of Operation	4-141
Licenses—(See Licenses)	
MINORS IN POOL ROOMS	5-128
Misrepresentation of Age	5-130
Warning by Proprietor	5-129
MOVING BUILDINGS—PERMIT—(See Permits)	
MUSEUMS—LICENSE—(See Licenses)	
NUISANCES	3-109
Abatement	3-111
Waste Disposal—Rank Weeds	3-110
OFFICERS	
Bonds	1-212
City Attorney	1-202
Trial and Removal	1-204
Adjournment During Trial	1-211
Charges Against Councilman or Mayor	1-210
Issuance of Service Process	1-207
Reference to Committees	1-205
Reference to City Attorney	1-206
Trial	1-208
Verdict and Judgment	1-209
OMNIBUSSES—LICENSES—(See Licenses)	
PARK	
Board of Managers—(See Boards)	
PARKING—(See Traffic Regulations)	
PAWNBROKER—LICENSE—(See Licenses)	
PEDDLING AND HAWKING—LICENSE—(See Licenses)	
PEDESTRIANS	8-112
PERMITS	
Building	4-186
Building Material in Street	4-187
Application—Bond	4-188
Conditions	4-189
Exceeding Privilege	4-190
Removal Permit	4-191
Filling Station	4-193
Moving Buildings	4-192
Plumbing	4-151
Owners Permit	4-152
Street Excavations	4-194
PIPE LAYING—(See Sewers)	
PLUMBING INSPECTOR	1-239
City Attorney to Furnish Blanks	1-240

PLUMBING	
Application of State Code	2-107
Board of Examiners—(See Boards)	
Inspector	1-239
Inspection Required	2-109
Notice to Inspector	2-108
Rules	2-106
Plan Filed	2-110
Statement of Work	2-111
Water and Gas Pipes	2-114
PLUMBERS LICENSE—(See Licenses)	
Permit—(See Permits)	
POLICE DEPARTMENT	1-241
Exception	1-242
Police Pension Fund	1-243
POLLUTING LAKES AND RESERVOIRS	5-123
Fishing Restricted	5-124
POOL ROOM LICENSE—(See Licenses)	
PRIVIES	3-118
PRECINCTS BLOOMINGTON CITY	
HHANNA—TWENTY-NINE	
Precinct One	1-108
Precinct Two	1-109
Precinct Three	1-110
Precinct Four	1-111
Precinct Five	1-112
Precinct Six	1-113
Precinct Seven	1-114
Precinct Eight	1-115
Precinct Nine	1-116
Precinct Twelve	1-117
Precinct Thirteen	1-118
PRECINCTS PERRY CITY	
Precinct One	1-119
Precinct Two	1-120
Precinct Three	1-121
Precinct Four	1-122
Precinct Five	1-123
Precinct Six	1-124
Precinct Nine	1-125
Precinct Twelve	1-126
Precinct Thirteen	1-127
RADIO INTERFERENCE	5-131
RAILROAD CROSSING—PROTECTION	6-104
Flagman—Equipment	6-106
Hours	6-107
Lights	6-108
Schedule	6-105
RAILROAD TRAINS—(See Trains)	
RECREATIONAL CENTERS	1-221
Appropriations	1-222
RECREATION—BOARD OF—(See Boards)	
ROSE HILL CEMETERY—UNLAWFUL HOURS	5-132
SAFETY ZONES	8-111
SANITARY PRIVIES	1-118
SECOND-HAND DEALERS	4-152
Interstate Commerce Exempted	4-156
License—(See Licenses)	
Goods to be Held 24 Hours	4-154
Record to be Kept	4-153
Unlawful Acts	4-157
SEWAGE DISPOSAL WORKS—RATES	1-309
Delinquent Collection	1-310
SEWERS	2-112
Drainage Forbidden	2-128
House Connections	2-129
Injuring	2-113
Inspection Required	2-121
Joints	2-120
Materials	2-117
Obstructions	2-115
Over-Flows	2-129
Pipe Laying	2-118
Safes	2-124
Soil and Water Pipes	2-119
Strainers	2-127
Trenches	2-116

