

## [Public records of Village of Barneveld]. 1906/1910

[s.l.]: [s.n.], 1906/1910

https://digital.library.wisc.edu/1711.dl/P7LCLQB744KNP8A

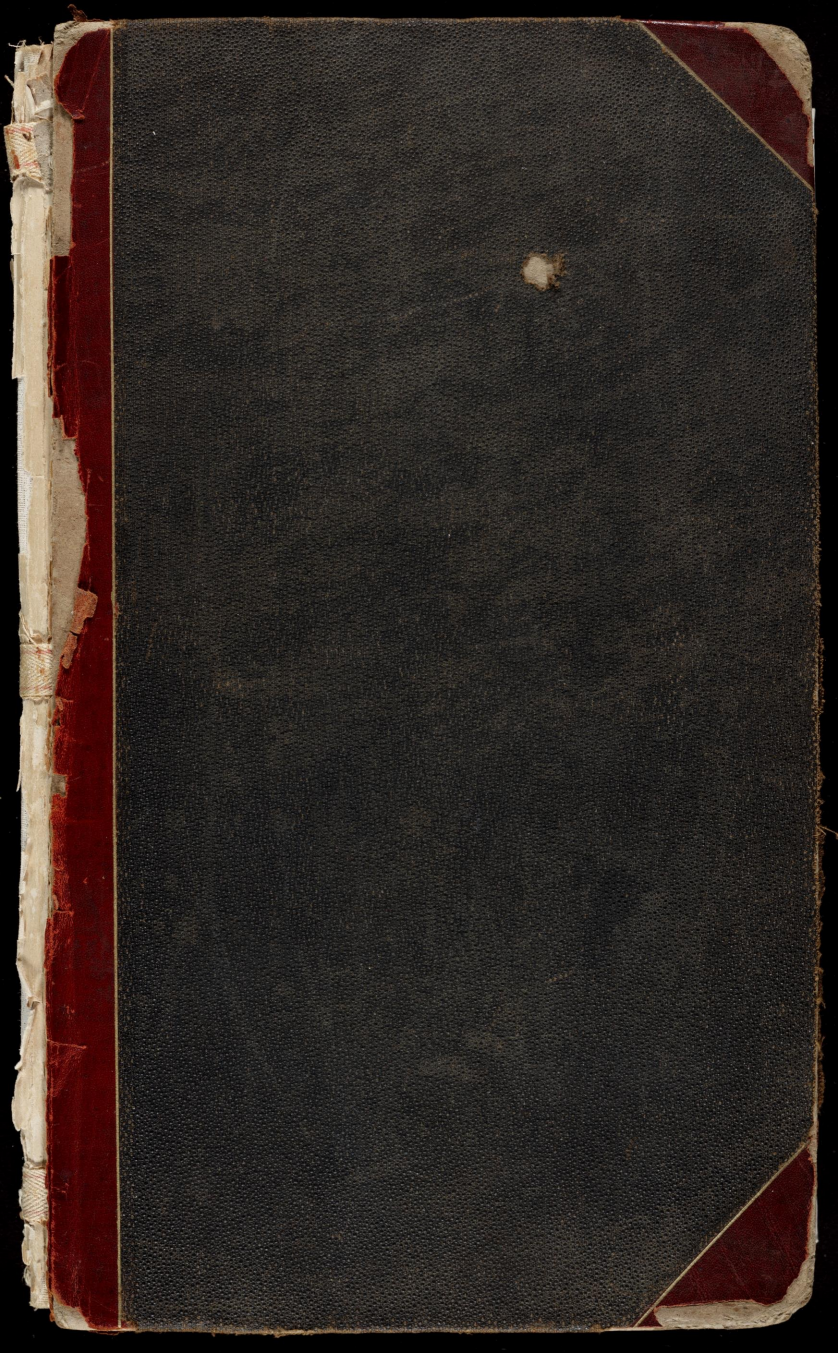
This material may be protected by copyright law (e.g., Title 17, US Code).

Original material owned by Barneveld Public Library.

For information on re-use, see http://digital.library.wisc.edu/1711.dl/Copyright

The libraries provide public access to a wide range of material, including online exhibits, digitized collections, archival finding aids, our catalog, online articles, and a growing range of materials in many media.

When possible, we provide rights information in catalog records, finding aids, and other metadata that accompanies collections or items. However, it is always the user's obligation to evaluate copyright and rights issues in light of their own use.



Record of Incorporation Paper Page 1. to 25. Election on Incorporation . a 25.

Ordinance No. 2. — 125 valeting the hord of Ordinance No. 3. — 126 minors off the strate Ordinance No. 5. — 128 minors off the strate Ordinance No. 5. — 130 amedium to de Ordinance No. 6. — 134 anterial Highway ordinance no 12 — 134 arterial Highway.

amendment to Dag ordinance - 131 amendment to See 12 chops 8 Ordinance ! 132 amendment to chop 5 D Ordinance! 133 amendment to See 7 chops 3 of Ord. Not. 131

## Wisconsin State Board of Health

OFFICE OF THE SECRETARY.

Madison, Wis.,

To the Town, Village or City Clerk:

Dear Sir: If you have heretofore held the office you now hold, it is presumed that you are familiar with the law relative to the organization of a Board of Health for your locality; but for the benefit of any to whom this circular may be addressed, who are holding their offices for the first time, and for members of local Governing Boards who may not be familiar with it refer to Section 1411, Laws of 1907, and Sections 925-107 and 925—108, Chapter 40a, Wisconsin Statutes, 1898.

Especial attention is directed to this provision of law which places upon every Town or Village Board, or City Council within the State, the duty of appointing a Board of Health within thirty days after each annual election. Such boards may, if desired, be composed in part of persons who are not members of the Governing Boards of the localities. The members of the Board, when so appointed, must complete their organization by taking the usual oath of office, and by electing a Chairman, a Clerk, and a Health Officer. The law requires that the Health Officer shall be, whenever practicable, a reputable physician, and when appointed he becomes a member of the Board and its executive officer.

The law further requires that every Local Board of Health shall immediately after its organization report to the State Board of Health the names, postoffice addresses and occupations of the Chairman, Clerk and Health Officer. To facilitate this requirement a blank form is attached hereto, which you are requested to fill out, as indicated, and return to this office in the stamped envelope enclosed. If you have already reported the organization of a Board of Health for your community for 1911, it will be esteemed a favor if you will duplicate such report on the blank attached below as it will greatly facilitate the work of recording and filing these reports to have them in uniform shape.

It is of the utmost importance that the organization of your Board of Health shall be in legal form, as upon this will depend the authority and legality of all of its acts. Authority is conferred by the general statutes of the State, upon Boards of Health, to take measures for the protection of the public health—this authority is not conferred upon local Governing Boards, but only upon legally organized Boards of Health. That you may be prepared, therefore, to protect the highest interests of your community, you are respectfully urged to a prompt, thorough, and full compliance with the requirements of the law.

In case the town board, village board, or common council fails or neglects to appoint a board of health as provided by this section, the state board of health may appoint persons to serve on such board until a board of health has been regularly appointed as hereinbefore provided and the necessary expense so incurred shall be charged to and paid out of the treasury of such town, incorporated village or city. (Section 1411, Laws of 1907.)

It is hoped that you will make this report at the earliest possible date in order that local Boards of Health may receive the proper instructions for the public health work for 1911-1912.

Very truly yours,

C. A. HARPER, M. D.,

If your jurisdiction is a city, please state whether or not you are acting under Charter provisions as provided by Chapter 40a, Wisconsin Statutes, 1898. If so, give name of Commissioner of Health and date of appointment on the last line, which is provided for this purpose only, and erase the words Health Officer. If you are a Health Officer, erase the words Commissioner of Health.

## Local Boards of Health

DUTY TO ORGANIZE. Section 1411, of the laws of 1907, provides that: "The town board, village board and common council of every town, village and city shall, within thirty days after each annual election, organize as a board of health. or appoint wholly or partially from its own members a suitable number of competent persons who shall organize as a board of health for such town, village or city. The officers of such board shall include a chairman, a clerk, and a health officer, who shall be ex-officio a member of such board and its executive officer; all such officers shall be elected by the board immediately after its organization. Every board of health as thus constituted shall exercise all the powers and perform all the duties prescribed in this chapter within the limits of the town, village or city of which they are such officers. Every health officer so appointed shall be, whenever practicable, a reputable physician; he shall hold office during the pleasure of such board and until the qualification of his successor; if a vacancy occurs in his office the board of health shall immediately fill the vacancy by an election."

POWER TO MAKE RULES. "Every board of health may take such measures and make such rules and regulations as they may deem most effectual for the preservation of the public health. They may appoint as many persons to aid them in the execution of their powers and duties as they think proper, regulate the fees and charges of every person so employed by them, and fix the salary of the health officer, examine into all nuisances, sources of filth and causes of sickness, and make such rules and regulations respecting the same as they may judge necessary for the public health and safety of the inhabitants."

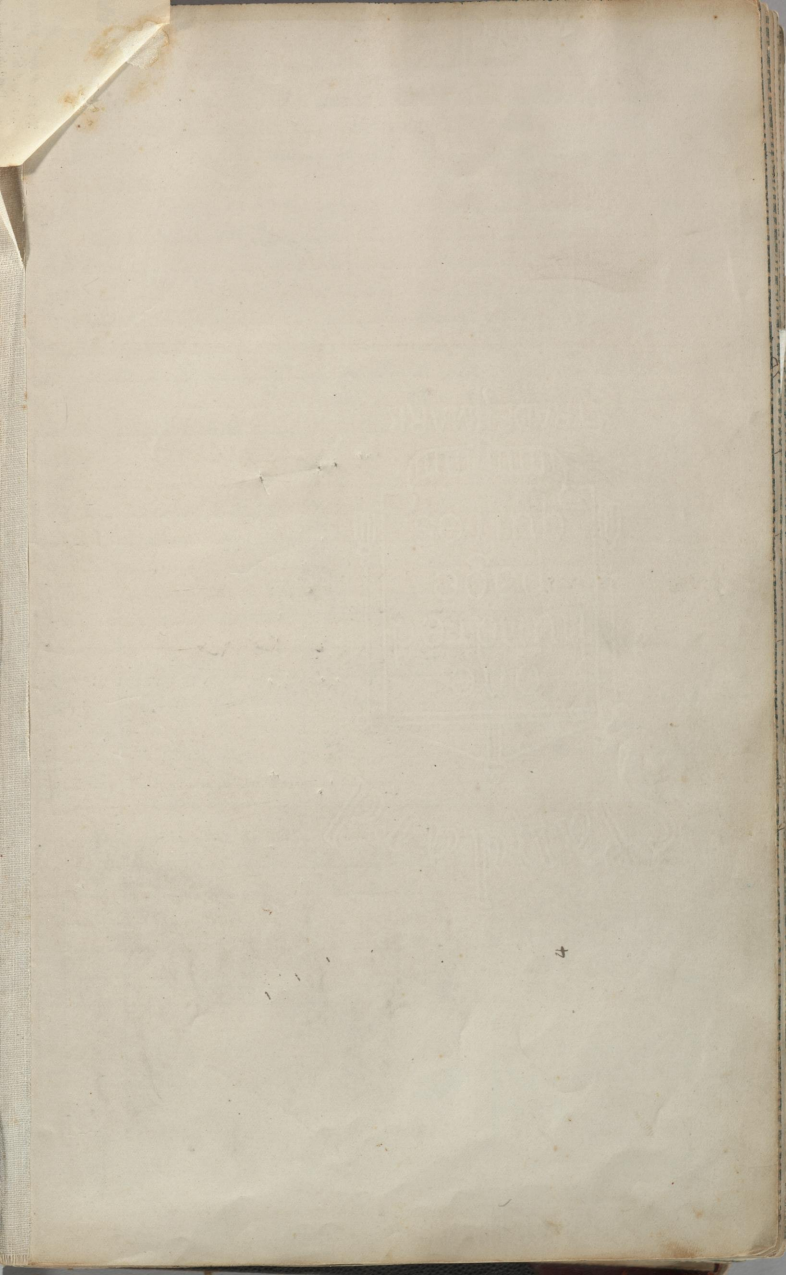
THE PUBLICATION OF RULES. Section 1413 of the Statutes of 1898 provides that: "Notice shall be given by the board of health of all orders and regulations made by them by publishing the same in some newspaper, if there be one published in such town, village or city; if there be none, then by posting up the same in five public places therein and such publication of said orders and regulations shall be deemed a legal notice to all persons,"

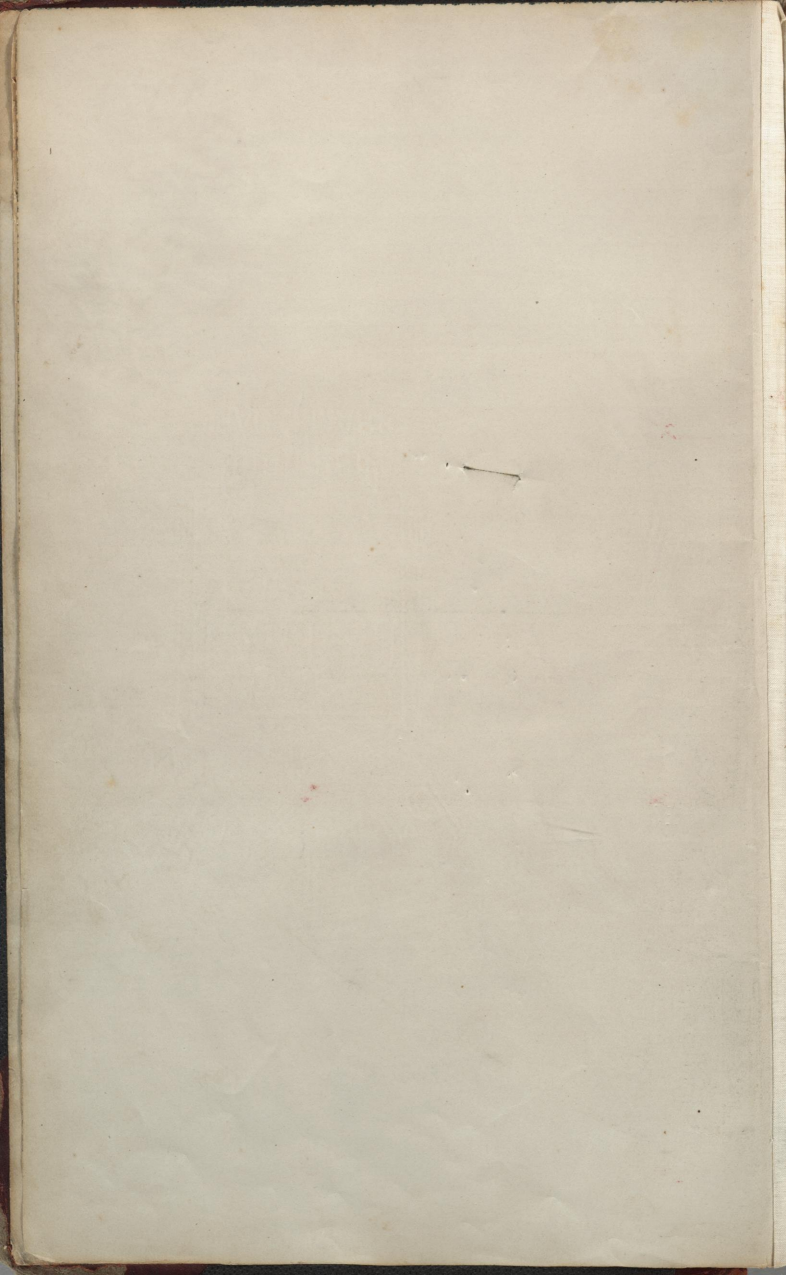
MEETINGS AND RECORDS. It is not sufficient as some have supposed, that one general resolution be adopted by a town board declaring itself to be also the health board, and that the officers of the town board hold also the same relative positions on the health board. A board of health though it may be composed wholly of the same persons who make up the town board or municipal council, nevertheless acts in a different and independent capacity. It should, therefore, hold separate meetings and keep separate records, which should show clearly all facts connected with its organization, its appointment of health officers and other assistants, and report the same to the State Board of Health, its official orders and resolutions, and the minutes of its meetings. Such records may be of legal importance and should be accurately kept by the clerk of the board. Every health board is, therefore, earnestly advised to provide suitable and well-bound volumes for their records. If there be recorded in these volumes the history of all epidemics of contagious diseases, their origin, when this can be ascertained, and the measures adopted for their control, such records will have great and permanent value. These records, and all other matter, such as reports, printed matter and blanks furnished by the State Board, etc., should be carefully preserved and turned over to the successor in office.

APPOINTMENT OF HEALTH OFFICER. After the board of health is organized it must appoint a health officer, and if for any cause a vacancy occurs in this office the board of health must immediately fill the vacancy by a new appointment. The health officer in all cases holds office during the pleasure of the local board of health and until his successor has been chosen and qualifies. As the health officer becomes the executive officer of the board, he must in all cases take the oath of office and it is of the greatest importance that he be wisely selected for upon his wisdom, efficiency and discretion, will depend to a very great extent, the advantages to be derived from a public health organization,

All records, copies of laws and other material used by the health officer in the performance of his duties, should be

turned over promptly to the new health officer as soon as he qualifies.





Record or Copy of all Papers in the matter of the sucorporation of the Village of Barneveld. Recorded this 5 th day of June 1906

Map of resurvey as ordered by the Court north. N.W. 1/4 S.E. 1/4 Dec. 4. 20. 30.14 ch. S.W. 1/4 S.E. 1/4 S.E. 1/4 S.E. 1/4 W. 42 See. 4. S. W. 1/4 87 Sec. 4. S.W. 1/4 Pr. of E. 1/2 See. 3. N.W. 14 89 N. W. 14 N. E. 14 N. E. 14 N. E. 1/4 N.W. 14 Dec. 9. See. 9. S.W. 1/4 N.E. 1/4 S.W. 1/4 N.W. 1/4 Sec. 10 Dec. 9. S.E. 14 N.E. 14

Sec. 9.

67.48

Certificate of Survey.

I. H. Cirther do hereby certify that on the 29th day of March, 1906, at the request of few. Pryor, I surveyed the track of land proposed to be incorporated as the Village of Borneveld, Iswa County, Wisconsin, and that the above and foregoing plat is a true and cornect representation of Said track of land and of the exterior boundaries thereof.

Dated at Borneveld, Wis:, This 29th day of March 1906

Subscribed and swore to before me this 29th day of March 1906.

(Seal)

Jel. Perjor Notæry Public.. My commission expires Feb14-1904

Kefrost of Survey. Commencing at the center of Section No. (4) Town (6.) North Hange (5.) Cast, running There South, Eighty two (8?) chains to The center of Section Nine (9.) Town and Roug aforesaid, Thence east, Sixty seven, (67.) chains and Foosty eight (48) links to a from Gener (7.) chains and Torty eight (48) links East. of the South east corner of the South west quarterly) of the Northwest quarter (4) of Section ten (10.) Town and Range afore. said, thence north, Forty five (45) chains and Eighty sever (87) links to a promit in the center of the Railroad track of the Cheogo and Northwestern Railroad Courpany, Thence west towenten (17.) chains and thinteen (13) links, Thence north Fourteen (14) chains and twenty five (25) links to the Northeast corner of the West one half (1/2) of the Southwest quarter (1/4) of the Southwest quarter (1/4) of Section four (4) Town and Range oforesaid, Thence west thirty (30.) chains and fourteen (14) lucks, to the South east comer of the Northwest one fourth (1/4) of the Southeast quarter (1/4) of Section Four, (4) Town and Rouge oforesaid. Thence North twenty (20) chains and Forty three (43) links to the Northeast corner or the Worthwest quarter (1/4) of the Southeast quarter (1/4) of said Section Four, thence West twentyone (21) chains to the point of beginning. I. H. Certhur do hereby certify that the above is a true and correct copy of the survey of the fand proposed to be incorporated as the Village of Borneveld, Down County, Wiscomi which said survey were wede by me on the 29th day of March, 1906, at the request of J. W. Pryor,

Dotek at Borneveld, Wis: this 29th day of March, 1906. J. H. arthur.

Subscribed and severn to before me this 29 th day of Morch 1904

Eseul.

My commensaion express 2/14/09.

Preceeding propers filed in office of Clerk

Of Circuit Court. Mon 29th 1906

Those Gebon

Clerk

Exhibit A.

Water of Survey of the proposed Village of Barneveld Loua Couly Wis., Commencing at the center of Section four (4) Thence east anelundred and one (101) chains and minety (90) links to the North 18 Post of the Southeast quarter of Section Three (3) Thence South one hundred chains (100.00) ch. Thence west anchundred and one chains and thirty links (101. 300) to the West /16 Post, of the Southeast quarter of See nive (9) Thence North one hundred chains (100, 00 ch) to the place of beginning, all in town six (6) north of Range fine (5) east in Sowa County, the land imbraced in said survey being the following, rig: the S.W. & and the W. 1/2 of S.E. 14 of Sec. Three (3) the S.E. 14 of Sec.4 the W.E. 14 and the W. 1/2 of the S.E. 14 of Sec. 9. The W.W. 2 the W'n of the N.E. /4, the ch'z, of the S.W. 4 and the N.W. 12 5 g the S.G. 14 of Sec. 10. all in town six. north of Range fine east in Cloude County Wir.

I. H. arthur, do hereby certify that on the 7th day of Feb. 1906, I made a survey of the track of land proposed to be incorporated as the Village of Borneveld, Dowa Co. Wis. and that the above and foregoing is a true and correct copy of said survey.

J. H. arthur.

Subscribed and swom to before me this 8th day 5 of Feb. 1906

Eseal?

J. J. Paull Notony Public. My commission Expure June 26 th 1906

Preceding propur filed in the office of clerk of Event Court Mon 24th 1906 Theo Gibbon Clerk Commercing at the center of Sec. 4. Thence east one hundred and of chains and Ninety links to the North 18 post, of the S.E. 1/4 of Sec. 3. Thence South one hundred chains to the center 1/6 of the S.E. 1/4 of Sec. 10. Thence west one hundred and one chains and thurty links to the usest 1/16 of the S.E. 1/4 of Sec. 9. Thence most be one hundred Chains to the place of beginning, all in Town sip, north france Fine East in Dowa County.

The land embraced being the following.

The S.W. 1/4 and W. 1/2. of S.E. 1/4 of Sec. 3. The S.E. 1/4 of Sec. 4.

The O.G. 1/4 and the N. 1/2 of the V.E. 1/4 of Sec. 9. The chail of the U. 1/2 of the S.E. 1/4, the O. 1/2 of the S.W. 1/4, and the O. O. 1/4 of the S.E. 1/4 of Sec. 10, all in Town sip north of Range Five east in Sowa County.

Exhibit. "a."

Plat of the Proposed Village of Bomeweld Sona Co. Wis.

S.E./4 See 4.	S.W. 1/4 Sec. 3.	W.1/2 S.E. 1/4 Sec. 3.	J.
CN. E. 14 See. 9	W.W. 14 See. 10.	W. Yr V.E. 14 Sec. 10.	00.001
N. 1/2 S.E. 1/4 See. 9.	W./2. S.W. /4 See 10, Town 6. North Range 5. East in Lowa Co. Wix.	N.W. Y4 S.E. Y4 See. 10.	

101.30 ch.

IT. H. Cirthur do hereby certify that at the request of J.W. Pryor, I did on the 7th day of Feb. 1906, make a survey of the above track of land, and that the above and foregoing is a true and correct plat and survey of the exterior boundaries Thereof.

Dated at Ridgeway Wis.

Feb. 8. 1906

(Seal)

Subscribed and sworm to before me this 8th day of Feb. 1904 My Com. Expins June 26-1904 J.T. Poull. Nolany Publica Exhibit B. That each person nesides on the land following his or her name Names R.L. Kendrick (Head) Northwart quarter of Section since, town Six, Range fine. Winnie Kendrick Lever Kendrick Floy Kendnick John F. Malone, (Head) Wallace Malone Roseve Walone Toeddie Walone Welliam Kurth (Head) Jennie Kurth Mildred Kurth Mabel Kurth Thomas Thomas (Heart) Grace Thomas G. G. Jewell (Head) Martha Jewell Leona Mae Jewell Q.C. Muniger (Head) Mystle Manger Drvia Munger Marquerite Munger Evan D. Evans, (Head) Charlotte Evans, Jane Lewis (Head) Many J. Lewis ann Roach (Head) John W. Danis Katheryn McKinley (Head) Madeline McKinle Sidna Jones (Head) Sarah Evans (Head Ruth Einaus Dadie Grans Henry & Joues (Had) Liggie Jones (Had) Margorek Jones Jerome Jones (Head) Amelia Jones Donothy Jones Edward Williams E.G. Kundrick (Head) out lot no. eight

Clara Kendrick out lot do. eight. Mamie Kendrick Evell Kundnick Mr. Callahain (Head) out lot No. seven, Dan Callahain Kate Callahain John Callahan Mortin Janes (Head) Notheor que Margaret Jones Ditto Beryl Jones Milton Jones Thomas Thomas (Head) ( Head ) Notheost quarter of See, mine townsix Range five Katie Thomas Helen Thomas W. E. Danis, (Head) fot six block Thirteen annie Danis, aulilia Danis, McKinley Danis. E.M. Hughes, (Head) lot fine block thirteen Edith Hughes. Efhrian Powell (Head) lot four -Jennie Powell Mrs. John Jones (Head) lot senen block Twelve D. S. Welliams (Head) lot four -Elizabetto William Mauri Williams - - - Ralfih Williams. - - -Maurie Williams Daniel Thomas (Head) lot three block timelue Mrs. John Morris (Head) - - -Cleve Reese a.a. Emmil (Head) for two block twelve Sedonia Emmel Villie Emmel Lerry Emmel Florence Emmel Ethebit Q.

