

ORDINANCE NO. 12

A N ORDINANCE REQUIRING PROPERTY OWNERS TO CONNECT WITH THE VILLAGE WATER AND SEWER SYSTEM AND PROVIDING PENALTY FOR FAILURE TO MAKE CONNECTIONS.

THE VILLAGE COUNCIL OF NEW YORK MILLS, MINNESOTA, DO ORDAIN AS FOLLOWS:

SECTION 1.

Every owner or occupant of any property, plotted into lots or blocks, having a dwelling house or business property thereon and abutting on any street or alley, having city water pipes, shall install a toilet in said dwelling or business property, and make connections thereof with the water and sewer in the street or alley adjacent thereto, within thirty (30) days after written notice is given to such owner or occupant to instal such toilet and make such connection.

SECTION 2.

The Clerk of this Village and the Clerk of the Water, Light and Bldg. Commission are each authorized to give such notice in writing setting forth a description of the property, the location, of the watermain, the name of the owner or occupant and the time within which such connection shall be made, and the directing of the installation of a toilet and the making of sewer and water connections therewith. The service of such notice shall be by delivering a true and correct copy thereof to the owner or occupant of the property affected. In the event of the absence of such owner or occupant, service may be made upon any person of suitable age and discretion at such building or dwelling, and if the said dwelling or building is closed or vacant, then by posting such notice in a conspicuous place upon said property.

SECTION 3.

The written proof of the service of such notice shall be filed in the office of Clerk of the Water, Light and Bldg. Commission.

SECTION 4.

When thirty (30) days elapse after filing proof of the service of such notice and the owner or occupant of any property so notified in writing to instal a toilet and make sewer and water connections, shall fail, refuse, and neglect to make such connections and instal such toilet, the Water, Light and Bldg. Commission are hereby directed to instal such toilet and make connections with the sewer and water, to pay for the same or present the claim therefore to the Village and to certify the actual cost thereof.

SECTION 5.

After such installations and connection is completed under the direction of Water, Light and Bldg. Commission, and there has been served a written notice of such assessment and order directing the owner or his or her representative to pay such assessment with 10 (ten) days after the service of such written notice of assessment to the Treasurer of such village, and after proof of such notice and order, and that assessment has not been paid within said ten (10) days, the same shall be certified to the County Auditor by the Clerk of this Village for collection as other assessments for benefits, except that such assessment may be spread over a term of three (3) years if so requested when certified.

SECTION 6.

PENALTY: Any person who shall in any way interfere with the carrying out of the provisions of this ordinance shall be, when convicted, subject to punishment by a fine of not less than

Twenty-five Dollars (\$25.00), nor more than One Hundred Dollars (\$100.00), or to imprisonment in the County Jail for not more than three (3) months, or by both fine and imprisonment, and the direction of the trial court.

DATED: April 24, 1936

SIGNED: John Mark, President
Village Council

ATTEST:

Village of New York Mills, Minn.

SIGNED: Ernest Johnson, Clerk

(SEAL)

John O. Pary moves the adoption of the foregoing resolution. Andrew Piilola seconds the motion. Motion put. Following voting in favor thereof: John O. Pary, Ernest Johnson, C. B. Hultquist, Andrew Piilola. Against: None. Motion declared carried and resolution adopted. Moved by Andrew

Resolution By
Jack Kampsula

PROVIDING FOR AN AMENDMENT OF ORDINANCE NO. 1~~1~~ OF THE VILLAGE OF NEW YORK MILLS, REGULATING THE OPERATION OF MOTOR VEHICLES AND THE PARKING THEREOF WITHIN THE VILLAGE OF NEW YORK MILLS, MINNESOTA, AND PROVIDING PENALTIES THEREFOR.

BE IT RESOLVED: That Ordinance No. 1~~1~~ be amended by adding thereto the following section:

SECTION 10

"No owner or driver of a motor vehicle having a rated capacity of over one-half ($\frac{1}{2}$) ton shall stop, park, or leave standing any such vehicle, whether attended or unattended upon the street designated as Main Street, on that portion extending north from Front Street to the intersection with Cornwell Street."

BE IT FURTHER RESOLVED: That this amendment be printed and published in the New York Mills Herald, as provided by law, in the following form:

The Village Council of the Village of New York Mills ordains as follows:

That Ordinance No. 1~~1~~, an ordinance regulating the operation of motor vehicles and the parking thereof within the Village of New York Mills, Minnesota, and providing penalties therefor, is amended by adding thereto the following section:

SECTION 10

"No owner or driver of a motor vehicle having a rated capacity of over one-half ($\frac{1}{2}$) ton shall stop, park, or leave standing any such vehicle, whether attended or unattended, upon the street designated as Main Street, on that portion extending north from Front Street to the intersection with Cornwell Street."

Councilman Arnold Piilola moves the adoption of the foregoing resolution.

Councilman Yalmer Karvonen seconds the motion.

Motion put. The following voting in favor thereof

Arnold Piilola, Yalmer Karvonen, Jack Kampsula, John Mark & Rudy Ehnbohm.
Against: None

Motion declared carried and resolution and amendment to ordinance adopted at an adjourned regular meeting of the Village Council for the Village of New York Mills, held on the 6th day of September, 1950, at 8:00 o'clock P.M.