Vent Pipes	2-123
Water Closets	2-122
SHADE TREE PROTECTION	5-138
SHOOTING IN STREETS	5-139
Exception	5-140
SHOOTING GALLERY—LICENSE—(See Licenses)	
SIDEWALKS	7-111
Congregating on	7-116
Cutting Curb Permit—(See Permits)	
Hitching Animals	7-117
Obstructing With Goods	7-115
Overhanging Growths	7-114
Removal of Weeds	7-109
From Adjacent Lands	7-110
Skating and Coasting	8-106
Snow and Ice Removal	7-113
Specifications	7-112
SKATING RINK LICENSE—(See Licenses)	
SLING SHOT	5-141
SPITTING ON SIDEWALKS	5-142
SQUIRRELS—MOLESTING	5-143
STABLES—CLEANING	2-117
STENCH BOMBS—THROWING	5-151
Possessing	5-152
STONE—BLASTING	5-150
STREET EXCAVATIONS	4-194
Permit—(See Permits)	
Replacement	4-195
STREET—BEGGING	5-144
Holding Gatherings on	5-145
STREET LAMPS—INTERFERING WITH	5-146
Climbing Upon Posts	5-149
Injuring	5-148
STREET EXCAVATIONS—(See Excavations)	
STREETS AND ALLEYS—DEPOSITING GLASS AND NAILS	7-107
Injury to Pavement and Sidewalks	7-106
Street and Sidewalk Construction	7-108
Thru Streets	8-110
STRUCTURES OBSTRUCTING STREETS AND SIDEWALKS	2-130
Cost of Removal	2-134
Engineer's Report	2-131
Notice to Owners	2-132
Removal After Notice	2-133
TAXI CAB—DEFINITION	4-159
License—(See Licenses)	
Rates Displayed	4-168
THEATRE—LICENSE—(See Licenses)	
THROWING NOXIOUS ANIMALS, INSECTS, ETC.	5-153
Possessing Unlawfully	5-154
TRAINS—LOCOMOTIVE WHISTLES	6-101
Cars Blocking Streets	6-102
Turntables	6-103
TRAFFIC REGULATIONS	
Bus Regulations	8-114
Definitions	8-101
Driving Rules	8-120
Guide Lines	8-119
Left Turns	8-132
Obeying Signals at Intersections	8-133
Pedestrians	8-112
Police Signals	8-109
Quiet Zones	8-115
Restricted Streets	8-116
Safety Zones	8-111
Signs	8-131
Through Streets	8-110
Vehicles—Lights	8-129
Bicycles, Motorcycles on Sidewalks	8-102
Bell	8-104
Lights	8-103
Sounding Bell	8-105
Improper Riding	8-113
Lights	8-129
Loaded—Regulations	8-117
Parking—Near Hydrants	8-121
For Hire	8-127
In Alleys	8-123

Near Intersections	8-122
Regulations	8-125
Restricted Spaces	8-124
To Sell	8-126
Violations	8-128
Passing	8-130
Stopping on Sidewalk	8-118
TRANSIENT MERCHANT	4-158
Definition	4-159
Exemptions	4-162
License—(See Licenses)	
TRIAL AND REMOVAL OF OFFICERS—(See Officers)	
UNSANITARY PREMISES	3-114
Abatement	3-115
Cleaning Stables	3-117
Dumping Prohibited	3-116
Filling Abandoned Wells	3-119
Sanitary Privy Construction	3-118
VENDING MACHINE—LICENSE—(See Licenses)	
WATER CONSERVATION	1-311
WATER AND GAS PIPES—(See Plumbing)	
WATER CLOSETS—(See Sewers)	
WATER WORKS	5-159
Use of Water	5-160
Water Disconnected	5-161
WELLS—FILLING ABANDONED	3-119

INDEX

BOARDING ORDINANCE	IX
TRAILER ORDINANCE	VI
WATER LINE ATTACHMENTS ORDINANCE	VIII

SUPPLEMENT

INDEX

ORDINANCE No. 7, 1942

An Ordinance Regulating and Restricting the Location, Construction, and Use of Buildings and the use of Permisses in the City of Bloomington, Indiana, and for said Purposes Dividing the City Into Districts.

Whereas, the Common Council of the City of Bloomington, Indiana, deems it necessary in order to conserve the value of property in the City and to the end that convenience of access and safety from fire and other dangers may be secured, that congestion of the public streets may be lessened or avoided, and that the public health, safety, comfort, convenience, morals, and general welfare may otherwise be promoted in accordance with a well considered and comprehensive plan for the use and development of all property throughout the City.

Now, Therefore, be it ordained by the Common Council of the City of Bloomington, Indiana, as follows:

Section I. Short Title: This Ordinance shall be known as the Zoning Ordinance of the City of Bloomington, Indiana.

Section II. Definitions: For the purpose of this Ordinance certain words or terms are defined as follows:

(a) Words used in the present tense include the future. The singular number includes the plural and the plural the singular. "Shall" is used in the mandatory and not in the discretionary sense.

(b) Accessory Use or Building: An "accessory" use or building is any use or building customarily incident to, and located on the same lot with, the main use or building.