Residuit of Patrick Sweening (Head) lot ten block Twelve Ellen Sivering David R. James (Head) lot mine block Twelve Mary Jones
Elyabeth Reese (Head) - eight Jame Jones (Head) - eight John D. Jones (Head) lot one block thirteen
Ellen Jones
Ethel Jones Evan Riese (Head) lot two block thirteen Ligge Reise Sarah Reese u - u Milo Reese Mayti Ruse Marin Reese lot three block thirteen Francis Paling (Head) Katie Paling. George Paling Willie Paling Mrs. Cadwell (Head) lot ten block thurteen James Paylis (Head) lot nine block thisteen Mary and Baylis. Mary and Baylis. Jermie Baylis. Esther Baylis. John Baylis, Rose Baylis Emily Baylis. Henry Mohrheume, (Head) lot four block fourteen Close Molinheume Victor Mohrhenne Reuben Mohnhemme Byrow Joues (Head) lot three block eleven D.D. Reese (Head) lot two block eleven Lizzie Reen (Head lot four block ten. Deliel Davis Maria Danis Oren Danis Sarah Davis Rachael Davis

Resident of. Names Jane Lewis (Head) lot two block ten Many ann Jewis John Jewin Thomas Jewis ~ ~ ~ ~ Fired Sampofe (Head) lot ten block ten Ruth Sampofe Kuth Sanapope (Head) out lot two Mony Burns Wellie Burns fillie Bums Bridger Jordan (Head) lot fine block nine Mary Eller Jordan annie Jordan Trank Roach (Head) lot four block nine Mollie Roach Charles Roach Maggie Roach Leslie Roach Twila Roach Michael Jordan lot five block since Jos. Grebner (Head) lot three block nine Sorah Greliner Gladys Grebner Joseph Grebmer Jr. Viola Grebner Tommie Grebner Junie Grebner Buth Grebner Leo. Grelever Theresea Morgans (Head) lot two block vine David Jones (Head) lot but block nine
Margort Jones
Hazel Jones
Shirley Jones Marjorie Jones ~ · · · · Mrs. John Owens (Head) out lot fine Ellen Owers Kate Owens Hamoh Owens John Owen Rachael Danies lot three block ten out lot ten Mrs. Colizabeth Jones (Head)

Resident of. names Simon Jordan (Kead) omt lot eleven Clara Jordan Sarah Cassidy (Head) Southwest one fourth Section three town six Rauge 5 Katie Cassidy annie Cassidy John Cassidy Henry Cassidy Marie Randall William Conneen (Head) Southeast one fourth section three, Town Six R.5; Ellen Conneen Ditto Nobest Curren Leonard Connen Celmer Cumer Johnie Cuma Maggie Cumen John Steiner (Head) Northwest one fauth Section ten town six, Range fine. Lewis alder. (Head) Vela arneson (Head) Luger anneson Ben ameson annie Cernesan Matilda anneson autou ameson ale ameson Theodore armeron Edgar ameso Daniel Harris (Head) Josie Harris Elsie Harris James McCluskey (Head) Ellen McClusking Johnnie Dollantry out los fou uu Wellie Mc Chusky Edwin Holly (Head) Cornie Oleson (Head) lot are block eight lot two block eight Hous Olesan albert Oleson Oscar Olesan Leva Oleson Christina Olesan. alini Oleson lor three block one F. F. Storry (Head) Liggie Ston

Residence of names Threea Story lov three block and Fredder Story Gertie Stan Vennie Stany Thomas Ston Oliver Rougue (Head) Ruth Baker (Head) lot four block one lot six block one adua Baker Margaret Baker Georgie Baker Hamah Joure (Had) lot seven block one Liggee Jours (Head)
Aluira Jours
Sila Jours
Claude Jours
Catherin Jobs. (Head)
Charles Jaka
Will Jaka u u u ~ ~ Evan James (Horal) Annie Jones Gernie James Mabel Jones lot four block sig - fine - -Many Gilden (Head) Richard Gilden Charles Ostenberg (Head) lot six block six Mary asterling Frances Ostenberg Will Town (Head) lot two block seven adolf Schaller (Head/Southwestone fourth, Section ten, town six, Range fine, Lisette Schaller Dello. Swette Schaller Leua Schaller Ida Schaller albert Schaller adelf Schaller Fred Schaller Robert Schaller. Teddie Schaller Eddie Schaller Harmah Watkin (Head) Northwest quarter Sec. ten, town six Range fine. Kate armedell Ditto.

names Residence 87. W. W. aspunall (Had) lot ten block fine Frances aspunall - - -Frances asfunuall yes aspurall Milo aspurall lot eight block two Emma Elvano (Head) John Bilse (Head) Cuma Bile Horney Jones (Head) Margoret Jones Dorris Jones lor one block two albert Scheide (Head) - - -Issubelle Scheide lot two block two. Mary Prov (Head) Henry Rowe (Head) lot two block two lor three block two Jessie Rome Jewi Juwa (Head) Bredget Juwa trank Love Chris Mortinsen (Head) three block two Mony Martinean (Head) lot four block two Ella Daris John Davis Morgant Danis Owen Trainor (Had) lot ten block three Salvina Trainor Johnie Train or Eggen Trainor Cotherine Trainor ~ ~ ~ Thomas Jones Sr. (Head) lot one block three
Belle Jones Jon - - -Fritz Sampofe ( Head) Northwest quarter of Sea ten Town six, Range five. Elizabeth Sampofe - Ditto. Elizabeth Sampofi — Dillo. John Roberto (Had) Northeass quarter section nine, town six, Range fine. Sween Roberto — Ditto. Donett Roberto (Head) Munic Roberts Islen Roberts

Kesedener of. Maries Herman fampop (Head) Southeast gnarterflection mine, town six Rouge fine Motilder Lampop ----Matilda Sampofi lot four block ten James Daris, William J. Owens, (Head) lot fine block seven Many anin Owene Serter Owens. Molhe Owens, Stanley awens august Condr. (Head) lot two block three annie amids. ~ ~ ~ ~ Herman Candl. Charley amdr. Mayti ands. alma limdr. Willie andr. Elizabeth Danis (Head) Curtis Danis and lot muller seven. Killian Davis Lucille Davis State of Wisconsin) County of Lowa 3 S.S. J.W. Pryor, being first duly swore on oath says that he on the 7th day of February, 1906, took an accurate census of the resident propulation of the territory proposed to be incorporated as the Village of Borneveld; that the foregoing census contains the names of every head of families and the names of every person who is a resident in good faith of such territory on such day, and that the foregoing census ise, to the feet of his life of the to the best of his belief, a correct ceusus thereof. J.W. Ryor. Subsciebed and sworm to before me this 8th day of February, 1906
Richard Corter Richard Corter Notary Publice Iowa County, Wis:,

State of Wisconsin) country of Jana (5.5.

Edward Williams being first duly sworn says that he is the Cashier of the Bonneneld State Bank: that an the 9th day of February, 1906, the survey, map and census of the proposed village of Borneveld State Bank, in the proposed Village of Borneveld State Bank, in the proposed Village of Borneveld Iswa &. Wisconsin, and there left subject to examination at all reasonable hours by every person interested for a period more than five weeks from said 9th day of February, 1906,

Subscribed and sworn to before me this 22nd day of March, 1906,

Eseal

My Com, expires Feb. 14th 1906,

Notice of application, (Copy.) 10 Notice is hereby given that the undersigned residents and tax prayers of the territory herein after described on the 26th day of March, a. D. 1906, at one Oclock in the afternoon at the court House in the City of Dodgeville in the country of Sawa, Wiscousin will apply to the court of said country for an order incorporating as a village by the name of Borneveld, the territory situated and lying in the town of Brigham in said county, bounded and described as follows, towit: Commencing at the center of Section four (4) thence East one hundred and one (101) chains and 90 links to the north one-eighth post of the South east one- fourth of Section three (3): thence south onehundred chains to the center 1/16 the of the Southeast 1/4 of Section ten, (10); then west 101 chains and 30 links to the west 1/16 the of the South East 1/4 of See Nine, (9); thence North 100 chains to the place of beginning, all in Town six, (6) North of Range five (5); East in Lowa County, Wesconsin. the land embraced being the following: the Sow. 1/4 and the W. /2 of the S.C. 1/4 of Sec. three (3); the S.E. 14 of Sec. four (4); the W. G. 14 and the ch. 1/2 of the S. C. 14; 58 Sec. nine (9.); the N.W. 1/4 the W. 1/2 of the N. E. 1/4; the ch. 1/2 of the S.w. 14; and the W.w. 14 of the S.E. 14 of Section (10) all in town sit, (6) North of Kange No. (5) five, Cost in Joua Co., Wis. Notice is also hereby given that an accurate survey and mofe of said territory and an accurate censur of the resident propulation of said territory as beginned by law is left at the Borneveld State Boukwithin such territory where it will remain for a presid of fine weeks from the posting and first subligation of this notice, subject to examination at all reasonable hours by every person interested. Dated at Barneweld, Wis. Feb. 8th, 1906. David Jones. a. C. Scheid Jerone Jones. Isa. Jewell. Jos. Grebner. Fred fampof Wm Danie. Howing Jones. Daniel Danis.

## Notice of Application.

Notice is hereby given that the unundersigned residents and taxpayers of the territory hereinafter described on the 26th day of March A. D. 1906 at one o'clock in the afternoon at the court house in the city of Dodgeville in the county of Iowa, Wisconsin, will apply to the circuit court of said county for an order incorporating as a village by the name of Barneveld, the territory situated and lying in the town of Brigham in said county bounded and described as tollows, to-wit:

Commencing at the center of section four (4) thence east 101 chains and 90 links to the north one-eighth post of the southeast one-fourth of section three (3); thence south one hundred chains to the center 1-16th of the southeast 1-4 of Sec. ten (10); then west 101 chains and 30 links to the west 1-16th o the southeast 1-4 of section nine (9); thence north 100 chains to the place of beginning; all in town six (6) north, of range five (5) east in Iowa county.

The land embraced being the following: The s. w. 1-4 and the w. 1-2 of the s. e. 1-4 of section three (3); the s. e. 1-4 of section four (4); the n. e. 1-4 and the n. 1-2 of the s. e. 1-4 of section nine 9; the n. w. 1-4, the w. 1-2 of the n. e. 1-4; the n. 1-2 of the s. w. 1-4 and the n. w. 1-4 of the s. e. 1-4 of section ten (10) all in town six (6) north, of range five (5) east in Iowa county, Wisconsin.

Notice is also hereby given that an accurate survey and map of said territory and an accurate census of the resident population of said territory as required by law is left at the Barneveld State Bank within such territory where it will remain for a period of five weeks from the posting and first publication of this notice, subject to examination at all accessible hours by every person inter-

Dated at Barneveld, Wis., Feb. 8th, 906. David Jones, 1906.

Jos. Grebner. Fred Lanpop, Wm. J. Davis, Daniel Davis, A. C. Scheid, G. E. Jewell, Harvey Jones, J. W. Pryor.

State of Wiscousin) County of Jana ) (5.5.

· a. a. Emmell being first duly sworn on outh Aays that he is the owner and publisher of the Register and Friend a welkly newspoper published at Barneweld, Wir. and that he published the notice attached hereto once in each week for six consecutive weeks commencing on the 9th day of February 1906. and ending on the 22 nd day of Morch 1906,

a.a. ammell. Subscribed and sworn to before me this 22 net day of March, 1906.

My Com. expire Feb. 14- 1909.

State of Wiscousin) (s.s.

J.W. Payor being first duly swom deposes and says that on the 9th day of February, 1906, he posted three copies of the attached notice in the following places all within the proposed Village of Namuereld Viz: One on the window of the town that's office; one above the general delinery under of the Barneneld Post office, and one an the out side door of the Blacksmith shop of Grebner and Jones and that said notices were posted more than six weeks previous to the application to the Court for an order incorporating the Village of Banuald. J.M. Lugor.

subscribed and swone to before me this 22 nd day of March, 1906.

My Com. Expires Jan 31-1910.

Jerome Jour Notary Public.

State of Wisconsin. circuit Court for Loua County. The fetition of Jerome & Joues, Harvey Jones, a.C. Scheid, G.E. Jewell. David Janes, Jos. brebuer, Daniel Davies and Fred fampop. that these petitioners are residents and tax payers of the territory hereinafter described, that said territory is not less than one halfequore mile in area and is not included in any Village, and is allying in the town of Brigham, in the Country of Jana, Wiscourin and contains a resident population of not less than three hundred persons. That your fetitions have caused an accurate survey and map of said territory to be made by a practical surveyor, as provided by law, which survey and map are hereto amexed. marked exhibit A. and have caused an accurate census of the resident population of said territory to be taken, as provided by law. which censur is hereto annexed and marked "exhibit B.", That said survey and make and said census have been left at the Bonneveld State Bank, in said territory, for fine consecutive weeks, as required and provided by law, subject to the examination at all reasonable hours, of all persons interested. Commencing at the center of section four, (4), thence East one hundred and one chains and invety links to the North (1/8) are eighth post of the southeast quarter of Section No. three (3), Thence South one time closed chains to the Center 1/16 of the South East of section No. ten, (10); Thence West onehundred and one chains and thirty links to the West /16 of the Southeast quarter of Section No. wine, (9); Thence North one him dred chains to the place of beginning. all in Town sit (6) North Range five (5) East in Jona County, Wiscousin. the land embraced being the following: The S.W. 1/4 and W. 1/2 of S.E. 1/4 of See. 3. The S.E. 1/4 of See. 4. N.E. 1/4 ANIN ST S.E. 14 of See. 9: N.W. 14. W. 1/2 of W. E. 1/4: N. 1/2 of S. W. 14 and W.W. 14 of S.E. 1/4. of See (10.); all in town sit. (6.): North of Range no. fine (5-): east in Joua County, and the quantity of land therein en braced is one thousand acrea, according to Such survey, that the resident propulation therein embraced, according to such census, is three hundred and seventeen persons that the petitioners device to have such territory incor. provided, as a village under the laws of the state of Wisconsin, by the name of Barneweld." Wherefore your futitioners pray that the court make an order setting forth the boundaries of such territory by courses and distances, and declaring that said territory, shall be an incorporated Village by the name of Barneveld.

If the electors thereof shall assent thereto as provided by law and shall mame three persons residing in such territory and direct them to perform the duties of inspectors of election as provided by chapter 40 of the general statutes of wiscousin for the year 1898

Dated March 24 th 1906

Jerame J. Jones
Harney Jones.

a.C. Scheid

G.C. Jewell,

Daniel Jones.

Jos. Grebenes

Daniel Danis

County of Dona ) (5.5.

County of Dona ) (S.S. Jewell, Scheid, Stefewell. Danist Jones, Jos. Greburs, Daniel Danis and thed famply, being each first duly swom each for humself says. That he is one of the petitioners about named that he has beard read the foregoing petition and know the contents thereof and that the same is true to his own knowledge.

Subscribed and swom to be for me this 24th day of March a.D. 1906

J.W. Pryor Notong Public my Commission ex pura Feb. 14-1909 Jerome Jones
Horney Jones
A.E. Scheid
Scheid
Danied Jones
Jos. Grebun
Danul Danis
Fred Jampop.

(Seal)

all Preceding propon filed in Office of Clerk of Circuit Caist. Mor, 24 to 1904 Thre, Gebbon Clerk, State of Wiscousin on County:

In the watter of the incorporation? of the Village of Barneveld. It is hereby stifulated by and between Richard Corter attorney for the petitioners herein and How. aldro fenka attorney for Teman Coneson, Larah Cassidy John Cassidy, Hung Cassidy. Katic Cassidy & annie Cassidy, John Weehouse, Fritz Landpop + Herman Lanfof persons who owned agneultural lands included in the petition and survey and who objected to having a certain of their said lands included in said incorporation, that all the requirements of the statutes in said mother have been compiled with and that certain lands included in said original survey are purely agricultural lands and should not be uncluded in said Tellage. that a survey be had to be made instantes by T. H. arthur surveyor on live indicated in open court and that such territory proposed to be included in the Survey at the time such ceuser was taken, contained the profinlation in mumber and in proportion to the quantity of land therein required in and by section #834 of the Wiscousin Statutes of 1898: and that said territory included in the survey be incorporated as a Village by the name of Horneweld, if the electors thereof shall assent thereto as provided by law. March 29th 1906.

Richard Carter Aldro Jenks. Aldro Jenks. Aldro Jenks.

Filed in Office of Clark of Circuis Court
Mor 29 th 1906
Thos Gibbon
Clark.

State of Wiscouse 20 In Cincut court for Java Country. In the matter of the meosporation? This matter having come on to be heard upon the petition survey, eusus now fild herein and the court haineg taken proof, find that all of the requirements of the law have her complied with, and the ottomers having entered into stipulation that a part of the lands included in the original survey are purely agricultural lands and are not necessary for the emmedial growth of the Village. that the census taken and filed berein is cornect and contains the propulation required by law in the lands contained in the survey; and the Court having found the facts to be as stipulated hereby orders that a resummy of the territory to be included in said Village to be taken instante by T. H. lesther surveyor and that he make and file a new map and survey marked resurvey; by order of the court and that it be attached to and made a past of the Judgemet Roll. signed in open court and dated this 29th day of Murch 1906 Richard Corter Filed in office of Clirt of Circuit Court, Geo Climentson Mar 29 th 1986 the Selfan Clake State of Wiscoursing Dana Conty Du Certains Court of Jana Conty Duthu mother of their conforoties of the Village of Borneweld? On application by petition of Jerome & Jones, Horney Janes, a.C. Scheid, G. E. Juvell, David Jaux, Jos Brebner, David Davin and Fixed Lampofe for an order that certain territory therein described be inconfronted as a Village, the said petitioners having affeored by Richard Coster their attorney, and Timan ameson, Sarah Cussidy, John Cassidy, Katie Cassidy. Come Cassidy, John Weshouse and Herman Sandpot. newdents and taxpayers of said territory having appeared by How. Aldro Jenks their Settony against such application, after having the proofs and con-sidering the same, and having ordered a resurvey, said remmey having her filed the court being satisfied: I that the resurvey and the census annexed to the such petition are corne 2. that all the requirements of the statutes have been complied with ly such petition. 3. that the hereinofter described hart of the lands embraced in the original survey of said territory ought partly to be included in the proofseed Village.

4 that the interest of the inhabitants of such territory will be fromoted by such incorporation. 5. That such territory as aught to be included as afore said contained at the time such cevere was taken, the population in number and proofrontion to the quantity of land therein required in section 854 of the statutes of wiscousin for 1898. Therefore it is ordered that such territory, bounded and described as follows, to wit: Commencing at The center of section No. four (4), town six (6) Worth fine (5) east, running ence South eighty two, (82) chains to the center of section nine (9) town and Range aforesaid theuse east sifty seven (6?) chave and forty eight (48) links to a point seven (7) chairs and forty eight 48) links East of the southeast corner of the South west quarter of the Northwest quarter of section ten, (10) Town and Range aforesaid, thence north forty fine (45) chains and eighty seven (87) links to a point in the center of the Railroad track of the Chicago and Northwestern vailroad company, thence West seventeen (17) chains and thirteen (13) links thence North fourteen (14) chains and twenty fine (25), to the Wortheast corner of the West one half of the southwest quarter of the Southwest quarter of section four (4), town and Range oforesaids thence West Thirty (30) chains and fourteen (14) links to the southeast corner of the Northwest one fourth of the Southeast quarter of Section four, (4); Town and Range aforesaid; thence north twenty (20) chains and forty three (43) links to the Northeast corner of the Northwest quarter of the Southeast quarter of Said section, four (4): Thense West twenty and (21) chains to the point of beginning in Sona county Wiscousin, shall be incorporated as a Village by the name of Bonneweld, if the electors thereof shall assent thereto as prounded by law. It is further ordered that John I Jones, George O. Jewell, and David Jones, residents of the town of Brigham in which such territory is situated, be and one hereby directed to perform the duties of inspectors of election as provided in chafter 40 of the laws and statutes of Wiscourin for the year 1898, to determine whether the electors of said territory assent to the incorporation thereof as a Village signed in ofen court at Dodgeville Wir. this 29th day of march, a.D. 1906. by the Court

Filed in office of clerk of Seo. Clementson Cremt Court Mor 29-1906 also recorded Q.D. Vol. 16. Page 5:76-5:77 Thos. Subban Clerk

Notice is hereby given that persuant to an order of the Circuit Court of Lowa Country, made are the 29th day of March 1906, in the matter of the proposed incorporation of the territory hereinafter described as a Village by the name of Barneveld, a meeting of the electors of said territory described in such order twit. Commencing at the center of Section (4) town six (6) Rooth Range fine (5) East, summing thence South eighty two (82) chairs to the center of Section nine (9), town and Range oforesaid; there East setty seven (67) chains and forty eight (48) hiles to a point sever (2) chains and forty eight (4.8) links East of the Southers corner of the Southwest quarter of the Northwest quarter of the Section ten, (10) town and Range aforesaid; thence north forty fine (45) chains and Eighty seven (87) links to a point in the center of the Railroad track of the Chicago and Northwestern Railroad company; There west seventeen (17) chains and thirteen (13) links; Thence Worth fourteer (14) chains and twenty fine (25) links; to the Northeoor corner of the west one half. of the southwest quarter of the southwest quarter of Section four (4) Town and Range of oresaid; thence west thirty (30) chains and fourteen (14) links to the Southeast guarter of the Northwest quarter of the Southeast quarter of Section four (4): Town and Range aforesaid; Thence North twenty (20) chains and forty three (43) links to the Northeast corner of the Northwest quarter of the Southeast quarter of said Section four, (4); Thence West twenty one (21) chains to the point of beginning In Lowa County, Wiscousin, Will be held at the Carneweld Open House on the 27th day of april a.D. 1904, for the purpose of determining whether or not such territory shall be incorporated as a village at such meeting the Polls will be ofened at the oclock in the morning and will be kept ofen till four oclock in the afternoon, except that the inspectors will close the Polls at twelve oclock noon for one hour.
Dated afril 2nd, 1906.
Dated afril 2nd, 1906.
David Jones Juspector Dated afril 2nd, 1906.

State of Wiscousin) (S.S.

the notice, here to attached, nuthin the proposed Village of Barneveld on the 2nd day of april, 1906, one each in the following places, the same being the work conspicious places in said territory; one at the post office, one at the sort office, one at the Sort office, one at the Sort office, and one at the Blacksmith Shop of Sorebner and Jones.

Dated at Barneweld, Wis:, this 27th day of april, 1906, J.W. Pryor. Subscribed and sworn to before me this 27th day of april, 1906
Seal my Carr. exprine Jan 31 th 1910. Jerome Jour, Notang Public.

Stale of Wiscousin) Country of Jowa , S.S.

24

1

a.a. Ennuel, heing first duly swonn, on his oath says that he is the publisher of the Register? Friend a weekly newspaper published within the proposed limits of the Cillage of Barreneld; that he published the notice, of which a copy is attached hereto, for three consecutive weeks an said Register and Friend, commencing on the sith day of april, 1906, and ending on the 27th day of afril, 1906,

Dated at Barneweld, Wis: , this 27 th day of afiril, 1906,

Subscribed and swom to before me this 27th day of Cefiril, 1904,

Notice of Meeting of Electors.

Notice is hereby given that pursuant to an order of the Circuit Court of Iowa County, made on the 29th day of March, A. D. 1906, in the matter of the proposed incorporation of the territory hereinafter described as a village by the name of Barneveld, a meeting of the electors of said territory described in such order, to-wit:

Commencing at the center of section No. four (4) town six (6) north, range five (5) east, running thence south 1 eighty-two (82) chains to the center of s section nine (9) town and range aforesaid; thence east sixty-seven (67) chains and forty-eight (48) links to a point seven (7) chains and forty-eight (48) links east of the southeast corner of the southwest quarter of the northwest quarter of section ten (10) town and range aforesaid; thence north forty-five (45) chains and eighty-seven(87) links to a point in the center of the railroad track of the Chicago and Northwestern Railroad Company; thence west seventeen (17) chains and thirteen (13) links; thence north fourteen (14) chains and twenty-five (25) links to the northeast corner of the west one half of the southwest quarter of section four (4) town and range aforesaid; thence west thirty (30) chains and fourteen (14) links to the southeast corner of the northwest quarter of the southeast quarter of section four (4) town and range aforesaid; thence north twenty (20) chains and forty-three (43) links to the northeast corner of the northeast quarter of the southeast quarter of said section four (4); thence west twenty-one (21) chains to the point of beginning, in Iowa county, Wis., will be held at the Barneveld opera house on the twentyseventh (27) day of April, A. D. 1906, for the purpose of determining whether or not such territory shall be incorporated as a village. At such meeting the polls will be opened at ten (10) o'clock in the forenoon of that day and will be kept open till four o'clock in the afternoon excepting that the inspectors will close the polls at twelve o'clock noon for

Dated April 2d, 1906.