(c) Building: A "building" is any structure having a roof supported by columns or walls. Buildings separated only by party walls without openings shall be deemed to be separate buildings.

(d) Camping-ground: A "camping-ground" is a parcel of land designed for the accommodation of tourists. Such accommodations are deemed to include space for parking automobiles and automobile trailers, erection of tents, and over-night cabins, tables, and cooking facilities.

(e) Dwelling:

(1) A "one-family dwelling" is a detached building designed for or occupied exclusively by one family.

(2) A "two-family dwelling" is a building designed for or occupied exclusively by two families living independently of each other.

(3) A "multiple dwelling" is a building or portion thereof used or designed as a residence for three or more families or households living independently of each other, including apartment houses and apartment hotels.

(f) Family: A "family" is any number of persons living together as a single housekeeping unit.

(g) Garage, private: A "private garage" is a garage used for storage purposes only and having a capacity of not more than three automobiles or not more than one automobile per family housed in the building to which such garage is accessory, whichever is the greater, and in which space may be used for not more than one commercial vehicle, and in which space may be rented for not more than three vehicles of others than occupants of the building to which such garage is accessory.

(h) Lot:

(1) A "lot" is a parcel of land occupied or intended to be occupied by one main building and the accessory buildings and uses customarily incident thereto, and including such open spaces as are provided, or as are intended to be used therewith.

(2) "Lot Lines" are the lines bounding a lot as herein defined.

(i) Non-conforming use: A "non-conforming use" is a use of a building or premises that does not conform with the regulations relative to the use established by the ordinance for the district in which it is located.

(j) Premises: "Premises" include vacant or unimproved land as well as improved land and the buildings erected thereon within the confines of the specified district.

(k) Public Notice: "Public Notice" of a hearing or procedure means a notice of the time and place thereof published or posted according to the provisions of this Ordinance.

(l) Stable, private: A "private stable" is a stable with capacity for not more than two (2) horses, provided, however, that a private stable may exceed a two-horse capacity if the premises whereon such stable is situated contains an area of not less than two-thousand (2000) square feet for each horse accommodated.

(m) Street: A "street" is a public or private thoroughfare which affords the principal means of access to abutting property.

(n) Structural alterations. By "structural alterations" is meant any change in the supporting members of a building, such as supporting walls, columns, beams, and girders.

Section III. Districts: In accordance with the laws of the State of Indiana and for the purpose of promoting the health, comfort, safety, and general welfare of the community, the City of Bloomington is hereby divided into three districts as follows: (1) Residence district; (2) Business district; (3) Unrestricted district.

Said districts are bounded and defined as shown on a map entitled "Zoning Map of the City of Bloomington" which accompanies this Ordinance and which, with all explanatory matter thereon, is hereby declared to be a part hereof.

Section IV. Residence District Regulations: (a) Use Regulations: In the residence district no camping-grounds shall be established; and no building or premises

shall be used, and no building shall be hereafter erected or structurally altered, unless otherwise provided in this Ordinance, except for the following uses:

- (1) One-family dwellings, two-family dwellings, multiple dwellings;
- (2) Boarding houses, lodging houses, hotels not involving the conduct of any business other than for the sole convenience of the guests thereof;
- (3) Clubs, excepting those the chief activity of which is a service customarily carried on as a business;

- (4) Institutions of an educational or philanthropic nature;
- (5) Churches, convents;
- (6) Hospitals, sanitariums, clinics;
- (7) Libraries, parks, playgrounds not conducted for profit;
- (8) Farming, truck gardening;
- (9) Uses customarily incident to any of the above uses including home occupations not involving the conduct of a business on the premises or the office of a physician, lawyer, surgeon, dentist, architect, engineer, musician, artist, or other such professional person, provided, however, that any such home occupation or professional office may be situated in the dwelling in which the proprietor of the business resides or in a building accessory thereto and located on the same lot;

- (10) Accessory uses, customarily incident to any of the above uses, including a private garage and a private stable, except any accessory use which by reason of the appearance of the building or premises, or the emission of odor, smoke, dust, or noise is detrimental to the residential character of the neighborhood; provided that in no event shall commercial advertising signs be permitted as accessory uses except signs appertaining only to the lease, hire, or sale of the premises or building or part thereof or signs referring to goods produced or services rendered on the premises and provided, further, that the total area of such signs shall not exceed twelve (12) square feet.

Section V. Business District Regulations: (a) Use Regulations: In the business district all building and premises may be used for any purpose permitted in the residence district or for any other use except the following:

- (1) Blacksmith or horse-shoeing shop;
- (2) Bottling works;
- (3) Building material storage yard;
- (4) Carting, express, hauling, or storage yard;
- (5) Contractors' plant;
- (6) Junk yard and automobile wrecking yard;
- (7) Lumber, coal or wood yard, or sawmill or coopearge works;
- (8) Machine shop;
- (9) Railroad yards or roundhouse;
- (10) Slaughter house or stock yards;
- (11) Stone yard or monumental works;
- (12) Storage warehouse, including storage of gasoline and other inflammable liquids in quantities greater than customarily stored in the conduct of a retail business therein;

- (13) Any kind of manufacture or treatment other than the manufacture or treatment of products clearly incidental to the conduct of a retail business.

- (14) All uses excluded from the unrestricted district.

Section VI. Unrestricted District Regulations: In the unrestricted district buildings or premises may be used for any purpose not prohibited by law, ordinance, or regulation.

Section VII. Non-conforming Uses: The lawful use of a building or premises existing at the time of the adoption of this Ordinance may be continued although such use does not conform with the provisions of this Ordinance, and such building may be reconstructed or structurally altered and the non-conforming use therein changed subject to the following regulations:

- (a) A non-conforming use may not be extended, but the extension of a use to any portion of a building, which portion is at the time of the adoption of this Ordinance primarily arranged or designed for such non-conforming use, shall not be deemed to be an extension of a non-conforming use.

- (b) The structural alterations made in a non-conforming building shall not during its life exceed fifty (50) per cent of its value, nor shall the building be enlarged, unless the use therein is changed to a conforming use.

- (c) A non-conforming building damaged by fire, explosion, tornado, earthquake, or similar uncontrollable cause to an extent of not more than sixty (60) per cent of its value may be repaired or rebuilt within one year of the date of such damage, but not thereafter.

- (d) If a non-conforming use is discontinued for a period of six months, any future use of the buildings and premises shall be in conformity with the provisions of this Ordinance. A reasonable interim, however, between tenants or occupants shall not be construed to mean discontinuance.

- (e) The foregoing provisions of this Section shall also apply to non-conforming uses in districts hereafter changed.

Section VIII. Exceptions and Special Permits: Special Permits for Non-conforming Use—If the owner of any property shall desire to put such property to a use which is not in conformity with the uses permitted by this Ordinance, he shall submit a petition in writing to the Board of Zoning Appeals setting forth the location of the property, the type of building, if any, desired to be erected thereon, the alterations to any existing building, if any are desired to be made, and the use to which the said property is intended to be put. This petition shall be accompanied by the consent in writing of two-thirds of all the owners of the property situated

within seven-hundred feet of any part of the building or lot desired to be put to a non-conforming use. Upon receipt of such petition, the Board of Zoning Appeals, after satisfying themselves of the authenticity of the petition and the written consents and after holding a public hearing, which hearing shall be advertised by the Board causing same to be published in a local newspaper of general circulation, ten days before the time appointed for such hearing, may, by majority vote, grant such petition, if it is shown that the use requested will not be detrimental to the best interests of the municipality; provided, however, that in granting any such petition the Board of Zoning Appeals may prescribe conditions of use which it finds will not be detrimental or injurious to the neighborhood and may prescribe that the special permit to be granted thereunder shall expire at a designated time, which in no event shall exceed two years from the date of issuance. The Board of Zoning Appeals shall give the petitioner notice in writing of their action whether they grant or reject the petition; and if it be granted, said Board shall so notify the City Civil Engineer, who shall forthwith issue to the petitioner the proper special permit covering the use requested, which permit shall contain a statement of the conditions of use prescribed and time limit fixed for same by the Board of Zoning Appeals. Any special permits issued under this Section may be renewed in the manner and subject to the same terms and conditions as are prescribed for the granting of any such permits in the first instance.

This Ordinance shall not apply to publicly-owned property.

Section IX. Enforcement: (a) This Ordinance shall be enforced by the City Civil Engineer, who shall sign and issue all permits and notices required of him by it. He shall not issue any permit for the construction, alteration, or moving of any building, or part thereof, or for the occupancy of the same unless the plans and intended use indicate that the building and use will conform in all respects to the provisions of this Ordinance.

(b) The City Civil Engineer shall be charged with the inspection of all buildings and structures hereafter erected and with the inspection of all alterations and repairs hereafter made in order to determine that the use to which such building or alteration is put or intended to be put shall conform to the uses permitted by this Ordinance.

(c) An inspection fee of Two Dollars (\$2.00) shall be paid to the City Clerk by the property owner on applying for such permit. These fees are to be placed in a Special Fund for expenses incurred by City Civil Engineer in making inspections and issuing such permits and notices as required by this Ordinance.