John D. Jones, G. E. Jewell, David Jones, Inspectors. J.W. Preyor Notony Public

My Commission exprises Feb. 14, - 1909,

approxiturent of Inspector of Elections
Our account of the inabelity of David Jones,
one of the theter inspectors approxitated by
Judge elements on to ask as inspector of election
at the election to be held on the question of the
incorporation of the Allage of Barneveld,
Jance Jones is hereby approxited to act as each
inspector in his stead.

Dated at Barneveld, Wis:, this 27th day of april 1900,
John D. Janus.
John D. Janus.
John D. Janus.

Election Clerke Qath,

State of Wisconsin)

Jowa Caunty S.S.

I do solewly swear that I will suffort the

Constitution of the Muted States, and the Constitutor

of the State of Wisconsin, and will perform the

duties of clerk of Election according to law and

will studiously endeanor to prement all fraud

deceit or abuse in conducting the same

according to the best of my obility, to help me sai;

Talan and subscribed before me this 2; the day of 4/1/26,

My Contission expire 2/14/09

Seal 3

Seal,

State of Wiscousin)
Country of Journ S.S.

I do solenely swear that I will support the
Constitution of the United States and the Constitution
of the State of Wiscousin, and will perform the
duties of Inspector of Election according to law
and Will studiously endeavor to prevent all
frank, deceit or abuse in conducting the same
according to the best of my shilty, So help me Sod:
Taken and subscribed
before me this 2) the day

I Whil, 1906

John D. Jones,

Jell Bryon.

My Commosion exprise 2/14/09

Efficient of Result of Election on Incorporation.

State of Wiscousin Country of Dona S.S.

John D. Jones & Quell and Source Jones home

John D. Jones, G. E. Jewell and fance Jones being first duly Sworn, on their oather say that as Just ectors they conducted an election in the town of Brigham, Lowa County, Wiscousin, an Un 27th day of april 1906 for the purpose of determining whether or not the Village of Barneveld Should be incorporated according to an order of the Circuit Judg, made, on the 29th day of March 1906, that at such election There were sixty two (62) Votes cast an the subject; That there were forty Six (46) voter yes" or in four of this corporation and sixteen (16) "Mo." or ofifosed to the incorporation. Dated at Barneveld, Wir., this 27th day of april, 1906, John D. Jones. J. E. Jewell. Lance Jones. Dubscribel and Sworn to before methis 27th day of lifinel. 1906. My Commission of fine. 2/14/09. Seal

Papers recorded on pages 22-23-24-25 of this Volume filed in 5 ffice of Clerk of Encent Court May 1 4 1904 Thos Gebon Clerk

all preceeding propers. Rec'd for Record in the Regs. office of Jana Co. Wis. on the 1st day of May 1906, or 4-30 oclock P.M., and recorded in Johnne 49, of corporation records on pages 245 to 266.

T.J. Paynter Reg. of Duds.

Result of cauens held at the vielage Hall march 30th 1908 - for the purpose of nominating Willage Officers for the Ensuing year? Sevone I Jours, as Chairman of Village Committee Frank Roach was appointed belong of meeting. Je Payor, A. 6 Scheid, and Charles Rouch, Fellais. Byron Jones, was uncurenously Endorsed for Orcidant of action of Coursel, Consmitted / you get Coph Hendrick Supervisor. Byron Jones John Mining Assessor, David & Davis Fredsurer, Lance Jones Colenk - Frank Roach Sustice of the Peace 2- yrs gill. Orgor Instice of the Peace yr Esph Powell Constable Thomas Jones gr moored and carried that the Chairman and Hat may occur on the ticket, prior to Election day. I moored and earnied toachformer. Frank Roach Clark, or Secretary) The name of Henry Rowe was above ticket as Police Questice.

Result of Judicial Election, forthe Village of Barnevill held April 7th 1908there being no opposition, the ticker horningted at cancers of selected as follows. President, Byron Tones. Trusters 2 yrs. E. G. Kendrick Assessor. D. A. Davis 2 yrs. Johnhimix Blank J. R. Rosel Clark . F. Roach Treasurer Lance Jours . Supervisor, Byron Jours. Collece Justice, J. H. Rows Sphrain Powell Ephrain Powell 1. " Constable Thomas Jones Ir. For license veceived 38 votes Against license " 42 votes! Justica Whole No votes each for Justica Supreme Erunh 62 Supre Of which John Barnes received 13. Robert Backford, 45 Yourt Prager 2. Polant 1 Wefective 1 verlegates to John Aylward 13 votes Welvin A. Hogh 10 Harbert He hunden 8 National tion Charles W. Wriss 9 - A. G. Rothe 10 Henry of Buttle 5 Republican Pen le Brennder 36 votes, Henry Allen Corper 36 John he Ellis 8 Welegated to Haram O. Fairchild 13 Adolf & Houstand 4 Atten Osters and 39 national Isaace Stephenson 37 Fredrick le Wintles 10 votes Evan M. Davis received / ( votes Congressional Dishuch to Republican hational convention Sulind Withmar 28. norman L. James 8 Ducou me gragor 31 defective 2. Blank 3

Result of Judicial Election, April 6th 1909 there being only one ticket for Village Officers the following is a list of Elective Officers.

President, Byron Jones.
Assessor, Harvey Jones
Colerk, F. Roach
Sreasurer, Ed Williams
Supervisor, Byron Jones
Luthice Peace, Elphraim Powell
Constable Thos Jones, Ir.

Trustees 10. 9 haver's 2. grs Deve Jones Fred Landpop

For license, 40 votes against license 34 votes Blank 2 "

Austice of the Supreme Court, (only Randidate) 42 votes

County Judge. J.J. Hoskins 16 votes

ALTRO JENKS 58 "

State Supt Schools, GHAS, P. CARY 1/ "

WALTER, G. HEWETT 3 "

LATRANCE, W. WOOD 41 "

WALTER CHOUSTON 13 "

COUNTY-SUPT- SCHOOLS JESSIE, A.VAN-NATTA 92 "

F. Roach Village Kelerk

Result of Election, held April 5th 1910, the following Officers stere Elected. President, Byron Jones, Asselsor, Harry gones Clark, F, Roach End Williams. Irea Surer, g. W. Bryon, H. E. Jones tice, Box Schoenfald Supervisor, Justices, Politice In Thomas Jones gr Constable Trusters, J. W. Pryor, E.G. Kendrick, Ed Campbell. for license 37 votes against license 40 " Willage Clerk. Result of Judicial Election, held April 4th 1911 Were Elected, as follows

President, Byron Jones

Assessor, A. C. Scheid,

Couch, Frank Roach Frank Rosch J.H. Duchter Fredsurer, Byron Jones Sucpervisor. Justice of the Peace, J. W. Pryor, Police Justile Ole, Christophen Trustees, My Dagenhard, Genome Jones, L.L. Jones bounty Suph of Schools, Jassie Vannetta. Justice sgairsh hierse votes 437 Fr. Rodeh vielage Colonka

RECORD OF ALL PAPERS IN CONNECTION OF THE
ESTABLISHING OF THE BARNEVELD BRIGHAM UNION FREE
HIGH SCHOOL.

## CERTIFICATE OF ELECTION OFFICERS

STATE OF WISCONSIN

SS.

IOWA COUNTY

To Neil Arnold, Clerk of the Village of Barneveld, Iowa County, Wisconsin:

We, the undersigned officers of the election held for the village of Barneveld, Iowa County, Wisconsin, at the Village Hall in the said Village of Barneveld, Iowa County, Wisconsin, on the 1st. day of April, 1947, for the purpose of voting upon the question of establishing and maintaining a Union Free High School District comprised of the combined territories of the entire village of Barneveld, Iowa County, Wisconsin, and the entire Town of Brigham, Iowa County, Wisconsin, hereby certify to you as Village Clerk of said Village of Barneveld, Iowa County, Wisconsin, that said election was conducted according to the statutes provided therefor, that such question to be voted upon was submitted to the electors on an official referendum ballot in the following form:

"Shall a Union Free High School District, under the provisions of Section 40.64 of the Wisconsin Statutes for the year 1945, be established and maintained in the combined territories of the village of Barneveld and the Town of Brigham, Iowa County, Wisconsin, which territories are described as follows:

VILLAGE OF BARNEVELD:

That part of Sections 3, 4, 9 and 10 of Township 6 North,
Range 5 East, Iowa County, Wisconsin, comprising the
entire village of Barneveld, according to the recorded
plat thereof.

TOWN OF BRIGHAM:

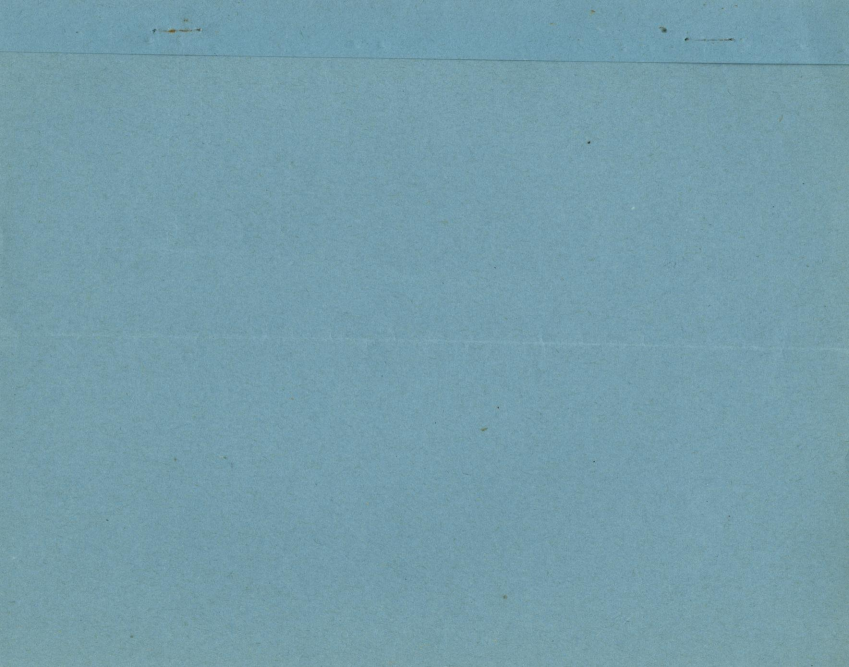
Sections 19 to 36 inclusive, Township 7; Sections
1 to 36 inclusive, Township 6, excepting that part
of Sections 3, 4, 9 and 10, comprising the village
of Barneveld according to the recorded plat thereof; and
Sections 1 to 12 inclusive, Township 5, all North of
Range 5 East, Iowa County, Wisconsin, and constituting
and comprising the entire Town of Brigham.

We, further certify that the whole number of votes cast thereat was 168, of which 161 were "Yes", and 5 were "No"; making a majority of 156 in favor of (or against) the establishment and maintainance of Union Free High School District.

Dated this 1st day of April, A. D. 1947.

Mesmon Souloh Officers of Election, Village of

Officers of Election, Village of Barneveld, Iowa County, Wisconsin



CERTIFICATE OF ELECTION
OFFICERS

VILLAGE OF BARNEVELD

### CERTIFICATE OF ESTABLISHMENT OF A UNION FREE HIGH SCHOOL DISTRICT

This certifies that on the 4th day of April, 1947, pursuant to the provisions of Section 40.64(4) (c) of the statutes, Neil R. Arnold, Clerk of the Village of Barneveld, County of Iowa, State of Wisconsin, certified to the state superintendent the results of an election held on the first day of April, 1947 on the question of the establishment of a Union Free High School District. Said certificate sets forth that the proposal to establish a Union Free High School District was adopted in accordance with the provisions of Sectiom 40.64 of the statutes.

Being satisfied that the creation of the proposed district is desirable; pursuant to the authority vested in the state superintendent under the provisions of Section 40.64(4)(c) of the statutes, a certificate of establishment of a Union Free High School District is hereby issued and given, establishing a Union Free High School

District comprised of the following described territory, to-wit:

VILLAGE OF BARNEVELD:

That part of Sections 3, 4, 9 and 10 of
Township 6 North, Range 5 East, Iowa County,
Wisconsin, comprising the entire village of
Barneveld, according to the recorded plat
thereof.

TOWN OF BRIGHAM:

Sections 19 to 36 inclusive, Township 7; Sections 1 to 36 inclusive, Township 6, excepting that part of Sections 3, 4, 9 and 10, comprising the village of Barneveld according to the recorded plat thereof; and Sections 1 to 12 inclusive, Township 5, all North of Range 5 East, Iowa County, Wisconsin and constituting and comprising the entire Town of Brigham.



# The State of Misconsin

DEPARTMENT OF PUBLIC INSTRUCTION

MADISON 2

June 19, 1947

JOHN CALLAHAN
STATE SUPERINTENDENT

FRED G. BISHOP FIRST ASST. STATE SUPERINTENDENT

Mr. Neil R. Arnold, Clerk of the village of Barneveld Barneveld, Wisconsin

Dear Mr. Arnold:

Enclosed find Certificate of Establishment of a Union Free High School District comprising the entire village of Barneveld and the entire town of Brigham, Iowa County, Wisconsin.

Sincerely yours.

State Superintendent

- 大学是

VKO encl.

WONDERFUL WISCONSIN



# The State of Wisconsin

#### DEPARTMENT OF PUBLIC INSTRUCTION

MADISON 2

JOHN CALLAHAN
STATE SUPERINTENDENT

FRED G. BISHOP FIRST ASST. STATE SUPERINTENDENT

June 20, 1947

Mr. Neil R. Arnold, Clerk of the Village of Barneveld Barneveld, Wisconsin

Dear Mr. Arnold:

We note that in the certificate of establishment of a union free high school sent you yesterday that the date is given in the first line of the notary's certificate on the second page as the "19th day of May". This should have been the 19th day of June. Will you kindly erase the word "May" and type in "June." We have so corrected our copy.

Sincerely yours,
DEPARTMENT OF PUBLIC INSTRUCTION

Dated June 19, 1947.

SIGNED

State Superintendent

State of Wisconsin:

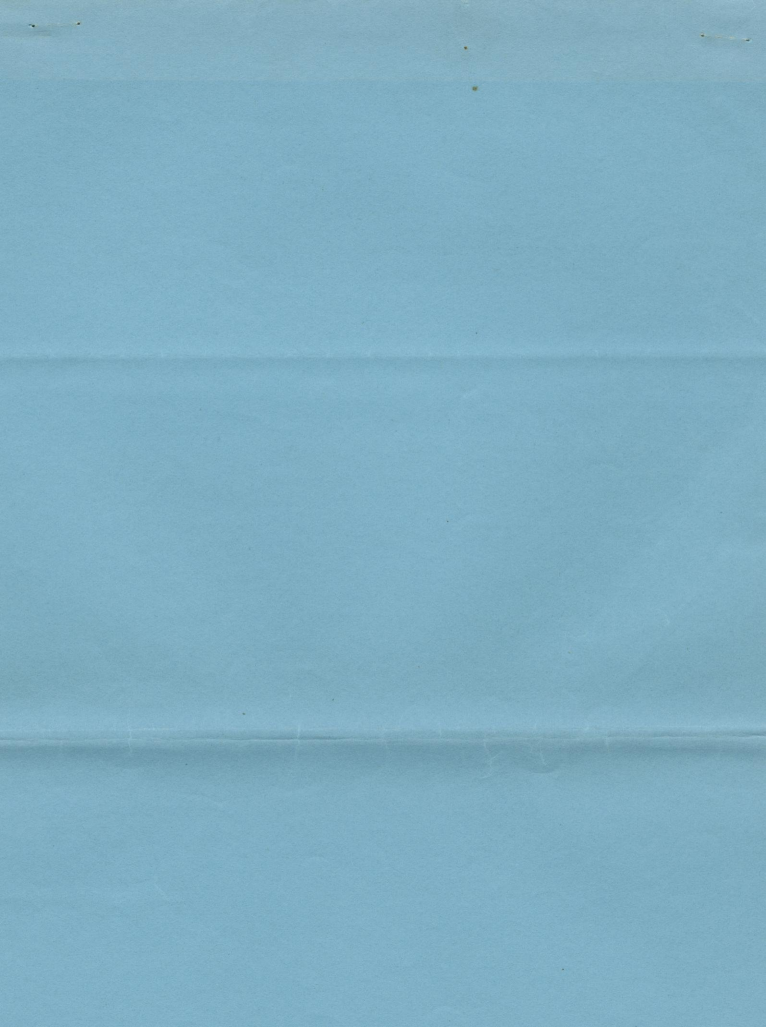
: 55

Dane County

On this 19th day of May, 1947, before me, Elizabeth M. Hammersley, Notary Public for Dane County, Wisconsin, personally appeared JOHN CALLAHAN, State Superintendent of Schools, to me known to be the person whose name is subscribed to the above and foregoing instrument, and acknowledged that he executed the same for the purposes therein contained.

In witness whereof I have hereunto set my hand and official seal.

> Elizabeth on Hammersley Notary Public, Dane County, Wisconsin My Con. ssion F. res June 2 1951



Contificati of Establishment of Elicon Free Degn School

Rech 6/20/47 - 8am School Board notifes 810am 920/47

# PETITION FOR AN ELECTION TO ESTABLISH AND ORGANIZE A UNION FREE HIGH SCHOOL

TO:

The President and Clerk of the Village of Barneveld, Iowa County, Wis. The Chairman and Clerk of the Town of Brigham, Iowa County, Wisconsin.

SIRS

We, the undersigned, qualified school electors constituting at least one-tenth (1/10th) of the total number of such electors (men and women) residing upon the combined territories of the village of Barneveld and the Town of Brigham, Iowa County, Wisconsin, which territories are described as follows:

VILLAGE OF BARNEVELD:
That part of Sections 3, 4, 9 and 10 of Township 6 North,
Range 5 East, Iowa County, Wisconsin, comprising the
entire village of Barneveld, according to the recorded
plat thereof.

Sections 19 to 36 inclusive, Township 7; Sections
1 to 36 inclusive, Township 6, excepting that part
of Sections 3, 4, 9 and 10, comprising the village
of Barneveld according to recorded plat thereof; and
Sections 1 to 12 inclusive, Township 5, all North of
Range 5 East, Iowa County, Wisconsin, and constituting
and comprising the entire Town of Brigham.

do respectfully petition that the question of establishing and maintaining a Union Free High School district comprising the above described combined territories of the entire village of Barneveld and entire Town of Brigham, Iowa County, Wisconsin, be duly submitted to the electors thereof as provided by Section 40.64 Wisconsin Statutes for the year 1945.

Dated this 5th day of March, 1947.

NA ME

Russell S. Stenseth	Barneveld, Wis
Ruth Stenseth	Barneveld, Discons
Ole Christopherson	Barneveld, Wis,
David Barungartus	Barneveld, Wis
Herman San Joh	Borneveldatio
E L Campbell	Barneveld Wis
Wy Brehman	Barneveld Wis
Earl & riflethe	Barneveld Otis
Helen Gerker, 1	Barneveld Fisconsin
Henry V. Kerke	Ramweld Wit
Leutel Kulfalrick	Barneveld Misconsin
The Myers	Baneneld Win
EMPearel	Barrield Wiss.
OABston	Barneveld, Wis.
John Omers	Barneweld wis.
Mila Jordan	Barneveld wis

ADDDECC

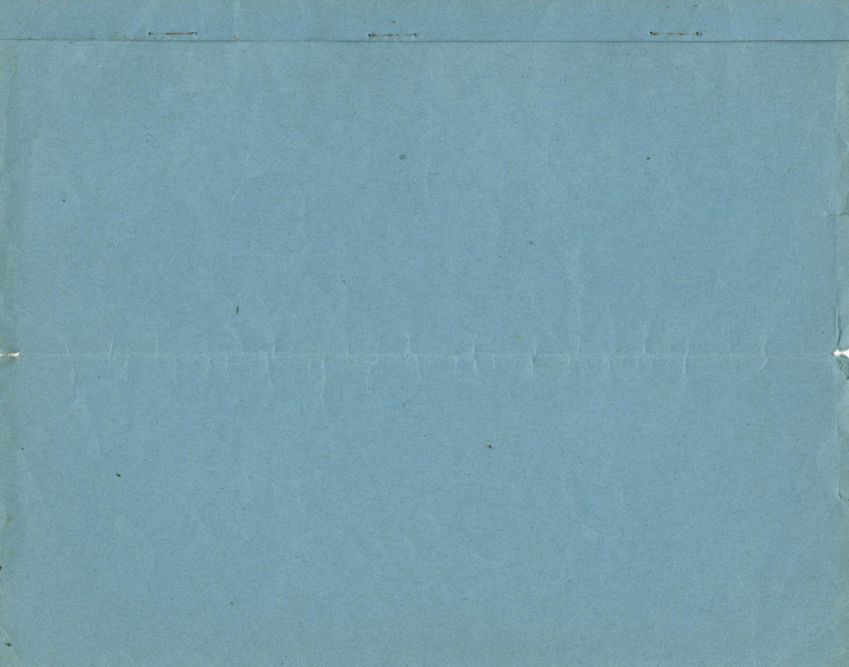
ADDRESS

A.l. Walson Fred Klusenday andrew Peterson J. C. meils Frid V Starry THE Row Elizabeth Davis Bucher & A. plans Enelyn Kirk patrick John Heach Thomas Kail Pay Tirselbaum Cefcelia Meili Thomas M. Husson Theon Thompson Mrs Theo n Thompson David D. Thomas Harold Thomas Touther Longs Mrs. millord Retrum Milford Petrum Jacob Branolli Mrs. Japob Brandli mrs alen massey Purght Meili hrs. J. P. Osborn Mrs. Ernest moen Lavern aide Fred Triedli

Borneveld Wisa: Barnerald WIS Barnevsld Mis. Barreveld wis. Barnevell Wis. Barneveld Wis Barnares cero Barnereld Wist Barneveld, Wis Barneveld this. Borneveld alexansin Barnevell dis Barrevely Wis. Barneveld Wis. Barneveld Bennerald Rangeld, West. Barneveld, Wis Barneveld His Borneveld Wis. Barneveld Wis. Barreveld Wis. Barrieveld Kiec Barneveld, Wio. Barneveld Wis

Barneveld Wis

Management Commonweal	ADDITIS DD
	A STATE OF THE PROPERTY OF THE



PETITION

# NOTICE OF ELECTION VILLAGE OF BARNEVELD

NOTICE IS HEREBY GIVEN, that pursuant to the provisions of Section 40.64 of the Wisconsin Statutes for the year 1945, the question of establishing and maintaining a Union Free High School District comprising the combined territories of the village of Barneveld and the Town of Brigham, Iowa County, Wisconsin, which said territories are described as follows:

VILLAGE OF BARNEVELD:

That part of Sections 3, 4, 9 and 10 of Township 6 North, Range 5 East, Iowa County, Wisconsin, comprising the entire village of Barneveld, according to the recorded plat thereof.

TOWN OF BRIGHAM:

Sections 19 to 36 inclusive, Township 7; Sections 1 to 36 inclusive, Township 6, excepting that part of Sections 3, 4, 9 and 10, comprising the village of Barneveld according to the recorded plat thereof; and Sections 1 to 12 inclusive, Township 5, all North of Range 5 East, Iowa County, Wisconsin, and constituting and comprising the entire town of Brigham

shall be submitted to the electors of the Village of Barneveld (they being the electors residing on that part of said territory above described lying entirely within the limits and boundaries of the village of Barneveld according to the recorded plat thereof) at an election to be held for said Village of Barneveld, at the Village Hall in the Village of Barneveld, lowa County, Wisconsin, on the 1st day of April 1947

April, 1947.

The polls will be open at 9:00 o'clock A. M. and will close at 5:30

o'clock P. M.

Dated this 14th day of March, 1947. NEIL ARNOLD,

Village Clerk of the Village of Barneveld, Iowa County, Wisconsin. 3-20-3-27c ALECTRON
AGE OF BARK

And Associated a support of the supp

Un. 1750 St. 51

## AFFIDAVIT OF POSTING OF ELECTION NOTICES.

STATE OF WISCONSIN

SS.

IOWA COUNTY

Neil Arnold, being first duly sworn on oath says that he is the duly elected, qualified and acting Village Clerk of the Village of Barneveld, Iowa County, Wisconsin, that on the // day of March, 1947, he duly posted exact copies of the Annexed Notice of Election for the Village of Barneveld, Wisconsin, in Eight of the most public places in said Village of Barneveld, Iowa County, Wisconsin, as follows:

One copy of said notice on the front door of the Blaser Blacksmith Shop.