(d) It shall be unlawful to use or permit the use of any building or part thereof hereafter erected or altered wholly or partly in its use or structure until the City Civil Engineer shall have issued a permit of occupancy specifying the use to which the buildings, upon being sufficiently completed to comply with the provisions relating thereto, may be put.

(e) The Building Permit herein provided for shall consist of two parts. Part One shall consist of the permission to begin construction, alteration, or relocation; and Part Two shall consist of permission to occupy the building upon its completion, alteration, or relocation.

Before the construction, alteration, or relocation of any building or structure, or any part thereof, shall be commenced, the owner or lessee, or the architect, contractor, or builder employed by such owner or lessee in connection with such proposed construction, alteration, or relocation, shall obtain from the City Civil Engineer a permit covering such proposed construction, alteration, or relocation. Application for such permit shall be made in writing to the City Civil Engineer and shall be in such form as he shall prescribe. Such application shall be accompanied by a statement setting forth the intended use of the proposed new, altered, or relocated building. The City Civil Engineer, if he finds, after proper examination, that the building or structure will comply with the provisions of this Ordinance, shall issue the permit applied for.

After the building has been completed, altered, or relocated, and before it may be occupied, the owner or lessee shall obtain from the City Civil Engineer a permit of occupancy. The City Civil Engineer, if he finds, after proper examination, that the structure of building conforms to the provisions of this Ordinance, shall issue the permit of occupancy applied for.

(f) In the event any person desires hereafter to change the use but not the structure of any building or structure already erected or the use of any premises he shall apply in writing to the City Civil Engineer for a permit setting forth in such application the new use to which it is desired to put such building or premises. The City Civil Engineer, if he finds, after proper examination, that such new use complies with the provisions of this Ordinance, shall issue the permit applied for.

(g) The City Civil Engineer shall act upon applications for all permits required by this Ordinance, either by issuing or refusing to issue such permits, within a reasonable time. Notice of refusal to issue any permit shall be given to the owner or to his authorized representative in writing and shall state the reasons for said refusal.

Section X. Appeals: (a) Board of Zoning Appeals—(1) A Board of Zoning Appeals is hereby established. The word "Board" when used in this Section shall be construed to mean the Board of Zoning Appeals. The Board shall consist of five members and shall be appointed by the Mayor of the City of Bloomington. At least two members of said Board shall be members of the City Plan Commission and not more than two members shall hold elective or appointive office in such City government and these two shall be members of the City Council. The

members of the first Board of Zoning Appeals shall hold office respectively as follows: One for a term of one year; one for a term of two years; one for a term of three years; two for a term of four years from and after the first day of January of the year of their appointment. Annually thereafter, on or before the first day of February of each year, the Mayor shall appoint a member of such Board to fill the vacancy caused by the expiration of the term of any member; and such member then appointed shall hold office for a term of four years from and after the first day of January of the year of his appointment.

(2) All meetings of the Board shall be open to the public. The Board shall keep minutes of its proceedings, recording the vote of each member upon each question and indicating the absence, or failure to vote, of any member; and the final disposition of appeals shall be recorded by resolution indicating the reasons of the Board thereof, all of which shall be a public record.

(b) Appeals: In the event any person is aggrieved by the decision of the City Civil Engineer, appeal shall lie from such decision to the Board of Zoning Appeals and from said Board to a court of law as provided by statute. The Board of Zoning Appeals, after due notice to the parties and after public hearing, may affirm or reverse the decision of the City Civil Engineer in accordance with the terms of this Ordinance; or may, by a majority vote, change such decision in specific cases wherein its enforcement would result in practical difficulty or unnecessary hardship and wherein desirable relief may be granted, and substantial justice done, without substantially derogating from the intent and purpose of this Ordinance, but not otherwise; provided, however, that the right to any variance of the terms of this Ordinance secured by such vote of the Board of Zoning Appeals in a specific case shall expire if the work or change involving such variance is not commenced within six months thereafter, and if the work or change is not substantially completed within one year.

Section XI. Violations: (a) When any person complains, in writing, that this Ordinance is being violated, it shall be the duty of the City Civil Engineer to examine forthwith the condition or thing complained of. A proper record shall be kept of all such complaints, with the names of the persons making them.