One copy of said notice at front entrance of office of Doyon & Rayne Lumber Company

One copy of said notice on front door of Barneveld Co-ope Feed Store

One copy of said notice on Electric Light pole at front

entrance of Post Office

One copy of said notice on front door of the village Hall

One copy of said notice on front door of Shell Oil Station

One copy of said notice on front door of Stenseth & Gerke

Implement Co. store building

One copy of said notice on front door of W. C. Davis Jack

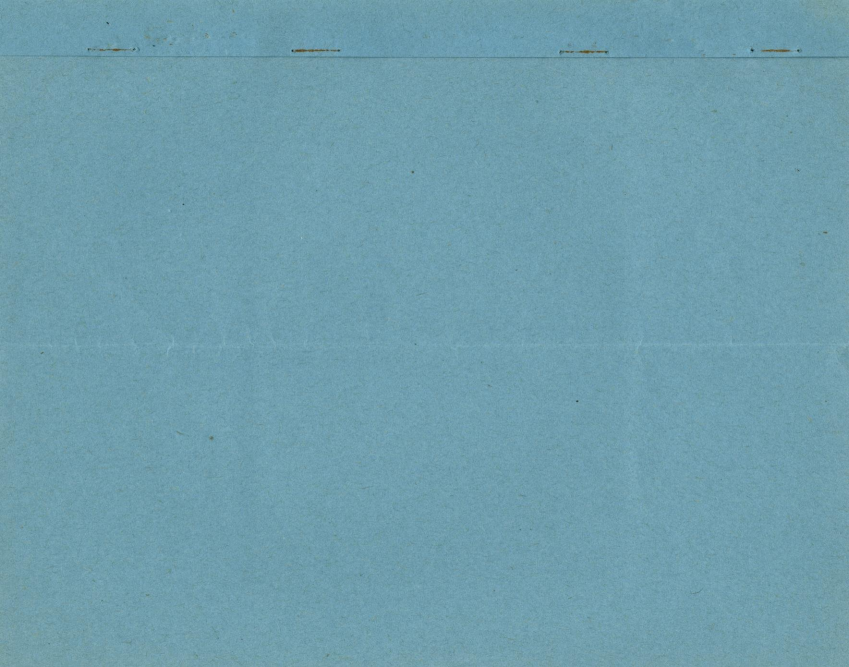
Sprat Store building.

Affiant further certifies on oath that there is no newspaper published within the territory constituting said village of Barneveld, Iowa County, Wisconsin.

neil R. arnold

Subscribed and sworn to before me this 17/4 day of March, 1947.

J. W. Prys Notary Public, Iowa County, Wisconsin My Commission Expires 201.7-1948



AFFIDAVIT OF POSTING ELECTION NOTICES.

## ORDER FOR ELECTION

Whereas, a signed petition, by the qualified school electors constituting at least 1/10th of the total number of such electors residing upon the combined territores of the entire village of Bar neveld, Iowa County, Wisconsin, and the entire Town of Brigham, Iowa County, Wisconsin, requesting that the question of establishing and maintining a Union Free High School District in said combined territories, particularly describing the same, be submitted to the electors thereof as provided by Section 40.64 Wisconsin Statutes for the year 1945, having been duly presented to and filed with the undersigned Neil Arnold, Village Clerk of the village of Barneveld, Iowa County, Wisconsin, on the 11th day of March, 1947, and

Whereas, said Neil Arnold, as such village Clerk aforesaid gave due notice to the Undersigned Norman Duesler, Clerk of the Town of Brigham, Iowa County, Wisconsin, of the filing of such petition, and requesting an immediate meeting of said respective clerks to examine said petitions and set and fix the time and place of holding such election, and

Whereas, we the said undersigned respective clerks aforesaid, duly met on the 11th day of March, 1947, and having examined said petition, and having found and determined that said petition so filed has been duly signed by more than 1/10th of the qualified school electors constituting the territory of the village of Barneveld, Iowa County, Wisconsin, and has also been duly signed by more than 1/10th of the qualified school electors constituting the territory of the entire Town of Brigham, Iowa County, Wisconsin, and said petition in all respects meeting the requirements of Section 40.64 Wisconsin Statutes for the year 1945, therefore

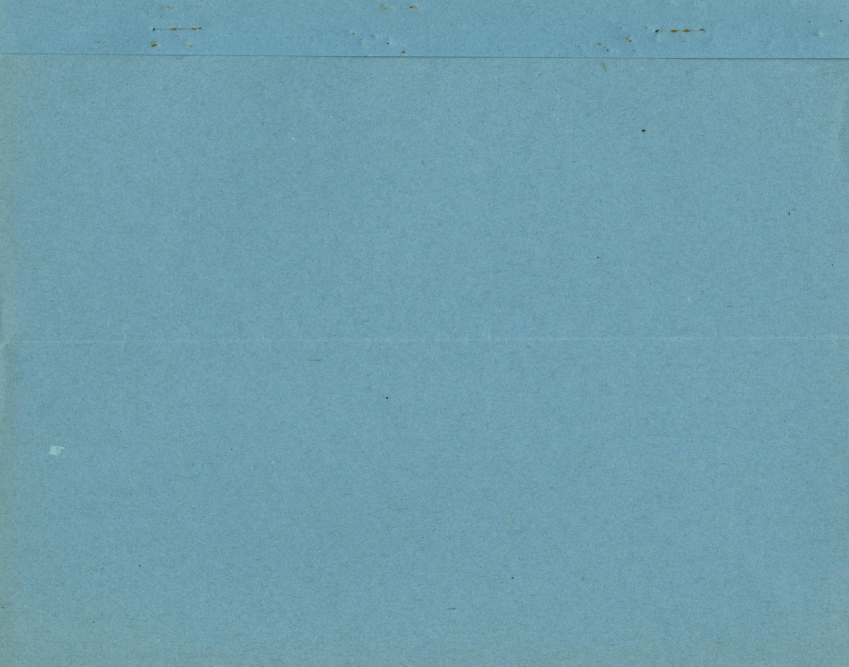
IT IS ORDERED, that the question of establishing and maintaining a Union Free High School District comprising the combined territories of the entire Village of Barneveld, Iowa County, Wisconsin, and the entire Town of Brigham, Iowa County, "isconsin, be submitted to the electors of said respective territories at an election held for that purpose on the 1st day of April, 1947.

IT IS FURTHER ORDERED, that the place of polling for the territory constituting the entire village of Barneveld, Iowa County, Wisconsin, shall be at the village Hall in said village of Barneveld; and that the place of polling for the territory constituting the entire Town of Brigham, Iowa County, Wisconsin, shall be at the Masonic Dining Hall of the Masonic Hall in the village of Barneveld, Iowa County, Wisconsin.

Dated this 11th day of March, 1947.

Clerk of the Village of Barneveld, Iowa County, Wisconsin.

Noma L. Dueder Slerk of the Town of Brigham, Iowa County, Wisconsin.



ORDER FOR ELECTION

## CERTIFICATE OF ELECTION OFFICERS

STATE OF WISCONSIN

SS.

IOWA COUNTY

To Norman Duesler, Clerk of the town of Byigham, Iowa County, Wisconsins

We, the undersigned officers of the election held for the town of Brigham, Iowa County, Wisconsin, at the Masonic Dining Hall of the Masonic Lodge Hall, village of Barneveld, Iowa County, Wisconsin, on the 1st day of April, 1947, for the purpose of voting upon the question of establishing and maintaining a Union Free High School District comprised of the combined territories of the entire village of Barneveld, Iowa County, Wisconsin, and the entire Town of Brigham, Iowa County, Wisconsin, hereby certify to you as Town Clerk of said Town of Brigham, Iowa County, Wisconsin, that said election was conducted according to the statutes provided therefor, that such question to be voted upon was submitted to the electors on an official referendum ballot in the following form:

"Shall a Union Free High School District, under the provisions of Section 40.64 of the Wisconsin Statutes for the year 1945, be established and maintained in the combined territories of the village of Barneveld and the Town of Brigham, Iowa County,

Wisconsin, which territories are described as follows:

VILLAGE OF BARNEVELD:

That part of Sections 3, 4, 9 and 10 of Township 6 North,
Range 5 East, Iowa County, Wisconsin, comprising the
entire village of Barneveld, according to the recorded

plat thereof.

TOWN OF BRIGHAM:

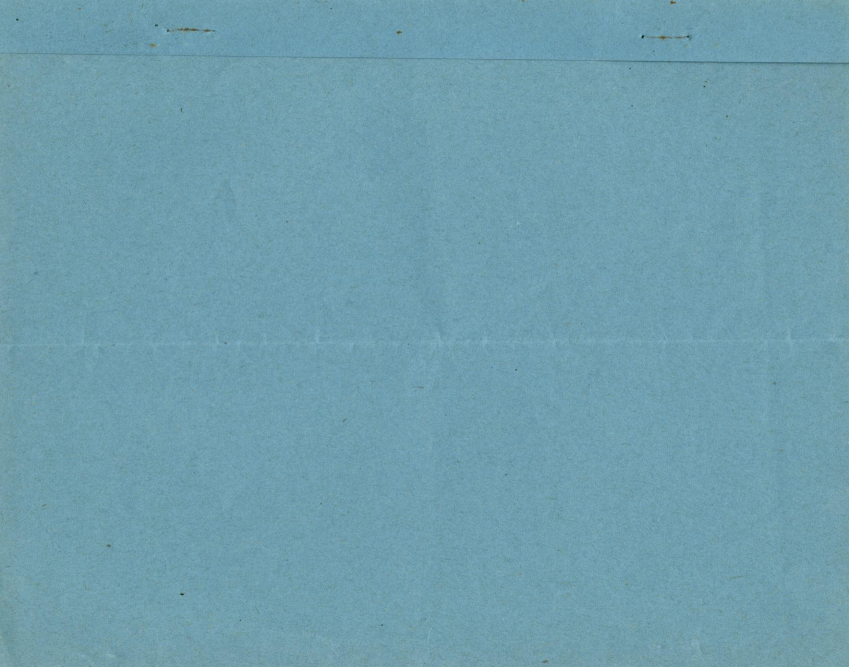
Sections 19 to 36 inclusive, Township 7; Sections 1 to 36 inclusive, Township 6, excepting that part of Sections 3, 4, 9 and 10, comprising the village of Barneveld according to the recorded plat thereof; and Sections 1 to 12 inclusive, Township 5, all North of Range 5 East, Iowa County, Wisconsin, and constituting and comprising the entire Town of Brigham.

We, further certify that the whole number of votes cast thereat was 297, of which 175 were "Yes", and 122 were "No"; making a majority of 53 in favor of (or against) the establishment and maintenance of Union Free High School District.

Dated this 1st day of April, A. D. 1947.

Juny 70 elliums

nawinz Officers of Election, Town of Brigham, Iowa County, Wisconsin.



# CERTIFICATE OF BLECTION OFFICERS

TOWN OF BRIGHAM

# PETITION FOR AN ELECTION TO ESTABLISH AND ORGANIZE A UNION FREE HIGH SCHOOL

TO:

The President and Clerk of the Village of Barneveld, Iowa County, Wis. The Chairman and Clerk of the Town of Brigham, Iowa County, Wisconsin.

SIRS:

We, the undersigned, qualified school electors constituting at least one-tenth (1/10th) of the total number of such electors (men and women) residing upon the combined territories of the village of Barneveld and the Town of Brigham, Iowa County, Wisconsin, which territories are described as follows:

VILLAGE OF BARNEVELD:
That part of Sections 3, 4, 9 and 10 of Township 6 North,
Range 5 East, Iowa County, Wisconsin, comprising the
entire village of Barneveld, according to the recorded
plat thereof.

TOWN OF BRIGHAM

Sections 19 to 36 inclusive, Township 7; Sections
1 to 36 inclusive, Township 6, excepting that part
of Sections 3, 4, 9 and 10, comprising the village
of Barneveld according to recorded plat thereof; and
Sections 1 to 12 inclusive, Township 5, all North of
Range 5 East, Iowa County, Wisconsin, and constituting
and comprising the entire Town of Brigham.

do respectfully petition that the question of establishing and maintaining a Union Free High School district comprising the above described combined territories of the entire village of Barneveld and entire Town of Brigham, Iowa County, Wisconsin, be duly submitted to the electors thereof as provided by Section 40164 Wisconsin. Statutes for the year 1945.

Dated this 5th day of March, 1947.

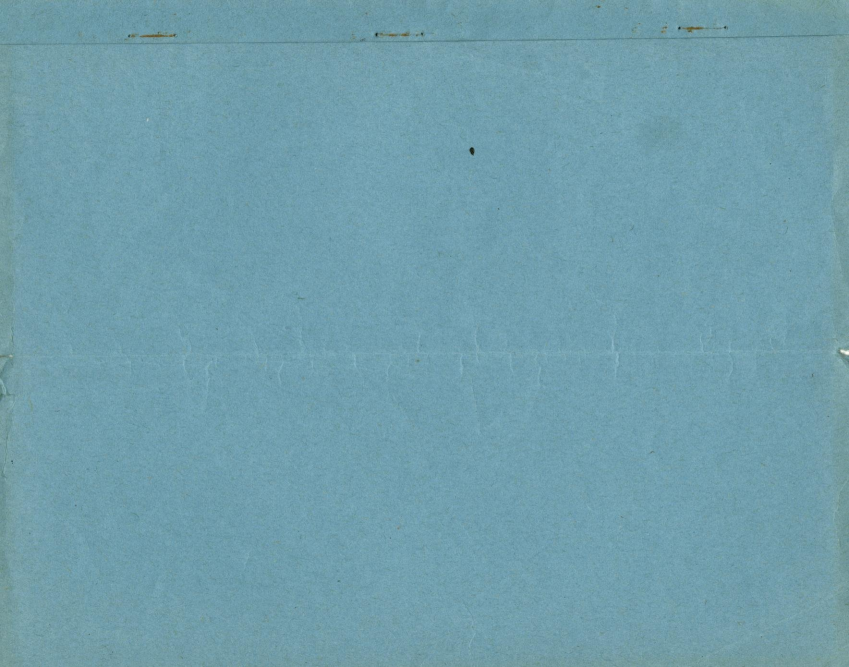
NAME	ADDRESS
Ludwig Letersen	Barneveld Wie.
altin luans	Barneveld Wis:
Ole Mordby	Barneveld Mis-
Ole Mordby E O Field	Blue may Wir
Mrs Robert Schaller	Barneveld, Wis.
Robert Schaffer	Barnevely Win
Ref Schurch	Barneveld Win-
Velma R. Scheuch	Barneveed wis
albert Routh lis buger	Barneveld Wis.
TX anall Bath ho bugan	Barnendel Wise.
mrs Ed Roethlisberger	Barneveld wisc
El Rorthlisbergy	Barneveld arise
mrs Claire Campbell.	Barneveld Wig
mrs Harly arnison	Barneveld, Wisconsin
amelflenderge	Barnevelly Wisconn
Mrs. arnold anderegg	

ADDRESS arniveld

NAME

Barneveld, Wise. Robert & chuesbach Barneveld Wise. m Wallace Rahl my Carl Holverson mrs Wallow Kahl Barneveld Wise Ray Vollen Barneveld Wio allan Massey Barneveld Wis albert my iller Barnweld Win Daw W Eram Notman Clary Blue mounds line Ernest Hilberand Darneveld Wiss Barneweld wis Harland amison Barneveld Wiss Escar Olson Barneveld Wis Barneveld Wis. Melvin Nelson Barneveld Wis may mand Williams Barnerelf Wis. my maynerd Williams Barneveld Wis ather Hedegoard Barreset Way Elward Jabr Rumauld wis Carl Segibrelet Barneveld Wis. Nucl Chalman
For & Collins
Am & Massey
Secret Trimstag Cornevell Turis Burneveld und Barneveld Was 1. Shellound Wil Barneveld Wiss Barneveld wis Prissell Theobald Frank Watroll Edwin C. Campbell Kalph Veffy Worman Verglen Barneveld Wis Barnereld Min. Jed It Schiller Ray Bunhung. Harneveld Mis H.O. Gelseng Frank Dings Barreneld Wir mato Conderson Barundels Wis William annat Barnweld Wis

PAMA	ADDRESS
	Marie and the second se
	\$6.00 PM (1990)
And decrementations are restricted by the contract of the cont	
	Bit the contract of the contra
embersions and one opposite the following the second content of the content of th	



PETITION

AN ORDINANCE TO PROVIDE CERTAIN STANDARD PROVISIONS AND REQUIREMENTS FOR SAFE AND STABLE DESIGN, METHODS OF CONSTRUCTION AND USES OF MATERIALS IN BUILDINGS AND STRUCTURES HEREAFTER ERECTED, CONSTRUCTED, ENLARGED, ALTERED, REFAIRED, MOVED, CONVERTED TO OTHER USES OR DEMOLISHED IN THE VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN.

#### SECTION I. DEFINITIONS

- (1) The term "dwelling" includes every building occupied as a residence by not more than two (2) families.
- (2) Workmanship in the fabrication, preparation and installation of materials shall conform to generally accepted good practice.
- (3) The other building terms used in this ordinace shall have the meaning given them in the State Building Code.

# SECTION TI. BUILDING INSPECTOR

# (1) Appointment.

The Building Inspector shall be appointed by the Village President, subject to confirmation by the Village Board.

# (2) Duties.

The Building Inspector shall have the power and it shall be his duty to enforce the provisions of this ordinance and all laws and orders relating to building, and for this purpose he shall have the right at all times to enter upon any public or private premises and make inspection thereof, and may require the production of the permit for any building.

#### (3) Record.

The Building Inspector shall keep a record of all applications for building permits in a book and regularly number each permit in the order of issuance.

### (h) Interference with Inspector.

Any person interfering with the Building Inspector while in the performance of the duties of his office shall forfeit and pay for each offense a penalty of not less than one (\$1.00) dollar nor more than twenty-five (\$25.00) dollars.

### SECTION III. BUILDING PERMITS AND INSPECTION

### (1) Permit Required.

No building or structure, or any part thereof shall hereafter be built, enlarged, altered, moved or demolished within the Village of Barneveld, except as hereinafter provided, unless a permit therefor shall first be obtained by the owner or his agent from the Building Inspector. The term "building" as used in this ordinance shall include any building or structure, any enlargement, alteration, repairing, moving or demolishing of any building or structure, also any material alteration in an elevator, heating plant or in any new heating plant in an old building.

### (2) Application.

Application for a building permit shall be made in writing upon a blank form furnished by the Building Inspector, and shall state the name and address of the owner of the building, and the owner of the land upon which it is to be erected, and the name and address of the designer, and shall describe the location of the building and the purpose for which it is to be used, and shall contain such other information as the Building Inspector may require.

# (3) Plans to be Submitted.

With such application there shall be submitted two (2) complete sets of plans and specifications, including a plot plan showing the location of the proposed building with respect to adjoining streets, alleys, lot lines and buildings. Plans for building required to comply with the State Building Code shall bear a stamp of approval from the Industrial Commission. Such plans and specifications shall be submitted in duplicate; one (1) set shall be returned after approval as hereinafter provided; the other set shall remain on file in the office of the Clerk. All plans and specifications shall be signed by the designer.

# (h) Waiver of Plans.

If the Building Inspector finds that the character of the work is sufficiently described in the application, he may waive the filing of plans for alterations, repairs or moving provided the costs of such work does not exceed two thousand (\$2000.00) dollars.

# (5) Approval of Plans.

If the Building Inspector determines that the proposed building will comply in every respect with all ordinances of the Village of Barneveld and all applicable laws and orders of the State of Wisconsin, he shall officially approve and stamp one (1) set of the plans and return it to the owner, and shall issue a building permit therefor which shall be kept and displayed at the site of the proposed building. After being approved, the plans and specifications shall not be altered in any respect which involves any of the above mentioned ordinances, laws and orders or which involves the safety of the building or occupants, except with the written consent of the Building Inspector. In case adequate plans are presented for part of the building only the Building Inspector may, at his descretion, issue a permit for a part of the building before receiving the plans and specifications for the entire building.

# (6) Permit Card.

With every permit issued, the Building Inspector shall issue to the applicant a building approval card. It shall be the duty of such applicant to place such card in a conspicious place on the premises where the building is to be erected, the card to be unobstructed from public view and not more than ten (10) feet above grade.

# (7) Minor Repairs.

This ordinance shall not be construed to require a permit for any repairs or minor alterations which do not change the occupancy, area, structural strength, fire protection, exists, light or ventilation of the building.

# (8) Fees.

The following fees shall be paid for building permits; provided that in any case, the minimum fee shall be two (\$2.00) dollars:

(a) Single Family Dwelling	-8 .50	per	1000	ou.	ft.	
(b) Two Family Dwelling	65	per	1000	cu.	It.	
(c) More than Two Family Dwelling	- 1.00	per	1000	cu.	ft.	
(d) Business Buildings	- 1.00	per	1000	eu.	St.	
(e) Churches and schools	- 1.80	per	1000	cu.	ft.	
	- 1.30	per	1000	cu.	ft.	
(g) Factories & Manuf. Bldgs.	75	per	1000	ou.	ft.	
(h) Private Garages & other Accessory			1			
Bullding Some on	.01	per	8q. 1	t.		
(i) Alterations and Repairs, per \$1000-	- 2.00					
(j) Wrecking Buildings	- 2.00					
(k) Heating Installations	- 3.00					
(1) Gasoline Tanks						
(m) Moving Buildings	- 3.00					
(n) Billboards [per Panel)	- 2.00					
(0) Street Occupancy	- 1.00					

# (9) Double Fees.

In case the licensee shall fail to obtain a permit before work on a building has been started, except in emergency cases, the total fees for such permit shall be doubt the fees charged in Section III (8).

# (10) Inspection of Work.

The builder shall notify the Building Inspector when ready, and the Building Inspector shall inspect all buildings upon completion of the foundation forms, or before the foundation is laid, and again when ready for lath and plaster, or before panelling is applied. After completion he shall make a final inspection of all new buildings and alterations.

# (11) Report of Violations.

It shall be the duty of all police officers to report at once to the Building Inspector, any building, electrical or plumbing work which is being carried on without a permit as required by this ordinance.

#### SECTION IV. ELECTRICAL PERMITS AND INSPECTION

# (1) State Code Applies.

All electrical work, including the placing of wires and other equipment, shall conform to the Wisconsin State Electrical code, adopted by the Industrial Commission of Wisconsin, and in effect, which is hereby made by reference a part of this ordinance. A copy of such code shall be kept on file in the office of the Village Clerk.

# (2) Permits.

No electric wiring or other equipment shall be installed or altered without first securing a permit therefor from the Village Building Inspector, except that repairs or replacements of broken or defective sockets, switches or base receptacles may be made without a permit. The application for such permit shall be on a form furnished by the building inspector and shall state clearly the work planned, alterations to be made, and equipment and materials to be used, and all later deviations from such plan must be submitted to and approved by the Building Inspector.

# (3) Permit Fees.

A fee of ten (.10) cents per outlet shall be charged for the permit, with a minimum fee of two (\$2.00) dollars.

#### (h) Inspection of Work.

After roughing in the wiring of any building and before such work is covered up, or upon completion of any outside wiring construction work, it shall be the duty of the person doing such work to notify the Building Inspector who shall at once inspect the same. Upon completion of such wiring, the inspector shall be notified and shall inspect the finished work. If he finds that the work conforms to the state electrical code, he shall issue a certificate of compliance which shall contain the date and an outline of the result of such inspection, a duplicate of which shall be filed by location in the office of the Building Inspector. It shall be unlawful to use any such electrical equipment until such certificate has been issued.

### SECTION IV. FLUMBING FERMITS AND INSPECTION

#### (1) State Code Applies.

The construction, reconstruction, installation and alteration of all plumbing, drainage and plumbing ventilation shall conform to the Wisconsin State Plumbing Code adopted by the State Board of Health, and now in effect, which is hereby made by reference a part of this ordinance. A copy of such code shall be kept on file in the office of the Village Clerk.

### (2) Permit.

No plumbing or drainage of any kind shall be installed or altered, except that leakage or stoppage repairs may be made, without first securing a permit therefor

from the Building Inspector. The application for such permit shall be on a form furnished by the Building Inspector and shall clearly state the work planned, alterations to be made, and equipment and materials to be used. All later deviations from such plan must be submitted to and approved by the Building Inspector.

# (3) Permit Fees.

A fee of two (\$2.00) dollars shall be charged for each permit, plus fifty (.50¢) cents for each fixture.

# (h) Licensed Plumber Required.

All plumbing work shall be done only by a plumber licensed by the State Board of Health, except that a property owner may make repairs or installations in a single family building owned and occupied by him as his home, provided that a permit is issued and the work is done in compliance with the provisions of this code.

# (5) Inspection of Work.

Upon completion of the plumbing work on any premises the person doing such work shall notify the Building Inspector before such work is covered up, and the Building Inspector shall at once inspect the work. If he finds that the work conforms to the State Plumbing Code, he shall issue a certificate of compliance which shall contain the date and an outline of the result of such inspection, a duplicate of which shall be filed by location in the office of the Building Inspector. No person shall use or permit to be used any plumbing or drainage until it has been inspected and approved by the Building Inspector.

#### SECTION VI. ISSUANCE OF PERMITS

# (1) Payment of Fees.

All fees shall be paid to the Village Treasurer. Upon presentation of the Village Treasurer's receipt showing that the fees prescribed by this ordinance have been paid, the Building Inspector, upon entering upon the application the number of the receipt shall issue to the owner, or his agent, a building, electrical or plumbing permit.

### (2) Lapse of Permit.

A building, electrical or plumbing permit shall lapse and be woid unless operations under the permit are commenced within six (6) months from the date of issuance thereof.

# (3) Revocation.

If the Building Inspector shall find at any time that the above-mentioned ordinances, laws, orders plans and specifications are not being complied with, and that the holder of the permit refuses to conform after a written warning or instruction has been issued to him, he shall revoke the building, electrical or plumbing permit by written notice posted at the site of the work. When any such permit is revoked, it shall be unlawful to do any further work thereunder until the permit is reissued, excepting such work as the Building Inspector may order to be done as a condition precedent to the reissuance of the permit, or as he may require for the preservation of human life and safety.

# (4) Report of Violations.

It shall be the duty of all police officers to report at once to the Building Inspector, any building, electrical or plumbing work which is being carried on without a permit as required by this ordinance.

# SECTION VII. FLAMMABLE LIQUIDS

The flammable liquids code for the State of Wisconsin, issued by the Industrial Commission of Wisconsin and now in effect is adopted as part of this ordinance, and it shall be the duty of the Building Inspector to enforce the provisions thereof.

#### SECTION VIII. UNSAFE BUILDINGS

Whenever the Building Inspector finds any building or part thereof within the

Village to be in his judgment so old, dilapidated or so out of repair as to be dangerous, unsafe, insanitary or otherwise unfit for human habitation, occupancy or use, and so that it would be unreasonable to repair the same, he shall order the owner to raze and remove such building or part thereof, or if it can be made safe by repairs, to repair and make safe and sanitary or to raze and remove at the owner's option. Such order and proceedings shall be as provided in Section 66.05 (5) of the Wisconsin Statutes.

#### SECTION IX. CONSTRUCTION OF BUILDINGS

# (1) Portions of State Code Adopted.

The Wisconsin State Building code issued by the Industrial Commission of Wisconsin is hereby made by reference a part of this ordinance with respect to those classes of buildings, to which the said code specifically applies. Orders of the Wisconsin State Building code relating to Foundations, Masonry, Concrete and Steel Construction, Wood construction and Fire Protection are hereby made a part of this ordinance with respect to all buildings or parts thereof, including dwellings, hereafter constructed within the Village of Barneveld, subject to such exceptions, modifications and additions as are specifically made by this ordinance. A copy of the Wisconsin State Building code is on file in the office of the Village Clerk.

# (2) Foundations.

# (a) Depth.

All foundation walls shall extend below the frost line and have suitable provisions at the bottom to keep load distribution within the carrying capacity of the soil. All footing and foundation walls shall be so designed as to carry their imposed loads.

# (b) Strength.

Foundation walls shall be of adequate strength and thickness to resist lateral pressures from adjacent earth and to support their vertical loads; but the thickness shall not be less than the thickness of walls supported by them.

### (c) Thickness.

If built of rubble stone, the thickness of foundation walls shall be not less than eighteen inches. If built of brick, concrete, hollow-blocks or solid-blocks, the thickness shall be not less than ten inches; provided that when such walls of dwellings or of other buildings not exceeding thirty-five feet in height do not extend more than five feet below the adjacent ground level, the minimum thickness of solid brick or concrete walls shall be eight inches, and the minimum thickness of hollow walls of bricks and walls of hollow-block or solid-block shall be ten inches. Poured concrete foundations of six-inch thickness may be used for one-story wood frame structures without basement.

#### (d) Masonry Foundations.

In masonry unit foundation walls the top course shall be of solid masonry units or solid masonry material and shall be not less than four inches thick.

#### (e) Pilasters.

Pilasters not less than four by twelve inches shall be constructed to form piers under the ends of girders framing into eight-inch thick foundation walls built of solid masonry or poured concrete walls and shall be bonded to the wall. Girders framing into masonry walls of hollow units shall bear upon solid masonry construction not less than eight inches thick.

### (f) Height.

Foundation walls for frame construction shall extend at least eight inches above the adjacent ground surface after filling is completed.

#### (g) Ventilation.

Cross ventilation shall be provided for the space enclosed by foundation

walls, whether it be excavated or not, with a minimum opening of two square feet for each twenty-five of exterior wall.

## SECTION X. MASONRY CONSTRUCTION

# (1) Thickness.

The thickness of all masonry walls shall comply with orders 5303 to 5313 of the State Building code, except that for masonry dwellings the exterior bearing walls shall be not less than eight inches thick for a height not to exceed thirty-five feet. Pilasters not less than four by twelve inches shall be constructed to form piers under the ends of girders framing into eight-inch thick masonry walls, and shall be bonded to the wall. Girders framing into masonry walls of hollow units shall bear upon solid masonry not less than eight inches thick.

# (2) Height.

The unsupported height of isolated piers shall not exceed ten times their least dimension.

# (3) Chases.

Ghases shall be not constructed in eight-inch bearing or division walls. In such walls of greater thickness the backs of chases shall be not less than six inches in thickness.

# (4) Chimneys.

All chimneys shall be constructed in compliance with order 5210 of the State Building code.

#### SECTION XI. MONOLITHIC CONCRETE CONSTRUCTION

# (1) Thickness.

Bearing walls of monolithic plain concrete shall be not less than six inches in thickness.

# (2) Hollow Walls.

Hollow monolithic concrete walls shall have not less than six inches net thickness of material. Wall openings and corners shall be reinforced in the same manner as solid monolithic walls. The inner and outer part of such walls shall be securely fastened together with non-corrodible bracing ties.

# (3) Height.

Monolithic concrete walls built in accordance with this section may be not more than thirty fee in height, except that in the case of gable construction an additional five feet to the peak of the gable is permissible.

# (4) Pilasters.

Girders framing into monolithic concrete walls shall be supported by pilasters as provided for masonry wall in Section X of this ordinance.

# (5) Reinforced Concrete.

All concrete walls having openings therein, all supported floor slabs and all beams and columns shall be reinforced in accordance with the rules of reinforced design provided in the Wisconsin State Building Code.

### SECTION XII. FRAME WALLS

#### (1) Definition.

In conventional frame wall construction all structural parts are of wood or are dependent upon a wood frame for support. This includes walls with facing or

veneer other than wood, such as brick, tile, stone and stucco.

# (2) Studding.

Wood studding shall be not less than two by four nominal inches and spaced not to exceed sixteen inches on centers.

# (3) Wood Sheathing.

Where exterior walls or parts thereof are sheathed, the boards shall be not less than one nominal inch in thickness. Sheathing boards shall be laid tight and properly nailed to each stud with not less than two eight-penmy nails. Where the sheathing is omitted or is not laid diagonally, the frame shall be diagonally braced with let-in bracing to secure rigidity.

# (4) Composition Sheathing.

Wood sheathing may be omitted when other types of construction are used that are accepted as of adequate strength and stability by the Industrial Commission. Composition sheathing board may be used, provided the frame is diagonally braced with let-in braces.

# (5) Paper or Felt.

All sheathing shall be covered with water-resistant building paper or saturated asphalt felt. Each lap shall be not less than four inches, with at least a four-Inch lap around openings.

# (6) Ledger Boards.

Ledger or ribbon boards used to support joists shall be not less than one by four inches, shall be cut into the studs, and securely nailed with not less than two ten-penny nails to each stud. Where ledger boards are used the outside walls shall be completely fire-stopped with not less than two-inch material.

# SECTION III. MASONRY VENEER ON FRAME CONSTRUCTION

# (1) Thickness.

Masonry veneer applied to the walls of frame structures shall rest directly upon the masonry foundation of the structure and shall be not less than three and three-fourths inches in thickness. Such veneer shall be backed up with waterproof building paper or saturated felt which shall extend down and under the bottom course of veneer.

# (2) Flashing.

Flashing shall be installed where necessary to prevent moisture from penetrating behind the wall.

### (3) Anchoring.

The masonry veneer shall be securely attached to the frame structure at intervals of not more than sixteen inches horizontally and twenty-four inches vertically.

# (4) Sheathing.

Sheathing shall be securely attached to the framework of the structure back of the masonry veneer by properly nailing to each stud with not less than two eightpenny nails.

# SECTION XIV. STUCCO ON FRAME CONSTRUCTION

#### (1) Flashing.

Flashing or other measures adequate to prevent penetration of moisture behing the stucco surface shall be used where necessary.

# (2) Back Plastering.

Back Plastering shall be required where sheathing or its equivalent is omitted.

# (3) Sheathing.

Where wooden sheathing is used it shall be of boards not less than one nominal inch in thickness and securely nailed to each stud with not less than two eight-penny nails, and if applied horizontally with the frame adequately braced with diagonal braces set into the studs.

# (h) Metal Lath.

Where metal lath is used for the stucco base, it shall be expanded metal lath weighing not less than 3.b pounds per square yard, or wire fabric not lighter than No. 19 gauge.

# SECTION XV. WOOD FRAMING

# (1) Strength and Soundness.

All wooden members shall be so framed, anchored, tied and braced together as to develop the maximum strength and rigidity adequate for the purposes for which they are used. All members shall be sound and free from knots and shakes which would impair their strength and shall be dry and well-seasoned. All framing lumber or board lumber for subflooring, roof boarding, shingle, lath, etc., shall be No. 1 common or of equivalent quality.

# (2) Size of Members.

All wooden members shall be of sufficient size and strength to carry the load safely without exceeding the allowable working stresses of the material. The strength of timber shall be determined from actual dimensions and not from nominal dimensions.

# (3) Floor Joists.

# (a) Clear Span.

Floor joists shall not be less than the following sizes:
Span not over 12 ft. 1 in.-- 2 x 8 in. 16 in. center
Span not over 15 ft. 3 in.-- 2 x10 in. 16 in. center
Span not over 18 ft. 5 in.-- 2 x12 in. 16 in. center
1. Span Defined.
The span is the length of the joists between bearings.

(b) All joists shall be doubled when under the partition of any building and blocked by 2 x h or more to permit heating pipe. Where beams are used joists must project above beam at least six (6) inches to permit heating pipe.

### (h) Bridging.

Bridging shall be provided of not less than 1 x 3 inch as follows: Ten (10) to twelve (12) foot span, one (1) row; twelve (12) to sixteen (16) foot span, two (2) rows; eighteen (18) to twenty-four (2h) foot span, three (3) rows; or block bridging of the same size as the joist.

# (5) Ceiling Joists.

### (a) Limitations.

Ceiling joists shall not be less than 2 x 6 inch, sixteen (16) inches center to center for spans not over fourteen (14) feet, and 2 x 8 inch for spans over fourteen (14) feet and not over twenty (20) feet, sixteen (16) inches center to center. Where there is no floor on ceiling joist, 2 x 6 inch, sixteen (16) inches center to center for span not over eight (8) feet.

### (b) Roof Rafters.

Roof rafters including valley rafters, where length is over twelve (12)

feet, shall be 2 x 6 inch, sixteen (16) inches center to center. All girders, posts and other structural members shall be of proper size to carry the loads.

# (6) Studding.

Wall studdings of frame buildings shall be not less than two (2) inches by four (h) inches, sixteen (16) inches center to center.

# (7) Sills and Members.

All sills and all bearing plates for roof rafters framing into masonry walls shall be bolted to the masonry walls with one-half inch bolts bedded firmly into the masonry and spaced not more than eight (8) feet apart.

### SECTION XVI. FLOOR AND CEILING LOADS

All dwellings shall be designed for a live floor load of forty (40) pounds per square foot in addition to the dead load, and for a live roof load of thirty pounds per square foot.

#### SECTION XVII. FIRE-STOPPING

Fire-stopping of incombusticle material shall be installed at every floor level to cut off all concealed draft openings and form an effectual horizontal fire barrier between stories and roof spaces, as provided by order 5328 of the Wisconsin State Building Code.

#### SECTION XVIII. SIZE OF ROOMS

# (1) Cubic Content and Area.

Every sleeping room shall be of sufficient size to provide at least four hundred (h00) cubic feet of air space for each occupant over twelve (12) years of age, and two hundred (200) cubic feet for each occupant under twelve (12) years of age. No greater number of occupants than the number thus established shall be permitted in any such room. A sleeping room shall have a minimum floor area of seventy (70) square feet.

#### (2) Height.

The minimum ceiling height for any dwelling room shall be seven and one-half (7%) feet.

## SECTION XIV. BASEMENT ROOMS

No living or sleeping room shall have its floor level below the adjoining yard, court, alley or street grade.

# SECTION XV. WINDOWS

The outside windows in every skeeping or living room shall have a total sash area of at least one-tenth of the floor area of the room, but not less than twelve (12) square feet. The top of at least one (1) such window shall be not less than six and one-half (6g) feet above the floor, and shall be constructed so to open easily from the top.

### SECTION XVI. GARAGES

Private garages shall be located not less than two (2) feet from the adjoining lot line, and not less than eight (8) feet from any other building on the same premises when not a part of the building. Wherever a garage is constructed as part of any building, the ceiling and the wall or walls separating the garage from other portions of the building shall be of not less than one (1) hour fire-resistive construction as specified in order 5105 of the Wisconsin State Building Code.

#### SECTION XVII. NEW METHODS AND MATERIALS

All materials, methods of construction and devices designed for use in buildings or structures covered by this ordinance and not specifically mentioned in or permitted by this ordinance shall not be so used until approved in writing by the Industrial Commission of Wisconsin for use in buildings or structures covered by the Misconsin State Building Code, except sanitary appliances, which shall be approved in accordance with the State Plumbing Code issued by the State Board of Health. Such materials, methods of construction and devices, when approved, must be installed or used in strict compliance with the manufacturer's specifications and any rules or conditions of use established by the Industrial Commission. The data, tests and other evidence necessary to prove the merits of such material, method of construction or device shall be determined by the Industrial Commission.

# SECTION XVIII. VILLAGE NOT DIABLE

No part of this ordinance shall be construed so as to make the Village liable for any charge to anyone injured, or for any damages to any property, by any defect in any building or equipment.

SECTION XIX. PENALTY

Any person, firm or corporation violating any provisions of this ordinance, shall upon conviction thereof forfeit not less than one dollar (\$1.00) nor more than one hundred dollars (\$100.00) and the costs of prosecution, and in default of payment of such fine and costs shall be imprisoned in the County Jail until payment of such forfeiture and the costs of prosecution, but not exceeding thirty (30) days for each violation. Each day of violation shall constitute a separate offense. In any such action the fact that a permit was issued shall not constitute a defense, nor shall any error, oversight, or dereliction of duty on the part of the Building Inspector constitute a defense.

### SECTION XX. SEPARABILITY AND CONFLICT

- (a) If any section, subsection, sentence, clause, phrase or portion of this ordinance is for any reason held invalid or unconstitutional by any Court of competent jurisdiction, such portion shall be deemed a separate, distinct and independent provision and such holding shall not effect the validity of the remaining portions thereof.
- (2) All ordinances or parts of ordinances inconsistent with or contrary thereto are hereby repealed; except nothing in this ordinance shall be interpreted so as to conflict with the State laws or orders regulating building or any of the requirements of any ordinances of the Village of Barneveld.

# SECTION XXI. EFFECTIVE DATE

Posted

This ordinance shall be posted in three public places in the Village of Barneveld after its passage and shall take effect one week after proof of posting has been filed and recorded by the Village Clerk.

men nance nance of area amounted a purple of 0	
Dated October 9,1956.	
Approved:	
Village President	
This is to certify that the foregoing the gay of	ordinance was adopted and approved on
	Daville Lauren Village Clerk
Introduced by Trustee Seconded by Trustee Passed	

101 Ordinance No 1. The Village Board of Barneveld do ordain as followe: Courtruction and Effect of Ordinances, Effect of refreal. Section 1. Whenever any ordinance sepedling as former ordinance clause or provision, shall be septaled itself, such repeal shall not be construed to remue such Somer ordinance, clause or provision, unless it shall be expressly so provided. Declion 2. Cevery word in any ordinance importing the maxfetuales as well as males; and every word impor Ting the singular number only, shall extend to and be applied to several prevails or things as well as to one person or Thing; and every world importing the plural number only, shall extent to and be applied to one person or thing as well as several persons or things; and the word "person shall extend to and be applied to a partnership or corporation as well as to an individual; provided that these rules of construction shall not be applied to any ordinance which shall contain an express the subject matter or context of such ordinance may be refuguant thereto, Section 3. Inall cases where any ordinance shall require any time & Motice act to be done in a seasonable time, or reasonable notice to be given, such reasonable time or notice shall be deemed to mean such time only as may be necessary for the prompt performance of such duty, or compliance with such notice. All ordinances passed by the Village Doord, except When to when otherwise specially provided, shall take effect and be in force from and ofter their passage and publication Section 3: lendty when In any case where there shall be a violation of no fiewalty a Village ordinance for which no frewalty is provided, in provided. The person violating the sauce shall be subject to a fine of not less than one dollar nor more than one hundred dollars,

102 for each offence; and in default of payment of seech fine and costs of prosecution such person shall be impresoured in the country fail or Village lockup not less than our day nor more than ninety days. Chapter Two (2) Regulations chimneye to be cleaned It shall be the duty of every furrow away a building in the Village of Borneveld, that has a chimney or chunneys, to have such chunney or chunneys, if in use, cleaned at least once in each year. use of Sec. 2. The burning fine rackers on any of the streets or allegs of Einerackers the village of Borneweld, except on the 4th of July or the day celebrated in its stead, is prohiberted. and at no time shall any firectackers be hurred in the said Village that is composed of any thing but ordinary gunfronder, nor any that exceeds fine inches in length and seven eights toigelies in diameter. any person who shall violate this section shall be subject to a fine of not less than one dollar or more than tem dollars, together with the coets of prosecution, and in default of payment of such fine and costs such person shall be imprisoned in the Country fail or Village lockup not less than one day or more than ten days, Chapter 3. Licenses and Licensed Compations, By whom Section No 1. The Bresident and Clerk of the Village shall issue and to whom to be licenses to all affilicants who have confilled with the requirements of these ordinances and with the provisions Issued. of chapters 490 of the laws of 1905, in respect to the liceuse applied for Inquature, Section 2. terms all certificates of license shall be signed by the hesident and record and countersigned by The Village Clerk, and have attached thereto the corporation seal of the bullage. the term for which such license is granted shall not be definitely set in the certificate Thereof, and in no case shall the term extend beyond the next amuse there shall be kept in the office of the Villag Clerk

a record of all licenses issued, stating to whom issued, for what purpose, the date and hour on which tiems shall take effect and cease, and the amount paid thereto. Section 3.

term of Sicenses shall Issue upon the following terms. Sicense Claure 1. Shooting Sicense to authorize the keeping of a shooting galleng Sallery, may be issued may be issued for the term

of an year on the payment of twenty fine dollars, or a shorter term at the rote of three dollars for day.

Clause 2, Shows.

Circuser. License to authorize the exhibiting of any show, theatre circus, caravan, or theatrical, may be issued upon ete. the payment of from our to Threnty fine dollars, at the discretion of the President and clark, for each day.

Dances. Licenses to authorize the holding of fullic dances amendment within the village may be issued only upon on page 144. The payment of two dollars for each such dang. 13-1 Clause 4. Clause 4.

Houther ticuses to authorize the sale of goods, wares, and Stouds ete Mirchardin, in the manner at the times proh ibited by Section five of this Chapter, may be granted upon the prayment of from one to tendon for each day, the amount to be determined by the passident and Clerk.

Clause 5. Transcent Sieuses to authorize transcent merchants, as defined Merchants in section fine of chafter 490 of the laws of 1905. to sell their goods, wares, and merchandise within the Village way be granted upon the payment of three dollars per day.

Penalties, Section 4. Shows. lung pierson who shall open, keep or exhibit any Circuses, columnon show of any kind, or any Corowon, circul,

dances ele theatrical performance, or exhibition of any Kind, for admission to which a fee is charged, or who shall conduct a public dance, unthout first having obtained a license therefor, shall be subject to a fine of not less than fine dollars not more

Than fifty dollars, and in default of payment of such fine and costs such person shall

be imprisoned in the country Jail or Village lockup not less than fine days or more than fifty days frowded that nothing herein contained shall apply to intertamments or exhibition given for the benefit for any church or other charitable or educational institution or purpose. Section 5

ling feddler or other person who shall endeavor to public days procure the sale of any goods, worse or merchandise of whatever description, by futting up booths or stalls or stopping with their velucles or conveyances lots within or near the Village of Borneveld, during any day of fublic assemblages held in said tillage, such as memorial day, the day set for the celebration of the Declaration of Indefendence, electrois day, field day, and such other days as the dillage hoord may trereafter determine, but not to efceed altogether turenty days in any one year, without first having proleured a liceuse as proceeded in subdivision four of section three of this chafter, dollars not more than fifty dollars together with the costs of prosecution, and in default of the frayment of the fine and costs such person shall be imprisoned in the country Jail or Village locking not less than fine days or more than

Transient Merchaefta

Section 6. any transient meachant who shall sell, or offer for sale, either in person or by his agent, at public or private sale at retail within this village, any goods, wores or merchandise of whatever description, without having procured a license therefor os provided in clause fine of section three of this chapter, or more than fifty dollars, together wells the costs of prosecution, and in default of the payment of such fine and costs, such persons shall be impresoned in the county fail or Village lockup not less than fine days or more than fifty days.

Jog icense Section 7. Every frera batch, un the first of for such

Cherefor to for each litch, ou beasurer. said lice the omor Section & assessor It shall munerate enumerate

and mun

and the a

unless &

with the

such pera

character,

shall be

every licer

Village Ch

of the Vill

said fre

for the sa

Section Billiard Ho person soland or any prod Bowling wherein o alleys for any / 1 felay we

Section Conditions Such licen

the secrefi quired to Section 11 Fees Query person shall frayth The Village Board of Barneveld do or-

Section Seven B, of said Section and

For each dog licensed within the village of Barneveld the village clerk shall issue a tag numbered in accordance with the number of such licence for the current year. Such tag shall be worn by such licensed dog and any dog which shall be found running at large within the village of Barneveld without the tag mentioned above, shall be taken up by the marshal and impounded in a suitable place furnished by the said village.

It shall be the duty of the village been impounded and is held for the lilicense or receipt therefor, and shall pay to the said marshal a fee of 25 cents shall have been impounded, the marshal shall release such dog.

Any dog which shall not have been forthwith killed by the marshal, and the body so disposed of as not to be offensive to any resident of said village. The marshal shall receive for the impounding, care, killing and disposing of dogs under this ordinance, such fees as the village board shall fix.

Byron Jones, Village Pres. Frank Roach, Village Clerk.

The Village Board of Barneveld do ordain as follows:

Section 7 A of Chapter 3 of Ordinance 1 of the Village of Barneveld is amended so as when amended to read as fol-

Any person who shall keep or own within the village of Barneveld any dog, whelp or bitch on which the license for prescribed in Section 7 of this chapter has not been paid, shall be subject to a fine of one dollar for each month such dog, whelp or bitch is so owned or kept without license and in case of failure to pay such fine and costs he be imprisoned in the village lockup or county jail not to exceed ninety days.

And it is hereby made the duty of the marshal to commence suit before the police justice (or in his absence one of the justices of the peace of said village for the recovery of such fine together with the costs incurred in the case

Licenses when issued shall entitle the party paying same to keep such dog, whelp or bitch for the term of one year from July 1st of such year.

Byron Jones, Village Pres. Frank Roach, Village Clerk.

The Village Board of the Village of Barneveld do ordain as follows:

Ordinance No. Two is hereby re-

Chapter Three of Ordidance No. One is hereby amended as follows;

The words "or temperance saloon" are hereby stricken from Section 14 of said

Sections 22, 23 and 24 of said chapter

Byron Jones, Village Pres. for one talele Frank Roach, Village Clerk. cefung andog, whelp, or amereld, shall, on or before le year, obtain a liceuse Ach, and shall pay surer, the sum of one dollar ed three dollars for each vson, the Village carefuncation for collecting of two prescention of

lu Village l'essesson to Village, stating the Kind ga, whelps an dutches se imposed on each

place of xubtic resort. ble Gowling ally, freesfan shall freehintt. any other person to distliards, or tele Kins all first obtain a license

tions: Irounded that es ear of good moral lied as herein set forth. e authority of this chapter dent of the Village and the realed with the confronte Seal use shall be issued by

all be issued under this chafiter unal sem of twenty fine dollars ers additional for each table or

intill the presson applying

e deposited with said Clerk

easurer for the amount re-

alley so licensed: no heense stall be issued during the first quarter except for a full year; in the second quarter liceuses

may be issued for three quarters of a year: in the third quarter

dain as follows: veld is hereby amended by adding thereto the following, to be known as

marshal to notify the owner of any dog so impounded, at once, that said dog has cense. If the owner of such dog shall pay the license fee above provided for and shall turn over to the marshal the for each day or part of a day such dog

released within the term of forty-eight hours as above provided for shall be

105 Jog Lieuse Every person awing or keeping andog, whelp, or bestel, in the Village of Barneweld, shall, on or before the first day of July of each year, obtain a liceuse for such dog, whelp or bestel, and shall pay therefor to the Willage treasurer, the sum of one dollar for each dog or whelfe and three dollars for each lisch, owned by such person, the Village breasurer shall secrete as carefrensation for collecting said liceuse fee the sum of two prescenteum of the omount so collected. Section 8. USSESSOV It shall be the duty of The Village Tissesson to momerate enumerate the dogs in the Village, stating the Kind and number of such dogs, whelps and ditches and the amount of license imposed on each Section 9. Billiard Ho person shall keep and place of Juiltic resort. Toland or any proof or billiand table blowling ally, Bowling wherein or wherein such person shall present, allege for any reproduct, or otherwise, any other person to play any game of pool, hillwards, or ten Rins unless such person shall first obtain a lieure there for there for. V. Section 10. Conditions Such license shall be granted to any pressure complying with the presonited conditions: fromided that such person shall be a person of good moral character, and not disqualified as herein set forth. every license issued by the authority of this chapter shall be signed by the Fresident of the Village and the Village Clink, and shall be sealed with the confronte Seal of the Village; lent no license shall be issued by said president and clock untill the presson applying for the same shall or have deposited with said clerk the secrefit of the Village treasurer for the amount required to be fraid therefor, Section 11. Every person to whom a liceuse shall be issued under this chafter Fees and terms shall fray there for, in advance, the annual serve of Twenty fine dollars for one table or alley, and ten dollars additional for each table or alley so licensed: no license shall be issued during the first quarter except for a full year; in the second quarter liceuses may be issued for three quarters of a year: in the third quarter

or billiard room or bowling alley, and the consequence of a breach hereof shall extend to the patrons as well as the Keeper of such place.