(b) When any violation of any provisions of this Ordinance shall be found to exist, whether said violation is discovered after complaint or by the City Civil Engineer on his own initiative, the City Civil Engineer shall forthwith give notice of such violation to the owner of the premises on which such violation occurs and shall order in writing such change as he shall deem necessary to make the use of the premises in question conform to the provisions of this Ordinance. It shall be unlawful for any owner not to conform to such orders of the City Civil Engineer within the time set forth in any such order. Such notice may be served by causing a true copy thereof to be delivered by mail or handed to such owner or left at his place of residence or at his usual place of business in said City, or, if the owner cannot be located, by posting the notice in a conspicuous place on the premises the use of which is in violation of this Ordinance. If such owner does not conform to the orders of the City Civil Engineer within the time set forth in such notice, the City Civil Engineer shall so inform the municipal officers, who shall take immediate steps to enforce the provisions of this Ordinance by applying for an injunction to the proper court or by any other appropriate legal action, which application for injunction or other legal action shall be taken in the name of the City.

(c) Any person or persons, firm or corporation owning or having control of any building or premises, or part thereof, who violates any of the provisions of this Ordinance, or who fails to conform to any of the provisions thereof, or who fails to obey any order of any officer charged with the enforcement of the provisions of this Ordinance, or any architect, engineer, contractor, builder, sub-contractor, foreman, plumber, carpenter, electrician, employee, or other persons who shall assist in the violation of this Ordinance, or of any order or permit issued hereunder, shall be guilty of a misdemeanor and upon conviction thereof shall be fined not less than Five Dollars (\$5.00) nor more than Fifty Dollars (\$50.00). Each day such violations or failure to comply continues after notification thereof shall constitute a separate offense.

Section XII. Amendments: This Ordinance may be amended and its regulations, boundaries, and district classifications changed by an affirmative vote of a majority of the members of the Common Council of said City.

Section XIII. Validity and Application: (a) Should any section, or part thereof, of this Ordinance be declared by the courts to be invalid, the same shall not effect the validity of the Ordinance as a whole or any part thereof, other than the part so declared to be invalid.

(b) All ordinances and parts of Ordinances in conflict herewith are hereby repealed, but only to the extent of such conflict.

Section XIV. Effective Date: This Ordinance shall be in full force and effect from and after its passage, its approval by the Mayor, and its publication as by law required.

Passed by the Common Council of the City of Bloomington, Indiana, this 16th day of June, 1942.

ORDINANCE No. 4, 1942
MUNICIPAL CODE OF BLOOMINGTON, INDIANA
PART ONE—HEALTH

An Ordinance Concerning Trailers and Trailer Camps, Providing Penalties for its Violation and Repealing Certain Ordinances

BE IT ORDAINED by the Common Council of the City of Bloomington, Indiana, that:

Section I. Definitions. An Automobile Trailer shall be deemed to be any vehicle used for living or sleeping purposes and intended or designed to be equipped with wheels or similar device for purposes of transportation from place to place, being either self-propelled or otherwise.

Trailer Camp: The trailer camp shall be deemed to be any plot of ground where accommodations are provided for two or more trailers.

Trailer Size: The area occupied or to be occupied by one trailer and one automobile, as indicated on the plan accompanying the application for a permit.

Words used in the singular include the plural and plural the singular. Words used in the present tense include the future.

Section II. Trailers Outside Camps: It shall be unlawful for any person to park, place, or locate a trailer in any location within the city limits for a period exceeding 48 hours, except in a trailer camp as provided herein, provided that one trailer may, by special permit secured from the Health Department within two days after arrival, be accommodated upon the premises of an occupied dwelling for a period not exceeding two weeks, such permit to be obtained by the owner or lessee of such occupied premises. An owner or lessee shall not be granted more than two such special permits in any twelve-month period.

Section III. Permits—Applications—Posting—Revocation: It shall be unlawful for any person, firm or corporation to establish, maintain or operate within the corporate limits of the City of Bloomington any trailer camp without first applying for and receiving from the Health Department of the City of Bloomington, Indiana, a permit as hereinafter provided, or without complying with the following regulations or any rules or regulations hereinafter formulated by the State Board of Health, whether a fee be charged for such accommodations or not, or without complying with Chapter 214 of the Acts of 1935 governing and regulating tourist camps.

Each original application for such permit shall be in writing upon a form provided by the Health Department for such purposes. It shall state the name and address of the applicant, a description of the property, and shall be accompanied by plans in duplicate drawn to scale, showing clearly the extent and area to be used for trailer camp purposes. It shall show the number of trailers to be accommodated, the site upon which each trailer is to be located, the location of proposed driveways, and the location of all proposed sanitary facilities, the plan for sewage disposal, water supply and lighting, and such other information as the Health Department may require. Such application shall be filed with the Health Department not less than ten days before such trailer camp is used.