Section 18.

Liquors

No henerage, drunk or refreshment of any kind or nature, that contains alcohol as one of its ingred ients, whether intoxicating or not, shall be Kept, sold or used or given away in or about any pool room or bulliard rooms or baculing alley, Section 19,

Penalty Violating proceeding

any pierson violating any of the preceding sections relating to pool or hilliard rooms or bowling alleys. shall be subject to a fine of not less than fine dollars nor more than fifty dollars, together with the costs of prosecution, and in default of payment of such fine and costs such of presson shall be imprisoned in the country fail or village lockup not less than fine days or more than fifty days, or untill such fine and costs or paid.

Forfiture liceuse

any license holder who shall have been convicted of violating any of the preceding sections relating to pool or billiond rooms or beowling alleys shall theresepon for feit his license: and no person who has for feited his license shall have another issued to him within one year from the time of such forfeiture.

temperano Saloons What

Luxuress is the sale of henerages, containing alcohol at retail, though not in quantities sufficient to make them intoxicating liquors, shall be deemed a temperage Salson.

Minors to be excluded

Section 22.
No profiselor or keeper of any temperance saloon, or his servant and employer therein, shall allow any minor to loof or loiter in or about such place,

Sale to Minor Section 23.

Ndrunkord, do person shall sell or cause to be sold or given away with his commance, any 'Malt Mead Cream Malt, Figg No to for other henerage of like character, to a minor or to an habitual drunkord.

108 Section 24. No proprietor or keeper of any lenefurance saloon, or his Hours servants or imployed therein, shall keep, or allow to for such such place to be keft ofren to the public, or transach the usual lusures therein, or allow any person except huiself, his family and employer to remain in or To be in or about such place, during any hour of the first day of the week, commonly called Sunday, or after the hour of ten oclock in the evening or before the hour of six thirty in the morning of any other day of the week. Section 25. Renalty any person violating the promisions of the three preceeding sections shall be subject to a five of not less than fine dollars nor more than one hundred dollars, and cash of prosecution, and in default of the payment of such fine and costs, shall be imprisoned in the county fail or village lock up not less than fine days or more than minety days or mutill such fine and cook are fraid and the offender be discharge by due processoflace: Section 26. Useof all money accurring in the village of Bomeneld from the granting of heenses of any kind shall be license placed in and become a part of the general Money. fund of said dillage, and shall be used an & paid out by the order of the Village board. Chafiler (4.) four. Restraining and regulating animals running at large. Section 1. It. shall be unlawful for any fursan to allow Cattle, horses, mules, sheef, swine, goots or my other domestic aminal to run at large within the Not to num at large. limits of the Village, and it is hereby made the duty of the Marshall, to take up, or cause to be takent and secure in a suitable manner, any such acinal found running of lorge, and he shall core, for the same and provide them with affinoheate good and drink untill they are redeemed or disposed of according to law. Section 2. Marshal's It shall be the duty of the Marshall to notify the owner of such annals, if known to him, within twenty four hours from the time of taking up the same;

but if the owner is unknown to the Morshal, and he is unable to ascertain the same, he shall post up in three public places in the village and at the enterance of the inclosure where such annuals are kept, notices stating the time and place of taking up of such animals and a febrief description of the same.

Section 3.

Morshal's fees, Report.

The worshal shall collect and pay into the village treasury a fine of one dollar for each animal so distrained by him from the owner of such owner and he shall be entitled to a fee of fifty cents for each animal so taken up, and for notifying owners, for such necessary travel in pasting up notices, and for such other services as are herein after required of him, his fees shall be the same as fees that are allowed to constables for travel in service of civil actions. In addition he shall be entitled to a reasonably Confensation for taking core of and feeding such animals, all of the same to be collected from the owner before delivering the property to him: and he shall report once in each mouth to the tillage board all his proceedings under this chafter; and all moneys in his possession collected under this chapter, shall be fraid into the Village treasury. Lection 4.

Notice,

any animal distrained under the provincions of this chapter, if not redecided or otherwise lawfully disposed of within six days from the time notice is given to the owner, shall be sold by the Morshal at public auction to the highest hidder, after giving two days notice of the sale, which notice shall be posted in the same manner as stated in Section two of this higher, and shall specify the number of such aumale the kind, the time when taken up, and a frief teseription of the same; from the proceeds of such sale the Marshal shall retain an amount sufficient, to pay his fees; the costs of Keeping such animals, and all necessary charges, and the respective, if any remain, shall be paid into the Village treasury.

Dection 5. Disposition the Village treasurer shall keef for one year of Surfelux. the surfelux, if any there be, of the proceeds of any public sale held under the provisions of this Chapter unless the owner of such anual, whom producing proper proof to the president and treasurer of the Village, shall sooner demand it, but if shall be lawful for him to retain two presentum of such money for his fees. Section General and sold under the promisions Payment of this chafter shall not produce proper froof, or Treasury. shall not demand such serflux money within one year from the sale of the animals, the Village Treasurer shall place the same in the Village Treasury to be used and expended for the use and herefit of the Village; but suffe surplus shall be paid to the owner at anytwine thereofter, ou sufficient proof being produced to the Village Board. Section /. Interference IN is hereby declared unlawful for any person with Morshal to interfere with the Morshal while doing his in his duty duty under the processions of this chapter, or to hereunder. rentrace. distracted aminals from the case and custody of the Morshal exceptujon payment of all proper charges and with his consent lung person violating the processions of this section shall be subject to a fine of not less than fine dollars nor more than fifty dollars, together with the costs of prosecution, in addition to the fine and charges named in section three of this chafiter, In default of the payment of such fine, charges and costs such person shall be imprisoned in the caunty fail or Village lockup not less than fine days or more than fifty days.

110

Chapiter (5) fine 111 Construction and mountainance of sidewalks. Owner to Section 1. Construct the owner or occupant of any lot, lots or parts of lots, or of any parcel of land within the Village, which shall be designated by the village board in an order are hereby required to build, construct and perfectually maintain sidewalks along their respective lots, pasts of lots, and parcela of land, according to the specific ations enumerated in section two of this chafter, at their individual cost and expense. Section 2. How to be all sidewalks hereafter constructed, repaired or re-Constructed constructed, shall be in accordance with the specifications made and adopted by the illage board. Section 3. Order & t Village board Whenever any new sidewalk is required to be thuilt constructed, repaired or reconstructed the Village board shall issue an order directed to the owner of the land in front of which such sidewalk is required to be constructed, repaired or reconstructed, directing such owever to construct, refrair or reconstruct such sidewalk within the time specified in such order, and in accordance with the class of specification therein designated, and the said board shall cause a copy of such order to be served personally whom such owner or occupant, or in hen thereof shall cause such order to be frosted in at least fine conspicious mithin the dillage, at least defteen daysbefore the time of which such sidewalk Failure to Compily. Section 4. If any owner or occupant of any lot, lots or posts of lots or partels of land, shall refuse to country with the order of the Village board as required by the preceding section, the Village board shall, without unnecessary delay, after the expiration of the time designated in the order, proceed in the manner to be determined by such board, and let the contrack for the construction, reficie or reconstruction, as the case may be, of such sidewalk to the lowest bidder, and the sum awarded and paid upon such contract, together with the costs and expenses in letting such contract, and in the building

of such sidewalk, shall be entered by the Village Clerk in the next annual tax roll, against the property along which such sidewalk shall have been constructed or repaired, and such such sum shall be levied against the property as other taxes or benied and collected.

Section 5.

Street Commissionner, duty the street commissioner of the village, under the direction of the committee on streets and sidewalks, shall have supervision of all sidewalks and all grounds allotted for sidewalk purposes within the Village, and it shall be his duty to see that they are kept free from memberances and in good repair. Siction 6.

to notify Owners whenever any portion of sidewalk or sidewalk grows shall be obstructed, or whenever any portion of the sidewalk shall be in need of repair or construction it shall be the duty of the street commissioner, acting under the orders of the sommittee, immediately to notify the owner or occupant of the ob or land in growt of along which such damaged sidewalk or grounds may be, to repair or reconstruct such damaged sidewalk as the case may be. Section 7.

Afrela Quiver fails to refiair. If any owner or occupiant of the premises in front of which any damaged sidewalk or obstructed grounds may be, shall repose or neglect for the space of twenty four hours ofter being notified as prouded in the proceeding section, to repair such sidewalk or remove such obstruction is shall be the duty of the street commuscioner to repair such sidewalk or remove such obstruction, and the cost and exprense of such work shall be entered by the village clerk in the next annual toy roll acquired the property in front of which or along which such damaged sidewalk or obstructed grounds may be, and such such sum shall be levied and collected as other toyer one livied and collected section 8.

Refront to board.

Section 8. It shall be the duty of the street communication to report to the Village board at their next regular meeting there after, each any every notification required by siction six of this chapter, together with his action therein, and the amount of time he has devoted to each

porticular case, and whenever, in his ofinion. any prostion of sidewalk shall be so much dama ged, aged or decayed, as to require to be constructed anew en order to make it conform to extristing ordinances, he shall report such fact to the Village board before taking any other action in the Case.

the owner or occupant of any los or parcel of land who has been required, as provided in this chafiter, to construct and maintain, and who has constructed and manitained, a sidewalk along or in front of such lot or parcel of land, shall be entiteled to recover damages in an action before any Justice of the peace of the Village against any person who by himself or by his agent or his property, shall injure, defoce, besurear, or in any manner damage such sidewalls: and in case such damage, besnearing or defacing shall be caused through neglect, or welfull trespose, or malice, or in consequence of the running at large of horses, cattle, sheep or swine, the person so causing it as aforesaid, shall be deemed quilty of an offense and shall be subject to a fine of not less than one dollar and more than twenty dollars together with the cooks of prosecution, and in default of pragment of such fine and costs such person shall be not less than one day or more than twenty days, Section 10.

Construction It. such new sidewalk shall be built of boards A Sidewalls There shall be not less than three stringers, of 2×4 be laid at right angles to the direction of the Street

Section 11.

on negord 4 Snow.

Ill sidewalks in the Village shall be kept clean of the property abutting on the sidewalk, all side walks adjoining property unoccupied shall be keft free from snow by the owner of such property. any person violating this section shall be fined not less than one dollar nor

or neglecting to remove the snow from such sidewalk before, ten o'clock in the morning, (provided that the snow shall have been deposited there more than three hours) shall pay a fine of one dollar for every hour after that tau the snow remains unremoved.

Section 12.

Duty of clerk in matter.

remove the snow from the sidewalks adjoining his property, as provided in the preceding Section then it shall be the duty of the chilage Morshal or street commissioner to cause said snow to be removed and file a hill of the cost of such removal with the sillage Clish: and is shall be the duty of the sillage clish to enter said cost on the next annual tay rall to be levied and collected as other tayer or levied and collected. Section 13.

Horsen, Cattle, Bycles etc.

any person driving or leading a team, horses, cottle, sheep or swine, or driving any conveyance an any side walls, or inding any live the thereon, or who shall in any manner place any district other than those allowed by this chapter, on any eidewalk, crass walk or street crossing in the village in a manner to obstruct or measurement the passage over the same, shall be subject to a fine of not less than one dollar or more than ten dollars and costs, and in default of payment of such fine and costs, such persons shall be imprisoned in the country fail or village lockup not less than one day or more than ten days.

Building Material in Streets. Section 14.
We freson shall be allowed to place, or cause to be placed, in or whom any Street, ally or Sidewalls of the Village, any lumber, rock, Brick, sand or any other building material and allow the same to remain thereon for more than teer days wethook a written fremish signed by the bresident and two trustees, any ferson isolating this section shall be subject to a fine of three dallows for each twenty four hours such material remain upon the street, alley or sidewalk in holation of this section.

115 Section 15. It shall be the duty of the marshal to see that the provisions of this chapter are enforced. Offenses against the Public Peace and Quiet. Drukumes, buy herson who shall be found whom the Riot, etc: Streets, alleys or in any public place of the Village of in a state of intoxication, or who shall be guilty of any obscenity in any of the streets, alleys ar public places of the village or who breach of the freact or riot, shall on conviction there of, he fined in a sum not less than one dollar or more than one mudred dollars terreter the costs of the suit; and in default of payment of such Luce and costs such fierson shall be impresoned in the county fail or Village locker suited such Juie and costs one paid or until he is discharged by due process of law; provided that no previou committed under this section shall remain coulwitted more than thirty days, wiless the sentince to be a second one for a like offere committed during the same mouth and in no ease shall the impresonment exceed musty days. Section 2. Duty of It shall be the duty of the Marshall and all other Holice officers of the Village, and they overerly Officers. sulhorized and required, with or without worrant. to summovily arrest and take before the proces justice or Justice of the Peace of the Villager section, and to make complaint before such justice against such of funder; and the saids justice shall have power to hear, try and determine all com plants for such offences; fromded, that with shall he lawful for such arresting officer to forthwith take such ferson to the village lockup, there to remain for a previod not exceeding twenty four hours, within which time it shall be the duty of said officer to take such person before a justice of the freeze or prolice justice to be tried in the manner med: provided, however, that in consenting four hours, Sunday and every other

116 legal holiday, on which courts are not ofen shall be excluded. Failure to Section 3. perform of the morshal gustice of the peace policy justice duty. or any police officer of the Village, shall neglect or refuse to fee form any duty required of him by this chapter, he shall forfeit not less than ten dollars nor more than our hundred dollars, to be covered in like manner as other forfeitures are recoveredite. Section 4. any person who shall refuse to assist any issistance officer in arresting a person for any officer of officer. under this chafiter, whenever called infrom by said officer for assistance, shall forfeir and pay a fine of not less than ten dollars nor more than one hundred dollars, to be recoursed as other fines are recoverable; or if any person shall resist an officer, or connect resistance to an officer in the discharge of his duties under this chafter, such person shall be subject to a like fundity. Section 5. Inability Whenever any person shall be committed to the county fail or village lockings for the to fray nonfragment of any fine under the fine. promisions of the Sillage, such herson may be released from the country fail or Village welligh by the president of the Village whenever he shall become satisfied that such person is unable to pay said fine and costs; and in such cases the Village shall be liable for all costs, Section 6. any fresson who shall disturbe any congregation Disturbing or assembly met for religious worshift by making religious Worship. a noise or by rude and indepent behaviour, or profane language within their place of worship or so near thereto as to disturb the order and solunity or the meetings, shall be subject to a fine of not less than one dollar or more than fifty dollars together with the costs of prosecution; and in default of prayment of souch fine and costs, such freson shall be impresoned in the county fail or village lockup not less than one day or more than sexty days.

117 Chapter Seven, (7,), Observe conduct and language: Offenses against leublie Section 1. morals and If any person shall address any wanton or obscence Decency. lauguage to another, or exhibit any wanton lend or observe gesture, or conduct, he shall be subject to a fine of not more than Que hundred dollars, together with the costs of action, and in default of payment of such five and costs the person shall be imprisaced in the county fail or Village lockuf not less than fine days or more than ninety days. Section 2. Exhibiting No person shall indecently exticit any stallion or let Stallion. any Stallion to any mare, within the limits of the. Village. except in somerclosed place out of public View, and at such distance from any private residence or other building occupied as such, as not to be offensive. any person who shall diolate this seetion shall be subject to a fine of not less than five dollars or more than one hundred dollars together with the costs of action, and in default of payment of such file and costs, shall be impris less than fine days or more than muety days, Dection 3. Sambling No person using, occupying or controlling Torbedden: any building or folace within the village, shall Kewalty; Mane, keep or fremuit to be used in such building or place, any cords, dice or other instrument or device or thing for the furfrose of playing for money, liquor or other orticles: any person Violating this section. shall be subject to a fine of not less than one dollar or more than fty dollars, together with the costs of action, and in default of payment of such fine and costs Such person shall be infresored in the County fail or village tockreft not less than one day or more that thirty days. Section 4. Gambling any person who shall have been convicted of Keefing House. a gambling house under the promisions of this Chapter Ishall shall forfeit twenty fine dollars for every forty eight hours during which touce such person shall contiine to keep the some after connection as aforesaid and in default

of the payment of such forfeiture, together with the costs of action such person shall be impressed in the country fail or village lockup nor less than ten days or shore than thirty days.

Section 5.

Officero to seize gambling devices.

the bresident of the Village, or any trustee or Marshal of the Village, may seize or cause to be suized, any instrument, dedice or thing used for the purpose of gambling, or by or with which money or other afficies or lost or wow; any preson obstructing or resisting such officer or officers in the performance of any oct authorized by this section or the next section, shall be subject to a fine of not less than the dollars or more than and hundred dollars together with the costs of action, and in default of payment of such fine and costs such fiersan shall be impresoned in the County fail or village lockup not less than tenday, or more than riment, days.

Officers may break doorp.

Je the owner or keeper of, or any pierson within any gambling house or room, or any disorderly house within the willage, shall refuse its permit the firesedict, any trustee, or the village Morshal, or any police officer of the village, to enter, it shall be lawful for the same or either of said officers to enter or cause to be entered, by force and to break the doors if necessary, and to arrest, with or without warrant, all surfucious furious found therein.

Causing damage to property.

De shall be unlawful for any person to injure or cause damage to any church or place of religious or high or to any school house or to any ather house or building or any of the fixtures belonging therete, or to any funce, railing or trees within the lillage, whether the same be furblic or frient property: any person dislating the provisions of this section shall be subject to a fine of not less than one dollar or more than anchounts dollars together with the costs, and in default of payment of such fine and easts such person shall be imprisoned in the country fail or littley lays.

Chapter eight (8.) Offices against Kublic Safety. Section 1. and rasing No person shall engage in any horserveing, nor shall Prohibited. any person ride or drive immoderately upon the Streets, alleys or high ways of this village either with vehicles profeelled by animals or with vehicles profeelled by other frawer, any person who shall violate this section shall be subject to a fine of fine dollars, together with the costs of action for each offense and in default of payment of said fine and costs, such person shall be confined in the county fail or Village lockuf. for five days, it shall be the duty of all public officers of the Village to inforce this section. any person who shall needlessly juting or climb Junjung upon any locomotive, or sailroad cor, while the whole trains. N same is in motion through the Village or standing upon the tracks or side tracks in the Village, or shall medlessly exprose huniself, within the limits of the village at or near any train or cors, or a locomotive, whether the same is in motion or not, shall be subject to a fine of not less than one dollar or no re than fine dollars, together with the costs of action for each fense and in default of payment of such fine and costs, such person shall be imprisoned in the county fail or Village lockup not less than one day or more Than fine days. Chapter mine (9.) Kelating to public health and Prevention of Contagious Disease Viusance Section defined; Whotever is dangerous to human life or health, and whatever Revalty. renders the soil, or the air or the water, or any asticle of Good or druk minholesonce or infure is hereby declosed to be a misance and to be illigal, and any person who shall eause, ereate or maintain any such thing or condition, or who shall in any way aid or contribute to the causing, creating or maintainance thereof, shall be deemed guilty of a violation of this chafter, and shall be liable for all costs and expresses attendant upon the removal of such thing or condition, any to very puralty that may be hereinafter specially provided for in connection therewitti.

Inspection: Board of Health.

all places and fremises within the limits of this Village that are, or that may at any time become unwholesover, offensive or dangerous to the public health, are hereby declared to be a missance, and subject to the inspection and control of the Board of Health: and the owners, occupants, or persons in charge, of or responsible for the conditions of such premises shall be subject to such rules and regulations as the board of health may find it necessary to adopt in the interest of the public health. any person who shall refuse or neglect to obey made or given by the board of health under the of not more than fine dollars for each day of refued or neglect, or to impresonment in the village lockuft or in the country fail for a tenn of not more than ten days, or to both such fine and inforesomment in the discretion of the court. Section 3.

l'ete:

Dead animals, No person shall keep or deposit, or cause or premit to be foul things, deposited or keft, upon or adjacent to any public road, Street, alley, thoroughfore or other public place or whom the land or premises, or in any stream or other body of water, within the village, any dead annual or any portion theroof, or any futrid, foul, unwholesome or offensive thing, or shall suffer or fremit any foul smelling, deleterious of offensive water or other tiguded to accumulate or become stagnant whom any landor premises owned or occupied by him, or to flow therefore over or through any public road, Street, highway Thoroughfore or other public place: and any pierson who shall violate the promisions of this section shall be subject to a fine of not less that fever dollarsor nove than twenty five dollars for each day of the continuance of such offence after notice there of has been given by the board of health requiring the abatement thereof, and to all the costs and charges incurred in the removal and proper dieposition of such things or matters, or to imppisonment not less than fine days or more than thirty days (in the country fail or allage lockup), or to both serch fine & impreson week in the descrition of the Court.

Slaughter Section 4. House. Mo person

Mo person shall establish, maintain or carry on within the limits of this village any slaughter house or any form of manufacture or leusiness whereby any musance, offense or danger to public health may be exected, without first having obtained a permy from the board of health authorizing the establishment and prosecution of such business or manufacture in the location proposed: and no officese or deleterious product, or refuse or waste substance from such luseuers or manufacture shall be allowed to accumulate upon any firemises, or to be thrown into or upon any public road, street, alley, thorough fore or other public place, or into any stream or other body of water; and every person conducting or managing such husiness or manufacture shall use all reasonable and practicable means to keep the premuses whenou the same shall be proxecuted at all times cleanly and in an inoffensive condition, and to protect the furble from being endangered thereby; and all buildings or premises in or upon which such forms of turners or manufacture are corned on shall at all times be open to the inspection of the Board of health, or the duly authorized agent thereof; and any person who shall violate any of the provisions of this Sec. shall be subject to a fine of not less than fine dollars nor more than fifty dollars, together with the costs of action, for each offense, and in defacel offarment of such five and costs, such person shall be impresoned in the country fail or Village lockufe not less than fine days or more thoughty days Section 5.

Stables, Barns,

Section 5: all stables, borns, cotthe sheds, Cattle yords, pig freus, and all other places wherein cattle or other animals are kept shall at all times be maintained in a cleanly and inoppensive condition and any fusion owning or having under his charge within the limits of this village any animal which he shall know or suspect to be me pected with any communicable disease shall carefully isolate such animals from other animals, and notify the board of health

of such known or suspected disease; and any person who shall neglect or refuse to comply with the provisions of this section shall be seeleged to a fine of not less than fine dollars nor more than twenty dollars, besides the costs of action, for each day of such refusal or neglect, and for all damage or injury that may result there from and in default of payment of such fine and costs and charges, shall be infrisoned in the country Jail or village lockief not less Than five nor more than ten days. Section 6.

Sinks.

Water Closets, It shall be the duty of all persons to Keep cesspools, and maintain all firing vaults, water closets, Cerspools, suites and drains and like receptacles upon premises owned or occupied by them, at all times in a cleanly and moffensive condition, and to obey any generalor special sules and regulations or orders that may be made and fublished, or that may be served upon them bey the board of health, or its duly authorized agent; and any person who shall violate the provisions of their Section shall be liable to such penalty as is prescribed for a violation of section 5. of this chafter. Section /.

Children not to attend School.

During the existance of any dangerous, contagious disease in any family or household in this village and with after the premises when such diseaseshall have existed shall have been disenfected by the proper authorities no child or children belonging to such family or household shall be fremetted to attend any public school without the written perperson who shall have been exposed to any dangerous contageous disease be permitted to associat or intermingle with any family or other persons, except the necessary attendants or nurse, an attend any public gathering within this Village, or to enter any Store or other public place for The space of ten days after such exposure or until pennission is quen by the Board of health or health officer. any person holating

any of the promisions of this section shall be liable to a fine of not less than ten dollars or more than fifty dollars besides the costs of action, or to not less than tendage nor more than fifty days imprisonment in the County jail or village lockupe, in the discretaion of the Court. Section 8.

Health Oficer to dose School.

The health officer is hereby authorized to close any church school or prevent any fueblic accomblage in any locality within the dillage where contagious disease exists when in his opinion the sauce is necessary for the protection of the public traff. Section of

Funerals

of dead

from

Contagions

Disease.

It shall be the duty of those having in charge the lunging of any person dead from any cantagious disease to conduct such lunging in occordance with the directions of the health officer or board of health, and any person violating the provisions of this act shall be subject to a the same penalties as are prescribed for a violation of the provisions of Section Seven.

Placards.

It shall be the duty of the health officer to post placards with the name of the contagiours disease printed thereon in the most conspicuous place on the premises where such desease if isto. Such placards shall remain posted until the health officer is satisfied that all danger of contagion is past luy person removing such placard without the consent of the health officer or the board of health shall be subject to a five of not less than fine dollars or more than twenty fine dollars for such offense, together with the costs of action, and in default of payment of such few and costs, such funde shall be imprisoned in the country fail or Village lockufe not less than fine days or more than twenty five days. Section 11.

Wo person No person shall enter or leave any place where well to enterench placed is posted without the consent of the placarded health officer or of Board of Health.

Jirenises, any person violating the drownions of this section shall be subject to the same penalty

as is prescribed for the functioned of those gutty of violating the provisions of the very freceeding section.

Section 12.

Lispection Topublie buildings It shall be the date of the health officer to imefect the school houses and other public buildings within the village with sufficient frequency to determine whether such buildings are in a sountary condition.

and the board of heatth of the village may take such measure and make such rules and regulations as they may deem most effectual for the protection of the public beatth and to carry out the purposes of this chapter, and for that purposes of the chapter, and for that purpose all the powers of that are conferred on boards of heatth in cases of the contagious disease are hereby conferred on

Section 13.

and resistance authorized to secure any assistance he may dem to health officer necessary to corry out the purposer of this orboard of chafiter tend the reasonable wages of any Health. person called on for assistance shall be audited by the village board and paid in the same

way as other charges incurred by the board of health are paid. and any person who shall result or obstruct the board of health orang

agent or officer thereof while in the discharge

to obey any directions given by sald boord in matters pertaining to its duties shall

be subject to a fine of not less than tendollors

The costs of thaction, and in default of payment

infresoured in the county gail or Village lockup

for each offense. I nove than fifty day,

Section Chafiter 10. Enacting Clause.

This ordinance shall take effect and be inforce from and after its passage and publication.

Passed June 4th 1966 John D Jour Risedur

De Gewell Clerk.

#### RECEPTION

Section 1. That it shall be unlawful for any person, firm, copartnership, association, or corporation knowingly or wantonly
to operate or cause to be operated, any machine, device, apparatus,
or instrument of any kind whatsoever within the corporate limits
of the Village of Barneveld, the operation of which shall cause
reasonably preventable electrical interference with radio recept
ion, within said municapal limits: Provided however, That X-Ray
pictures, medical examinations, or medical treatments may be made
at any time if the machines or apparatus used therefor are properly
equipped to avoid all unnecessary, or reasonably preventable
interference with radio reception and are not negligently operated.

Section 2. That this ordinance shall not be held or construed to embrace or cover the regulation of any transmitting, breadcasting or receiving instrument, apparatus, or device limitensed or authorized by or under the provisions of any act of Congress of the United States.

Section 3. That every Person, co	-partnership, association, firm, or
corporation violating any of the	provisions of this ordinance
shall, upon conviction, be punished	by a Fine of not less than
:; dollars, or by imp	risonment in the jail for
not bess than days nor	more than days, or by
	Each day during which such viol-
ation continues shall constitutem	a separate offease.

Section 4. That this ordinance shall take effect, etc., (here follow requirement of state laws).

This may be used in the# event an ordinance of this sort is needed.

Russell Stenseth

## KOITSEDER-

Section 1. That it shall be unlawful for any person, fire, coperatorship, association, or corporation knowingly or wantonly to operate or cause to be operated, any machine, device, apparatus, or instrument of any mind whatmoover within the corporate limits of the Village of sarneveld, the governation of which shall cause reasonably preventable electrical interference with radio recept ion, within said aunicinal limits: Provided however, That X-Ray pictures, redical examinations, or medical trastagents may be made of the class of the limits of any or reasonable or social endered equipped to avoid all unascessary, or reasonable preventable interference with radio reception and are not negligently operated.

Section 2. That this ordinance shall not be held or construed to enbrace or cover the regulation of any transmitting, breadcasting or receiving instrument, apparatus, or device lincensed or authorized by or under the provisions of any act of Congress of the United States.

corporation violating any of the provisions of this ordinance corporation violating any of the provisions of this ordinance shall, upon conviction, be punished by a Fine of not less than collars, or by imprisonment in the jail for not bees than days nor more than days, or by both such fine and imprisonment. Each day during which such violation continues shall constitutes a separate offense.

Section 4. That this ordinance shall take effect, etc., (here follow requirement of state laws).

.bebeen al tros sidt to conscibre as there well al beau of this sort is needed.

Russell Stenseth

## AMENDMENT OF VILLAGE ORDINANCE NUMBER TWO (2) OF THE VILLAGE OF BARNEVELD.

The Village Board of the Village of Barneveld do ordain as follows;-

Ordinance Number Two (2) of the Village of Barneveld is hereby amended by striking out and repealing section Three (3) of said Ordinance.

This Ordinance shall be in effect from and after its passage and publication.

Passed by the Village Board of the Barneveld ong Opril 10 1933.

President

- Clerk.

AMENDE SET OF WILLANDS OF STANDARD OF SARNEY STANDS.

-; two list as air was ab Sevennes to egalist out to be senting of the partie of the parties of

proged for the Villiage bushe of the beginned of the Line.

Troly refer over

Ordinance No. 2. Un ordinance to define and Brevent the Maintenance of Lignor Nuisances. The Village Board of the Village of Borneweld do ordain as follows: Section 1. all filaces, of whotever description, unthis the village of Borneveld, in which intoxicating. liquors are sold or given away, in violation of law, shall be decired and are declared to be public unisances. any person who shall keep such a public musauce as is defined by this section, shall, upon conviction, be punished by impresonment in the common jail of Jowa County not to exceed six mouthe nor less than three mouths for each offense, and shall also be adjudged to pay the costs of prosection. In case of nonfragment of such costs, he shall be held in imprisonment with such costs one fixed but the court shall limit such additional term of imprisonment in its discretion, in no case, however, to exceed six mouths. Section 2. Upon the conviction of the keeper of such unisances as is defined by the preceding section, such place shall be shut up and abated by the village marshal. Section 3. In addition to the liquore which the courts of this state take pldieal notice of as being intoxicating, any liquor, sold or quien away to be used as a peverage, containing one percentum or more, by volume, of alcohol shall be deemed to be an uitox icoting liquor unthin the meaning of the term Intopreating liquors as used in this Ordinance. Section 4. this ordinance shall take effect and be in force from and after its adoption and publication. Passed June 4th 1906. John & Janes G. E. Jwell village Clerk. Ordinance No 3.

Our ordinance to prevent the obstruction of Streets and alleys. The Village Board of Borneceld de ordanie as follows:

Section 1.

No person shall be allowed to place or deposit or cause to be placed or deposited, any ashes, subbish or any other obstruction on the Streets, allegs or highways within this Village. Section 2.

Cury person violating the preceding section shall be subject to a fine of not less than our dollor wor more than fine dollars together with the costs of theaction for each and every offense, and in default of payment of such fine and costs, such person shall be imprisoried in the County fail or village lockufe for not less than one daynor more than five days.

Section 3.

the person whall place or cause to be placed in or upon any of the Streets, alleys or side works of this village any firm ood, and allow the same to remain there are more than twenty four hours without a written personsion from the bresident of the Callage or two trustees: Any person violating the provisions of this section shall be fined one dollar for each and every twenty four hours such wood remains in such prohibited place, besides the costs of the action. Section 4.

We person shall place or deposit or cause to be placed or deposited except as provided in the processing section, on any sidewalk, street or alley of the Village, any cosk, key borred, box, goods, wares or merchandine; any personiolating the provisions of this section shall for feir two dollars for each and every offered and also are dollar for each and every how the same remains in such prohibited place after being notified by the street commissioner or marchal to remove the same, besides the costs of the action.

Section 5.

It shall be lawful for any person while in the act of sectioning or delivering goods, works or merchandise to occupy comuch of the street or alley or sidewalk as may be reasonably necessary for the purpose: and any person dealing in any orticle of merchandise that is customoritle displayed outside of the place of luniness, may bey consent of the place of luniness, may be sidewalk in front of his place of his place of his place of the sidewalk in front of his place of such osteles on such sidewalk.

Section 5

This ordinance shall take effect and be in force from and after its publication. Passed June 4 th 1906.

John John Lower Resident

See, Jewell Village Clerk.

Ordinance No. 4.

an Ardinance to restrain minors under sixteen years of age from being on the Streets after certain hours. The Village Board of the Village of Borneveld do ordain as follows: Lection 1.

Ir. shall be unlawful for any person under the age of sixteen years to be upon the streets, allege or other public places of the Willage after the hours of seven first to May first, and after eight octock in the afternoon from May first to October first and before the hours five oclock in the morning, unless accompanied by some suitable person over that age, or unless such person's imployment maker it necessary for such person to be upon the streets, alleys or public places after the hour helein preserebed, or welest such person has a written permission from the parent, quardian or other person in whose custody he or she may be.

Section 2. Cany person violating the promisions of these foregoing section shall be subject to a fine of not less than one thollow not whose than fine dollars, for each angenery offense, and in default of payment of such fine and costs such person shall be imprisoned in the country fail or Village lockup not less than one day nor more them fine days, Section 3.

It shall be the duty of the More hal or any police officer of the lilloge to and onest with or without warrant any person found violating the promisions of this ordinance, and take him before the police Justice and lodge complaint against him

and so

BLACKOUT AND AIR RAID ORDINANCE, NO. \_\_ VILLAGE OF Barneveld An Ordinance Authorizing Blackout and Air Raid Protection Orders, Rules and Regulations; Prescribing Penalties for Violation Thereof; whereas, A State of Wer exists between the United States of America and Japan, Germany, and Itay, and the defense of the United States of America is in the hands of the Army and Navy; and WHEREAS: In modern warfare no city, however distant from the enemy, is free from attack; and WHEREAS: Lights at night time are a definite aid to the enemy in reaching military and other objectives; and WHEREAS: Blackouts, when ordered by the Army and Navy are essential to the preservation of life and property in this city, and it is imperative that the Village of Barneveld aid the Army and by all possible cooperation and assistance, and WHEREAS: Failure to extinguish lights when ordered to do so by duly \_\_ aid the Army and Navy authorized authorities may result in loss of life by many of the residents of the Village of Rarneveld as well as the residents of other parts of the Nation when lights in this village are used as a guide to other objectives; WHEREAS: Failure to comply with orders, rules and regulations governing evacuations, traffic movements, congregation of persons on streets and other public places will result in confusion and unnecessary loss of life both during blackouts and during air raids in the daytime, now therefore,

Be it ordained by the village board of the village of Barneveld

SECTION 1. Authority to Promulgate Necessary Orders, Rules and Regulations for Blackouts and Air Raids. In order to protect life and property
in the village of Barneveld from enemy action, the
Village President is authorized and directed to carry out blackouts and Village President is authorized and directed to carry out blackouts and air raid protection measures in said city at such times and for such periods as are authorized or ordered by the Army or Navy and to promulgate such orders, rules and regulations as may be necessary to insure the success of the blackouts and air raid protection measures and to protect life and property during said periods. Said orders, rules and regulations shall include traffic movements of emergency or other vehicles, evacuation of residents, congregation of persons on public streets, sidewalks and in public places or buildings but this enumeration shall not be taken as a limitation on the power to promulgate orders, rules, regulations governing any other subject, persons or property which must be regulated in order to insure the proper carrying out of any duly authorized blackouts, or air raid protection measures. Practice blackouts and air raid drills may be carried out at such times and for such periods as the Village may be carried out at such times and for such periods as the Village President shall in his discretion deem appropriate or necessary, but subject always to the orders and directions of the Army or Navy, and the orders, rules and regulations authorized herein. Section 2. General Orders, Rules and Regulations to Be In Writing. All orders, rules and regulations authorized by this ordinance for the conduct of the general public shall be in writing and shall be available for public inspection at the place and during the hours fixed by the Village President. Section 3. Orders, Rules and Regulations Effective Until Repealed by Board. Any order, rule or regulation promulgated pursuant to the authority conferred by this ordinance shall be in force and effect from the time of promulgation until amended, or repealed by the Village President or until repealed by the Board of the Village of Barneveld Section 4. Appointment of Special Police- Identifying Emblem.
The Village President may appoint for a specified time, as many special police, without pay, from among residents of the village of Barneveld as may be deemed advisable for service in connection with any blackout or air raid protection measure. During the term of service of such special police, they shall possess all the powers and privileges and perform all the duties of privates in the standing police force of the village of

Barneveld Said special police must wear such identifying emblem as may be prescribed by the Village President and it shall be unlawful for any said special policeman to attempt to carry out any order, rule or regulation promulgated under the authority conferred by this ordinance when he is not wearing said identifying emblem.

Section 5. Unauthorized Warning or All-Clear Signals Prohibited.

Any unauthorized person who shall operate a siren or other device so Any unauthorized person who shall operate a siren or other device so

as to simulate a blackout signal or air raid, or the termination of a blackout or air raid, shall be deemed guilty of a violation of this ordinance and shall be subject to the penalties imposed by Section 10 of

this ordinance;

section 6. No Municipal or Private Liability. This ordinance is an exercise by the Village of its governmental functions for the protection of the public peace, health and safety and neither the Village of Barneveld the agents and representatives of said city, or any individual, receiver, firm, partnership, corporation, association, or trustee, or any of the agents thereof, in good faith, carrying out, complying with or attempting to comply with any order, rule or regulation promulgated pursuant to the provisions of this ordinance shall be liable for any damage sustained to person or property as the result of said activity.

Section 7. Lights During Blackout Declared Public Nuisance.

Any light displayed contrary to any order, rule or regulation promulgated pursuant to the provisions of this Ordinance constitutes a public nuisance and when deemed necessary in order to protect life or property during a blackout or air raid the police, or the special police authorized herein are authorized and directed to enter upon any premises within the Village of Barneveld partnership promulgated under the authority conferred by this

rule or regulation promulgated under the authority conferred by this ordinance.

Section 8. Conflicting Ordinances, Orders, Rules and Regulations Suspended. At all times when the orders, rules and regulations made and promulgated pursuant to this ordinance shall be in effect, they shall supercede all existing ordinances, orders, rules and regulations insofar as the latter may be inconsistent therewith.

Section 9. No Conflict with State or Federal Statutes. This Ordinance shall not be construed so as to conflict with any State or Federal

statutes or with any Military or Naval order, rule or regulation.

Section 10. Penalties for Violations. Any person, firm or corporation violating any of the provisions of this ordinance or any order, rule or regulation issued pursuant thereto shall be deemed guilty of a misdemenor and upon conviction thereof shall be punished by a fine of not exceeding One Hundred (\$100.00) Dollars or imprisonment for not more than six months in the county jail, or by both said fine and said imprison-

Section 11. Separability of Provisions. It is the intention of the Village Board that each separate provision of this Ordinance shall be deemed independent of all other provisions herein, and it is further the intention of the village board that if any provision of this Ordinance be declared to be invalid, all other provisions thereof shall remain It is the intention of the

valid and enforceable.

Section 12. Finding of Emergency. This Ordinance is passed as an emergency measure, and the Board does by the vote by which this Ordinance is passed, hereby declare that a national emergency exists, which makes it imperative that this Ordinance shall become effective forthwith, the nature of said emergency being as follows: a state of war exists between the United States of America and Japan, Germany and Italy, and the President of the United States has declared that an invasion or predatory incursion is threatened, and it is necessary in the furtherance of the public health safety and welfare of the residents of this village that this Ordinance be effective immediately. be effective immediately.

Passed at a meeting of the Village Board held at the Village Hall in the Village of Barneveld on the 5 day of September 1942.

Attests

Rusell & Steneth Village Fresident

Scotion 4.

Scotion 4.

this ordinance shall take effect and be in force from and often its passage and publication.

Passed June 4 th 1906.

John D Jones Presiden

John Dones President G. E. Jawell Village Clerk, 130 Ordinance No. 3. Curendment of Ordinance No. 4. the Village board of Barneveld do ordain or fallows. Section Wo. one of ordinance Wo. four is hereby amended to read as follower: It shall be unlawful for any person under the age of sixteen years to be upon the streets, allege or other public places of the village after the hour of seven Oclock in the afternoon during the Months of November, Lecurber, Jamany and February, and after the hours of eight o'clock in the afternoon during the mouther of March, Cepril, Sefetember and Cetalier, and after the hours of half post eight in the afternoon during the months of May, June, July and august and before the hours anless accompanied by some suitable person over that age, or unless such person's employment maker it necessary for seach person to be report the Streets, alleyo or other public places after after the hours prescribed herein, or unless such person has a written permission from the porent or guardian or other person in whose cuctody he or she may be, Passed July 32, 1906. John Dones President, G.E. Jewell Village Clerk. State of Unscousier) Country of Jawa S.S. G. G. fewell being first duly sworm says that he has posted three copies of the ordinance No. 5: unthin the inconfroncted village of Barneveld on the 6th day July, 1906, one each in the following places, one at the Post Office, are at the lumber office of J.D. Jones, and one in front of the resturant of J.H. Roser. Dated at Borneveld this 7th day of July. 1906. G. E. Jewell. Village Clerk, Subscribed and sevone to before me this 7th day of July 1906. 6800r J. W. Tryor Notary Public. My com. expires 2-14-09.

Cumudment to See. 7. Chapter 3 of archinance The Village Board of Bonneeld do ordain or follows. Section seven of chapter three of ordeniance following to be known as See. 7. A of said chapter and See: any person who shall Keep or over whelp or bitch or which the license fee proscribed in See: 7. of this chafter has not been paid shall be subject to a fine of one dollor for each mouth such dog, whelf or litch is so awned or keft without the hears. and it is hereby made the duty of the Morshal to commence suit before the police questice for the recausey by the Vellage of such fine, together with all costs incurred in such oction. Licenses when issued shall entitle the party fraying same to keep such dog, whelp or butch for the term of one year of John Jam hus. SE Javell Clerk. State of Miscousin) County of Jawa ; S.S. GE sewell being first duly Swom says that he has posted three copies of the above Comendment the 24 th day & lung. 1904, one each in the following places one at the Post office, one in the four of the Drug Store, and one Dated at Boneweld this 24 th. day of aug 1906

Daled at Borneweld this 24th. day of ling 1966

Let Jewell

Subscribed and Sworn to before we this day of

Cugust 1906

Eseal)

My Com expires

Notory Kublie

Comendement to See 2 Chapter 8 of Ardusay
ce Cts!,
Sec. 2 Chapter 8 of Ardinance Cto! is amended
by adding, the words under 21. you. of age.
after the word Person in the List Line:

Johnson Bres.

Golffwell Clerk,

Stato of Miscousius) S.S.

SE Jewell being first duly envoru says that he has posted three copies of the above luncedown within the incorporated village of Borneveld on the 24th day of lung 1904 one each in the following places. One at the Post office, one in the front of the Long Store, and one in front of the Village Nall.

Lated, this 24th day of lung. 1906

Lated, this 24th day of lung. 1906

Village Clark.

Subscribed and Swom to before me this day of aug 1906

Wotany Public

My Comission expures.

My Com expires.

Said persons or companies, their successors and assigns shall at all times saw the said lillage of Bornends harmless from any and all damage that may orise out of the erection, construction or operation of said telephone lines, and shall also save haid Village harmless from all damages or compensation to which the abutting property owner may be entitled by reason of the erection, construction or operation of said telephone like. See. 4

use only cedar poles in the construction of their lives which shall be not less than six wiches in diameter at the smallest end, nor shall they be of a less length than twenty feet from the surface of the ground to the top of the pole. the wires of said telephone lines shall be run not less than eighteen feel from the surface of the See 5: Where there is now or where there shall here ofter be any telephone lines constructed, any new line shall not set a new set of proles paralelt with the line already built but shall make application to the parties owning The original line for permissever to string the necessary wires upon the proles already set. and the company owning the such original live shall whom such offication growt such applicant permission to string his or their wires upon said poles, and in consideration of such permission the sportsortwarde share of the cost of the runber of wires strong.

It shall be the duty of the village clerk to serve upon each company now owning telephone lines within the village of Borneweld, a copy of this ordinance, and on the failure of the said companies to file an acceptance of said ordinance with the clerk of the Village of Borneveld within thirty days of said service, the printedatizes grantel under this ordinance shall be with drawn from such companies. Section ?

In case any telephone confiany shall cease operating their lines within said dillage fortheterm of one year, then the privilages and rights granted herein, shall be withdrawn from said company.

See. 8. Cary company or person who shall

construct, maintain or operate any telephone line unthin this cellage contrary to the provisions of this ordinance, shall be liable

to a fine of not less than one dollor or more than fine dollors for each day such line is maintained or operated contrary to the promisions of said ordinance, and it is hereby made the duty of the Marshal to commence suit for the collect ions of such fines as may be due under this act.

Sec. 9.

This ordinance shall be in effect from and after its passage and publication.

Jones Busedus Jewell Cillage Clerk

State of Wiscousin) (5.5.

Is. I will being first duly Sworn says that he has posted three copies of the above orchivance within the Incorporated Village of Pour neveled on the 5th day of October 1966 one each in the following places, One in the front of the Drug Store one in front of the Village Holl and and of the Post of fee. Dated at Bornevell Wis.

This 5 day of Och 1906

G Jewell Village Clerk

Subscribed and sworn to before me this day of 1906

Notary Rublic

My Com. expires.

2.

Amendment to Ordinance Number 8 of the Village of Barneveld.

The village Board of Barneveld do ordain as follows:

Ordinance No. Eight is hereby amended as follows: Section No. 2 is amended by substituting for the words "Tuesday in July" the words "day of July."

Section 3 is amended by substituting for the words "Two Hundred Dollars," the words, "Five Hundred Dollars."

Section 9 is amended by adding after the words "No license shall be" the words "granted or."

Passed this 21st day of June, 1909. Byron Jones,

Village Pres. Frank Roach, Clerk.

Ordinance No. 8 139 an ordinance restraining and regulating The sale of intoxicating ligators. The Village Board of Barneveld do ordain as follows: Sec. 1. No person shall deal in, barter or sell any spiritions, malt, ardent or intoxicating lignors within the Village of Borneveld without having first been licensed therefor in conformity with law and the ordinances of this village. Dec. 2. Liceuses for the sale of strong, spirituous malt or intoficating lignore may be granted by the Prisident and trusteer of eard Village, upon the offlication made therefor, which application shall be in writing, signed by The party desiring such because, which application shall contain the description of the knied of license applied for and designate the place where said lequors shall be sold, which liceuse shall be signed by the President and the Village Clerk and all such heenses shall remain in force untill the first tuesday in July next after the granting thereof, unless somes revoked by the board granting the same in conformity to law. Such houses shall not heasignable to the use or benefit of any other person than the one to whom the same was issued, except by consent of the President and Trustees. Sec. I. The amount to be fixed for each such liceuse shall ( subject to the right to increase the same as provided in Chapter 66 of the general Remoed Statutes of the State of Wiscousin) be two hundred dollars, except for registered Thamacisto. Sec. 4. Every offlicant for heise under this ordinance shall, befor delivery of the liceuse, file with the Village Clerk a bond in the Isum of fine hundred dollars, with at least two sureties, to be approved by the authorities granting the license, who shall justify in double its amount over and above their debts, liabilities and exemptions and be freeholders and resident of the country,

conditioned that the offlicant, during the continuous of his liceuse, will keep and maintain an orderly and well regulated house: That he will permit no gampling with cords, dice or any device or implement for that purpose within his premise or any outhouse, yard or Shed appertaining There to; that he will not sell or give away any intoxecating liquous to any minor, having good reason to believe him to be such, unless whom the written order of the pasent or quardian of such minor, or to persons intopicated or bordering on intoxication, or to habitual drunkards; and that he will pay all damages that may be recovered by any person pursuant to Sec. 15:60 af the general senised Statutes of the State of Wisconsin, and that he well observe and obey all ordinances of said village and all orders of such trustees, or any of them, made pursuant to law. Sec. 5. If any person shall vend, sell, deal or traffic in, of for the purpose of evading the laws of this State or this ordinance, give away any spirituous, malt, ardent or intoxicating liquors or drinks in any quantity whatever without first having obtained a liceuse or pennil therefor as required by law or the processions of this ordinarce, he shall be deemed guilty of a misdemeanor, and on conviction thereof shall be punished therefor by a fine of not less than fifty dollars nor more than one hundred dollars, besides the costs of the suit, or in lieu of such fine, buy imprisonment in the Courty jail of Lowa county not to exceed six worths nor less than three months; In case of punishment by fine as about prouded such person shall, unless the fine and costs be paid forthwith, be commetted to the county jail of Lowa County withth such fine and costs ore paid, or untill discharged by due process of law, but not exceed ninety days: and in case of a second

Conviction or any subsequent conviction of the same person during any year, the punishment shall be by both such fine and improsonment. Sec. G. Every, Supervisor, President, Trustee, Justice of the Rever, police justice, police officer, Marshal or constable of such village who shall know or be eredibly informed that an offense has been committed within said village of any law of the state ar against any provincions of this ordinance, relating to excise of the sale of intoxicating legiors, shall make a complaint against the person so offerding within said village to the police justice of said village, or in case of his absence, sickness, inability or incapacity to act as such police justice, then before any Justice of the peace of said village, and for every neglect or refusal to do so, every such officer shall forfeit twenty fine dollars, and the treasurer of said della ge shall prosecute therefor. Sec. 7. No person licensed under this ordinance and under the provisions of the statutes of Misconsier, and no person employed by or acting for him shall at any time permit any gaming for money, or any article or thing of Value, within his firewirses, or within any outhouse, youd or shed apperlaining to the sauce, or suffer or permit any dunkenness, reveling, quarreling, fighting, or any other disorderly or immoral conduct therein, or sell or give away any intoxicating liquor to any minor, or sell or give awar any intoficating liquors to any person istoficated or bordering on intoxication or to any one known to be an habitual drunkard, or suffer or premiet any person to give away on his precises and intoxicating liquor to any minor, or to any person intoxicated or bordering on the state of chitox ication, or known to be an habitual dunkord or sell or gue away any intoxicating lignore on any election day; and any person violating any of the provisions of this section shall be subject to a fine of not less than ten dollars

nor more than fifty dollars, together with the costs, and in default of payment of said fine and costs, be committed to the country Jail mutel such fine and costs one faid, but not to exceed unity days in all, and the Village president on such conviction may suspend such license until the next regular meeting of the Village board, and the Village board may also kevoke and annul the license of such person as shall violate any part of this section, as provided in Sections 13:5.8 and 15:59 of the Remised Statutes of Wiscousin. Sec. 8. No person or persons, becaused in The said Village of Barneveld to sell spirit nous, malt, ardent or suitopicaling liquors or drinks, shall keep his, her or their place of business or any place directly connected therewith, where such liquor one sold, ofen after ten oclock fr. m. of any week day, but shall keep the sauce closed and shall not allow any person to enter the same until after five o'clock the next morning, neither shall they allow any person or persons to enter or be in such place of lusiness as aforesaid, from ten Odock Saturday night until five o'clock a. u. of the following monday, nor shall such person becaused to sell such drinks as are oforements ned in this section, put or permet to be put over, in or in front of the windows of his place of lusiness any shutter, blued, sereen, paint or any other substance or thing as will obstruct the view from without of the interior thereof, one or during the first day of the week, commonly called Sunday nor between the hours of ten o'clock P. M. and fine o'clock a, m, of the following day at any time, any person violating any of The provisions of this section shall be liable to the same penally as is provided for a violation of the proviscous of the next preceding section of this ordinance. Sec: 9. No heerise shall be usued to any person to conduct a salvon in any room

12/20-19/1

refealed 6-20-1911.