If said applications, plans and specifications meet with the requirements of this Ordinance, the Health Department shall place a stamp of approval thereon and return one copy to the applicant and the Engineering Department shall then issue a building permit for the construction of the necessary facilities. The Health Department, upon notification by the applicant that the construction of such facilities has been completed, shall inspect such trailer camp and issue the permits, provided the regulations of this Ordinance have been fully complied with.

All original permits issued shall be good and valid for a period of one year from date of issuance at which time such permits may be renewed for one year periods without filing of plans and also specifications as herein required, for original permits.

A supplemental permit for any proposed alterations, changes, extensions, enlargement or rebuilding shall be applied for and its issuance prosecuted in the same manner as herein provided for the original permit except that the expiration date shall coincide with that of the existing unexpired permit.

Such permits shall be posted in a conspicuous place within the trailer camp. Any permit issued hereunder may be revoked for due cause, after a hearing before the Health Department, of which there shall be at least five days notice by Personal service upon the owner of license, his agent or representative.

Section IV. Location—Frontage—Consent: No trailer camp shall be established, operated or maintained in any residence or apartment district as designated in the Zoning Ordinance of the City of Bloomington, Indiana. No trailer camp shall be hereafter established for residence purposes located within Three hundred (300) feet of any part of such proposed trailer camp.

The Health Department shall issue no permits which do not fully comply with the provisions of this Section.

Section V. Space Requirements—Trailer Location—Driveways: Each trailer site reserved for the accommodation of one trailer shall contain not less than Seven hundred (700) square feet exclusive of area in the driveway bordering such trailer site.

Each trailer site shall be clearly defined by proper markers at each corner.

All-weather driveways shall be provided and shall be so located that one entire end of each lot in the camp abutts on an all-weather driveway. Driveways shall be at least Eighteen (18) feet wide, except that where driveways are designed, properly marked and used for one-way traffic only they may have a minimum width of Ten (10) feet. Driveways shall have unobstructed access to a public road,

street, or alley.

Trailers shall be so arranged upon their respective trailer sites as not to be within Twelve (12) feet of any other trailer. No trailer shall be located within Twenty (20) feet of any street line, nor within Ten (10) feet of any other property line.

Section VI. Drainage: Every trailer camp hereafter established shall be upon premises which are well drained and properly graded so as to prevent the accumulation of foreign or casual water.

Section VII. Water Supply.—Sanitary Facilities—Camp Lighting: City water for drinking and domestic purposes shall be made available through a pipe distribution system. There shall be at least one water faucet within two hundred feet of any trailer site and the use of dipping vessels or common cups shall not be permitted.

Where the use of city water is not practicable, the source of water supply and all appurtenances thereto must be constructed and installed in accordance with Indiana State Board of Health, Sanitary Bulletin No. 7 which by reference is incorporated in this Ordinance and made a part thereof.

For every group of ten trailer sites or fraction thereof, there shall be provided one flush type water closet, one urinal stall and one wash basin for men, and one flush type water closet and one wash basin for women.

For every group of twenty trailers or fraction thereof to be accommodated there shall be provided one shower or bathtub for men, one shower or bathtub for women, one slop sink, and one double compartment laundry tub.

The required sanitary facilities shall be available to every trailer site within a distance not exceeding Two hundred feet and shall be installed and maintained in accordance with the Plumbing Code of the City of Bloomington, Indiana.

Connection to public sewer system shall be required except where it is more economical to construct an approved private sewage disposal system. Private sewage disposal systems for camps accommodating not more than ten house trailer units shall be constructed in accordance with Indiana State Board of Health, Sanitary Engineering Bulletin No. 8, which by reference is incorporated in this Ordinance and made a part thereof. For larger camps the general design as outlined in the above-mentioned Bulletin No. 8 shall be followed allowing a minimum septic tank working capacity of Thirty (30) gallons per occupant per a 24 hour period. Septic tanks having working capacities greater than 1000 gallons shall be equipped with dosing chambers and automatic siphons. The use of cess-pools or dry wells is discouraged and they shall not be installed without first obtaining approval for such installation from the Indiana State Board of Health. If water-flushed or septic type toilets are located in house trailers, they shall be connected with the sewage disposal system in an approved manner or the same shall not be used. If house trailers are equipped with can type toilets the camp must be equipped with standard slop sinks which are serviced with both hot and cold water and discharge to an approved sewage disposal system or the use of the can type toilets shall be prohibited.

Liquid wastes from house trailer facilities shall be collected by a sewerage system which has a trapped outlet available to each lot or individual shallow sumps shall be located upon each lot. Such a sewerage system shall discharge to an approved sewerage disposal system. Individual sumps shall not be located closer than Fifty feet to the source of water supply and shall be down grade from the source of water supply if within One hundred (100) feet of same. Sumps shall not be deeper than Five feet. The collection of liquid wastes in pails shall be prohibited except as a temporary method of collection.

Garbage and waste receptacles shall be provided and used as directed by the Health Department.

Every trailer camp and the required comfort facilities within the camp shall be equipped for lighting and shall be lighted each night from one-half hour after sun-set to one-half hour before sunrise.

Section VIII. Removal of Wheels: No trailer located in any trailer camp shall be removed from the wheels, set upon the ground or otherwise permanently fixed to the ground in a manner that would prevent the ready removal of said trailer. Any alterations to any trailer as above set forth shall be construed as removing it from the requirements of this Ordinance and converting it into a dwelling and it shall thereupon be subject to the requirements of the Building Code and Zoning Ordinance of the City of Bloomington, Indiana.

Section IX. Camp Manager—Duties: Each trailer camp shall be constantly under the direct supervision of a camp manager who may be the owner of license or his agent or representative who shall at all times reside on the premises occupied by such trailer camp.

It shall be the duty of such camp manager to:

- (a) Provide for the daily collection and removal of garbage or other waste material;
- (b) Prohibit the placing or storage of unsightly materials or vehicles of any kind, and prevent the accumulation thereof;
- (c) Prohibit the spilling of sink or other domestic waste water upon the ground;
- (d) Report immediately to the Health Department all suspected cases of communicable disease;
- (e) Report immediately to the Police Department all acts of a disorderly character committed within the trailer camp;
- (f) Post copies of standard rules and regulations in conspicuous location

within the trailer camp;

(g) Provide for regular cleaning, painting, repairing and disinfecting of all buildings;

(h) Provide fence or other barrier where necessary to prevent trespassing upon adjoining property and to insure the use of regular entrances and exits;

(i) Perform such other duties as may be required by the Health Department to maintain such trailer camp in clean, orderly and sanitary manner.

Section X. Register: It shall be the duty of the camp manager to keep a register containing the names of all persons accommodated in each trailer camp and their home addresses, license numbers of all vehicles and the dates such persons and vehicles entered and left such trailer camp. Such register shall be made available to any police officer upon request.

Section XI. Violation—Penalty: Any person, firm or corporation violating any of the provisions of this Ordinance or any of the rules and regulations adopted hereunder, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punishable by a fine of not more than \$100.00, or by imprisonment for not more than five days, or both. Each day such violation continues shall be deemed a separate offense.

Section XII. Interpretation—Validity—When Effective: In interpreting and applying the provisions of this Ordinance, they shall be held to be the minimum requirements for the promotion of the public health, safety, comfort, morals and general welfare.

Should a court of competent jurisdiction declare any section or provision of this Ordinance to be invalid, such decision shall not affect the validity of the remaining portions hereof.

This Ordinance shall be in effect from and after its passage, approval and publication as provided by law.

Section XIII. Repealers: All ordinances or parts of ordinances in conflict with this Ordinance are hereby repealed.

Passed and adopted by the Common Council of the City of Bloomington, Indiana, on this 17th day of March, 1942.

ORDINANCE No. 2, 1942

An Ordinance Regulating Attachments to the City Water Lines by Residents Outside Corporate Limits of City of Bloomington, Indiana, and Repealing All Ordinances in Conflict Therewith.

Section I. Be It ordained, by the Common Council of the City of Bloomington, Indiana, that before any person shall attach to the City Water Lines of the City Water Works, of the City of Bloomington, Indiana, where said property is situated without the City limits of the City of Bloomington, Indiana, he shall conform with the following provisions:

Section II. Said person desiring such attachment to City Water Lines, if a three-fourth inch ($\frac{3}{4}$ ") pipe is used, the sum of \$17.00, but if a one inch (1") pipe is used, then the sum of \$20.00, shall be paid into the City Water Works before such attachment is made for the following service:

Cutting street, tapping main, furnishing corporation cock, furnishing curb cock, installing stop box and servicing same, for a distance not to exceed twenty-five feet, provided that such installation is not made through tarvy, concrete, or other hard-surface street, when an additional charge of \$3.00 per lineal foot shall be made for such hard-surface part.

Section III. All ordinances, and parts of ordinances, in conflict herewith, are hereby repealed.

Section IV. Be it further ordained that this Ordinance shall be in full force and effect after its passage according to law.

Passed by the Common Council of the City of Bloomington, County of Monroe, State of Indiana, this 7th day of January, 1942.