Chaning direct connection with any room used for residence or any other luxues purposes Dec. 10. No person under the age of 21 years Cescept upon the written order of his prosent & or quardian) shall procuse or attitle to procure any spirituous, malt, ardent or intoxicating liquors from any person becaused for permitted to sell such lighors within the village of homeweld, and us. person except an officer of the village in his official copeacity shall enter any room where in hiere has been granted to conduct a Saloan, between the hours of 10. O'clock P. M. and the following five Oclock a. M. on week days nor at any time on Sunday; and no person shall make any false statement or representation to any Phannocist or his clerk for the purpose of use any other than medicual, mechanical or cientifical perpose and thereby induce or attempt to induce a sale thereof to be made in violation of law, and any person wolating any of the provisions of this section shall be subject to a fine of not less than ten dollars nor more than fifty dollars, together with all costs, and in default of fragment of such fine and costs shall be committed to the county jail until such fine and costs one faid, but not to exceed ninety days in all. Sec. 11. It is hereby made the special duty of the Morshal to see that the promsions This ordinance are enforced. Sec. 12. all ordinances and parts of ordinances Sel. 13.

This ordinance shall take exfect and be in force from and ofter its passage and fublication. Passed afinit 9-1907

Byron Jones President & E. Jewell Village Clerk.

144 Ordinance New Vine (9) Village of Bernevold An ordinance to prevent the abuse of hordes and sheles by leaving than hitched in inclement treater The Village Board of the Village of Bring VEld do ordain as follows. Section Ones it shall be the duty of Every Person, who shall hitch ortiz, today post, vieling orother place, in the village of Barusveld, any Horselor Horses, Mule or Mules, in freezing wed ther, if Such duinals be heated from riday ordriving, to insueditely blantet the bane, and, to Resp Such animal of Aminals blanketed while the Shall remain hitched ortied Section 2 ih small bethe duty of Every Such Brown So hitching orticing Such animal or animals, if it be Snowing, or Starting, orif, while such anna or animals remain hitched ortied, it shall begin to Snow or Sleet, orifthe cold is extreme, toblantel Such diamal or dimals, and to texp the same Clarketed, while they remain hitched or tied Section 3. to Orrson Shall brair, hitched or tird to any post, Miling, or other public places with willage of Barneveld, any florde, or Hordes, other, or Mules. lord longer period than five hours, without freding and Watering Suchammal or dumal provided that in Storing weather the bugth of hour of Horde, or Mule, way Stand, hitched as afor Shall be hinited to two hourd. Section 4. Any Person Violating dry of the provisions of this ordinance Shall, upon konviction thereof be fixed not last them our dollar, nor more than ten dollars, and the costs of prosecution, and in defan Nof payment of Said fine and costs, Shall be inspirsoned hinthe country Dail of Jowa County untill Such frue Vosts are pend, but not To exert minety toys in all.

Section 5 , it Shall be the duty of the Marshall to make complaint before the Polises Justice, on incase of his sickness or abstutes or incapacity to dot, then before Some Justice of the Peace residing in the vielage of Barnevelds against all Pansons who violate any of the provisions of this ordinance. it Shall be the die of all trimals light hitches the ordinance, purther hudgement, it be necessari the owner, or Owners of Marshall a fre of our dollar; Said animal before to Section 7 This ordinance sho force, from, and afte passed wee and 19 begin to snow or sleet, or if the cold is extreme, to blanket such animal or animals, and to keep the same blanketed

TWENTY-FIVE DOLLARS REWARD.

The village of Barneveld will give a reward of twenty-five dollars for information leading to the arrest and conviction of any person who shall sell or give to, or for, or purchase or procure for or in behalf of any person to whom the sale of malt, ardent or intoxicating liquors is forbidden in accordance with the provisions of Section 1554 of the Revised Statutes of Wisconsin of Byron Jones, Pres. Frank Roach, Clerk. VILLAGE OF BARNEVELD.

An Ordinance to prevent the abuse of the provisions

horses and mules by leaving them hitched in inclement weather.

The Village Board of the village of Barneveld do ordain as follows:

Section 1. It shall be the duty of every person who shall hitch or tie, to any post, railing or other place, in the village of Barneveld, any horse or horses, caring for mule or mules, in freezing weather, if subh animals be heated from riding or driving to immediately blanket the same and to keep such animal or animals blanketed while they shall remain hitched or tied.

Section 2. It shall be the duty of ev- sud be in ery such person so hitching or tieing such animal or animals, if it be snowing apullication or sleeting, or if, while such animal or animals remain hitched or tied, it shall mals, and to keep the same blanketed while they remain hitched or tied.

Section 3. No person shall leave hitched or tied to any post, railing or other public place in the village of Barneveld any horse or horses, mule or mules, for a longer period than five hours without feeding and watering such animal or animals; provided that in stormy and severe weather the length of time a horse or mule may stand hitched as above shall be limited to two hours.

Section 4. Any person violating any of the provisions of this ordinance shall, upon conviction thereof, be fined not less than one dollar nor more than ten dollars and the costs of prosecution, and in default of payment of said fine and costs shall be imprisoned in the county jail of Iowa county until such fine and costs are paid, but not to exceed ninety days in all.

Section 5. It shall be the duty of the marshal to make complaint before the police justice, or, in case of his sickness absence or incapacity to act then before some justice of the peace residing in the village of Barneveld, against all persons who violate any of the provisions of this ordinance.

Section 6. It shall be the duty of the marshal to take charge of all animals left hitched or tied contrary to the provisions of this ordinance, put them into shelter, and if, in his judgment, it be necessary, give them food and water, the owner or owners of the animals to pay such marshal a fee of one dollar, and also the costs of caring for said animal, before taking possession of them again.

Section 7. This ordinance shall take effect and be in force from and after its passage and publication.

Passed Dec. 2, 1907.

Byron Jones, President. Frank Roach, Clerk.

President

Section 5 , it Shall be the duty of the Marshall to make complaint before the Polisce Justice, on mease of his sickness or abstutes or incapacity to dot, then before Some Justice of the Praca residing in the vielage of Barneveld, against all Pensons who violate any of the provisions this ordinance. it Shall be the die VILLAGE OF BARNEVELD.

An Ordinance to prevent the abuse of the processions of all crimals left hitches the ordinance, purther hotgenent, pho necessar the owner, or Ownerd og Marshall a fre of our dollar; Said animal before to Section 7 This ordinance sha force, from, and afte passed Wee 2nd 19

TWENTY-FIVE DOLLARS REWARD.

The village of Barneveld will give a reward of twenty-five dollars for information leading to the arrest and conviction of any person who shall sell or give to, or for, or purchase or procure for or in behalf of any person to whom the sale of malt, ardent or intoxicating liquors is forbidden in accordance with the provisions of Section 1554 of the Revised Statutes of Wisconsin of Byron Jones, Pres. Frank Roach, Clerk.

horses and mules by leaving them hitched in inclement weather.

The Village Board of the village of Barneveld do ordain as follows:

Section 1. It shall be the duty of every person who shall hitch or tie, to any duck post, railing or other place, in the village of Barneveld, any horse or horses, caring for mule or mules, in freezing weather, if subh animals be heated from riding or driving to immediately blanket the same and to keep such animal or animals blanketed while they shall remain hitched or tied.

Section 2. It shall be the duty of ev- sud be in ery such person so hitching or tieing such animal or animals, if it be snowing or sleeting, or if, while such animal or animals remain hitched or tied, it shall begin to snow or sleet, or if the cold is extreme, to blanket such animal or animals, and to keep the same blanketed while they remain hitched or tied.

Section 3. No person shall leave hitched or tied to any post, railing or other public place in the village of Barneveld any horse or horses, mule or mules, for a longer period than five hours without feeding and watering such animal or animals; provided that in stormy and severe weather the length of time a horse or mule may stand hitched as above shall be limited to two hours.

Section 4. Any person violating any of the provisions of this ordinance shall. upon conviction thereof, be fined not less than one dollar nor more than ten dollars and the costs of prosecution, and in default of payment of said fine and costs shall be imprisoned in the county jail of Iowa county until such fine and costs are paid, but not to exceed ninety days in all.

Section 5. It shall be the duty of the marshal to make complaint before the police justice, or, in case of his sickness absence or incapacity to act then before some justice of the peace residing in the village of Barneveld, against all persons who violate any of the provisions of this ordinance.

Section 6. It shall be the duty of the marshal to take charge of all animals left hitched or tied contrary to the provisions of this ordinance, put them into shelter, and if, in his judgment, it be necessary, give them food and water, the owner or owners of the animals to pay such marshal a fee of one dollar, and also the costs of earing for said animal, before taking possession of them again.

Section 7. This ordinance shall take effect and be in force from and after its passage and publication.

Passed Dec. 2, 1907.

Byron Jones, President. Frank Roach, Clerk.

puflication

President

Section I , it Shall be the duty of the Marshall to make complaint before the Polisce Justice, on incase of his sickness on abstrates or incapacity to do the trefore Some fustion of the Peace residing in the vielage of Barnevelds against all Pensons who violate any of the provisions of this ordinance. it Shall be the duty of the charshall to take charge of all animals left hitched ortered, contrary to the provision the ordinance, purtheminto Shelter, andif, inhis Judgement, it be necessary, givethem food andwater The owner, or Owners of the animals to pay Such Marshall a fer of our dollar, and also the costs of caring for Said animal before fating possession of the again. Section of this ordinance Shalltake effects and be in force, from, and after its passage and publication passed Wee and 1904 Byron Jones President Frank Roach lolert.

T comment of senses of the sense of the sens

146 Ordinance No Vin (10) The Village Board of the Village of Barusvell do ordan as follows. Section 1. The Street Commencing at the line between Sections hunter him andten doeon Six (6) north Range five, (5) Exest, and running ina him general westernly direction affectito, and paralel to the right of way, of the Chicago and northwestern Railroad Emphuy, from Said Section line, tothe Western line of the Village of Barneveld, Jenniston Avenue Section 2 the width of Said street is hereby Established the slixty (60) feel. Section 3. Whereas the original highway was laid out and Established at forer was, or Sixty Six feel, and the width of the Social trees is now Established at sixty forh, the north dixfeet of Said Street, as originally laid such and highway, is hereby destoutined and the Said Sint pech is hereby released by the village of Barurveld, tothe Owners of the land, addicent thereto. Section 4. all Ordinances, or parts of Ordinances Conflicting with any of the provisions of this Ordinance are hereby repealed, Section 5 this Ordinance Shalltake Effect from, and after its passage, and publication by posting. posted may 1st 1908 Byron Jones Bresident Frank Roach Clark

## No Eleven. (11) Ordinance

The Village Board of the Village of Barneveld do ordain as follows.

Section one, The Board of review of the Erclage of Barneveld Shall consist of the Oresident, The Supervisor and the blank of Social Village,

are held by the Same Person, of in case of the sicking or inability of Either of the un to altend, to the duties of humber of the Board of arview, The other members of the Said Board, Shall Select from the Trustres of the said village, One of Their humber to achas Such member of the Board of Review,

Three\_

The Members of the Board of Review, and the ofstessor shall receive for their services, forty cents per hour, while actually Engaged in reviewing the Gooks of the Assessor, but not to Exceed the sun of three dollars, for any one day.

Section Four

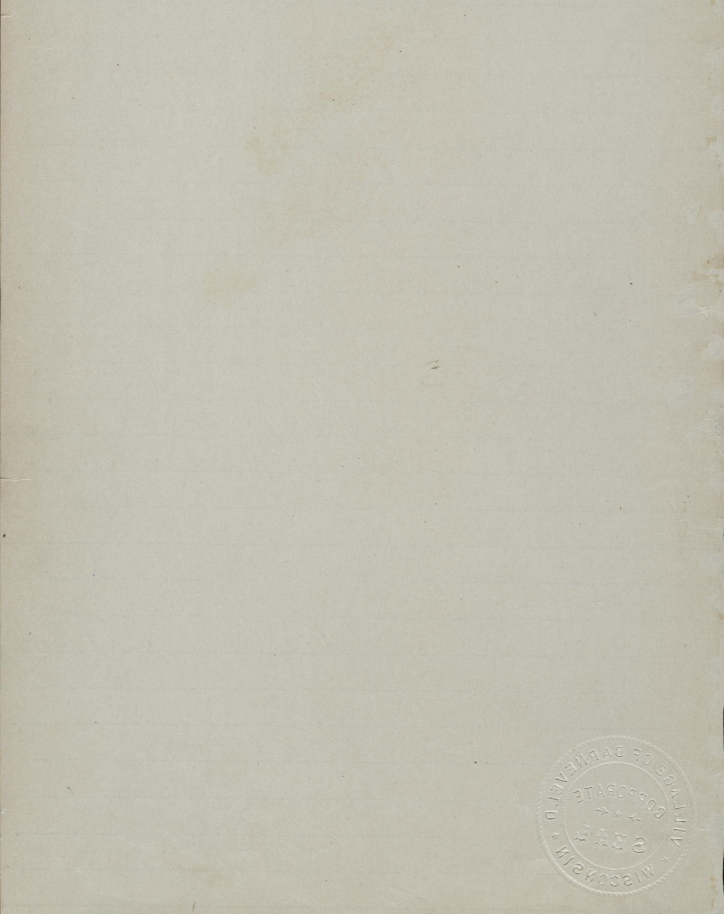
all ordinances, or parts of Ordinances, conflicting with the provisions of this Ordinance; are hereby repealed.

Section Five. This ordinance, Shall be in Effect from and after; its passings and publication, by posting

passed may 1th 1908
Byron Jours Oresident
Frank Roach belerk

148 The village board of Barneveld do ordain as follows Section one (1) of chapter eight (8) of the ordinance no one (1) of the I village of Barneveld is hereby amended to read as follows of Section I no person shall engage in any horserading, nor shall and person rike or drive immoderately fast upon the streets, alleys or high-bays of this willage either vehicles propelled by animals and no person shall operate, ride of drive on The streets, alleys or highways of this village any automobile, motor excled or other motor wehicle without an efficient muffler or with muffler cut out open. any therson who shall privilate any of the provisions of the shall be subject to a Than fifty dollars and the costs of prosecution, and int default in the payment of such fine and costs such person shall be I committed to the costenty fact of down County or in the village lock-up that exceeding To enforce the provisions of this Dection. This ordinance shall be in force and take effect one week after lits passage and publication. Dated July 16 1921 approved: countersigned: Et La Campbell. Village Resident David C. Lewis Village clerk

The Village Board of BarnelEld do ordain as follows, Section nine of chapter three of ordinance one of the Village of Barneveld is hereby Repealed and Substituting the following to be Known as Section hine B of Said Section and chapter. No Person Shall Keep any place of public resort or any pool or Billiard table bowling alley orang Ther game Wherein Such Terson Shall permit for any veward or otherwise any other verson to play any game? untess Such version Shall first obtain a license there for, the amount of license for any game except those Specified herein Shall be determined by the President and blest, dated apr 25th 1914
Byron Jones Village Gresident
Frænk Roach " blerk I do hereby certify that I posted up three Espirol of the above. Frank Roach



## amendment to Dance Ordinance.

amendment to dance ordinance.

The Village Board of the Village of Barneveld do hereby ordain as follows;

Clause Three (3) of Section Three (3) of Chapter Iwo (2) of Ordinance One (I) of the Village of Barneveld is hereby amended by striking out the words "two dollars" and substituting in lieu thereof the words "Fifteen Dollars" so that eaid Clause when amended shall read as follows;

garage.

Clause Three (3)
Licenses to authorize the holding of public dances within the village may be issued only upon the payment of "Fifteen dollars" for leach such dance.

Dated this 2nd day of February 1925.

Signed / E. L. Campbell President

signed. D. C. Lewis Village Clerk.

I do hereby certify that the above amendment was published by posting three 131 copies of the same on the 4th day of Fiebruary 1925 at the following places in the village of Barnevels; one on the Woodman Hall, one in the post office and one on the telephone pole on Main 3h. between Havis" and Roach + Kjorlie's stores.

D. C. Lewis

Village Clerk.

150 Ordinance Mo. (12) Turche an ordinance to create arterial highways The Village Board of the Village of Barneveld do ordain as follows The highway known as State Highway Minteen (19) passing through the Village of Barneveld is hereby bereated an arterial Highway Throughout its length in said Village Sec. II Wherever "stop signal are placed by the Village board on streeth forming said arterial of unlawfuld for any vehicle to enter said arterial. highway without coming to a full stop within Hen feet of the near life of shich arterial highway It shall be unlawful for any vehicle to be parked within twenty feet of the function of State Highway Nighteen and Coshnty Trunk Highway K, in the Village of Barneveld. any person violating and of the provisions of Those ordinances shall be subject to a fine of not less than one Dollar now more than Twe Dollars, together with costs of action for each offence, and in defaill of payment of such fitte and costs shall be inhprisoned in the Country gail of Lowa Country for ten days, inless such force and costs be sooner paid. This ordinance shall be in effect from and after its publication as provided by law. Dated This 29 dag of July 1925. Campbell President Di C dentis Clerk I do herby certify that the above ordinance was published by posting three copies of the same on the 29" thay of July 1925 at the following places in the Village of Barneveld One on The Woodman Hall Tope in the post office and one on the telephone pole on main street between The stores of David Harris and Roach & Korlie. Signed. & D.C. Lewis Village Clerk

amendment to dance ordinance

ordinance

mendment The Village board of the Village of Barneveld to dance do hereby ordain as follows.

Clause three (3) of section three (3) of chapter three (3) of ordinance no one (I) of the Village of Barnevell is hereby amended by stricking out the words Ino dollars and substituting in lien Thereof the words Five dollars so that said elause when amended shall read as follows.

Clause Three (3) Licenses to authorize the holding of public dancer within the Village may be issued only whon the payment of Five dollars' for each such dance

Dated This 28" day of how. 1928 Signed. E. L. Compbell. Signed. D. G. Lewis President. Clerk.

I do hereby certify that the above amendment was published by posting three copies of the same on the 28 th day of how, 1928 at the following placer in the Village of Barneveld one on the Woodman Hall, one in the postoffice and one on the telephone pole on main Street between the store of David Harris and Campbell's Cafe.

Signed. De Sewis Village Telerk

## ORDUNANCE NUMBER THIR EEN (13).

AN ORD NANCE to prohibit the sale of any beverage containing more than 3.2 % of alcohol by weight and to regulate the sale of beer an and light wines containing not more than 3.2 % of alcohol by weight.

THE VILLAGE BOARD of the VILLAGE OF BARNEVELD do ordain as follows

Section I.No person shall sell, deal or traffic in the sale of any beer or light wines containing not to exceed 3.2% of alcohol by weight in the Village of Barneveld without first having procured a village license entitling him to do so. Micenses may be granted by the village board to permit the sale of beer and light wines, Containing not to exceed 3.2% of alcohol byweight under the regulations provided in this ordinance.

Section 2. Said licenses shall be classified as follows;\*

Clause A. Class A Licenses may be issued to operate taverns where beer and light wines, containing not to exceed 3.2 % of alcohol by weight may be sold to be consumed on or off the premises of said tavern, Axaxx The fee for such Class A Eicense shall be \$ 100.00 per year, payable in advance.

Clause B. Class B Licenses may be issued to sell beer or light wines containing not more than 3.2 % vof alcohol by weight to be consumed off the premises of the store making such sale. The license fee for such Class B License shall be \$ 10.00 per mear, payable in advance.

Section 3. The term of such licenses shall commence on the first day of July and end on the last day of June of the following year unless sooner revoked for cause. Licenses may be issued for the remaining portion of any piecense year, the fee for such remaining portion to be fixed by a majority vote of the village board granting such license.

Secyion 4. License provided for in Sections two and three shall not be assignable to the use or benefit of any other person than the one to whom the license was originally issued by the board.

Section 5. Taverns holding Class A Licenses may not be open earlier than six oclock A.M. nor later than ten oclock P.M. on any day nor at any time on Sunday.

Section 6. Store holding Class B Licenses may not sell the light wines and beer provided for in this ordinance at any time on Sunday.

Section 7. All taverns holding Class A Licenses must have a clear and unobstructed view from without of the entire interior of the from in which sales are made.

Section 8. Any person licensed under the provisions of this Ordinance who shall vend, deal or traffic in or for the purpose of evading the ordinance give away any beverage or liquor containing more than 3.2% of alcohol by weight shall upon his comviction by any court forfeit his license and it is hereby made the duty of the willage board to at once revoke the said license upon the conviction os the licensee.

Section 9. No person shall, within the village of Barneveld, sell, deal or traffic in or for the purpose of evading the law or ordinances of the village of Barneveld giveaway any beverage containing more than 3.2 % of alcohol by weight.

Section IO. Any peace officer of the Village of Barneveld or the county or state may at any reasonable hour inspect any premises licensed under the provisions of this ordinance either with or without a search warrant for the purpose of ascertaining whither the licensee is living up to the terms of his license.

Section II. Any person wielsting any provisionnof this ordinance shall be subject to a fine of not the subject to a fine and impresonment or imprisonment in the county jail or Milwaukee House of Correction not to exceed nine ty days or by both such fine and impresonment.

Section I2. All ordinances or parts of ordinances previously enacted by the village board of this village conflicting with the provisions of this ordinance are hereby revoked.

Section I3. This ordinance shall be in force from and after the date upon which it is passed and published.

Passed and piblished this // day of April, 1933.

Markin Jordan Village Clerk.

State of Wisconsin) ss

being duly sworn, deposes and says that he

poster copies of the above ordinances at the following places within the village of Barneveld on the

One-at Woodman Hall entrance

One at Post Office entrance.

Subscribed and sworn to before me this

day of April, 1933 .

Notary Public
My commission expires

### ORDINANCE NUMBER 14.

An erdinance restraining the ewners or keepers of degs firem allowing them to num at large within the limits of this village.

THE VILLAGE BOARD OF THE VILLAGE OF BARNEVELD DO ORDAIN AS FOLLOWS:

- SECTION 1. THAT NO DOGS MAY RUN AT LARGE WITHIN THE VILLAGE.

  (A) IT SHALL BE CONSTRUED AS A VIOLATION OF THIS ORDINANCE

  FOR ANY OWNER OR KEEPER OF DOGS, WHO, NEGLIGENTLY OR

  CTHERWISE, ALLOWS OR PERMITS SUCH DOG OR DOGS TO RUN AT

  LARGE WITHIN THE LIMITS OF THIS VILLAGE.
- SECTION 2. MALLOWNERS OR KEEPERS OF DOGS WHO ALLOW THEIR DOGS TO RUN AT LARGE WITHIN THE VILLAGE SHALL BE SUBJECT TO A FINE OF FIVE DOLLARS (\$ 5,00 ) FOR EACH VIOLATION OF THIS ORDINANCE.
- SECTION 3. CONVICTIONUNDER THIS ORDINANCE SHALL IN NO WAY BE A BAR TO THE FURTHER PROSECUTION, AND THE PENALTIES OF THE STATE LAW AS PROVIDED IN CHAPTER 174 WIS, STATUTES,
- SECTION 4. THIS ORDINANCE SHALL BE IN FORCE AND EFFECT FROM AND AFTER ITS PASSAGE AND PUBLICATION.

PASSED AND PUBLISHED THIS 24 DAY OF MAY, 1933.

VILLAGE PRES

VILLAGE CLERK

#### ORDINANCE NO. 17

relating to the in the Village of County, Wiscon-An ordinance relating keeping of dogs in the Vi Barneveld, Iowa County,

n.
The Village Board of the Vi
ge of Barneveld, Iowa County
isconsin, do ordain as follows:
Section 1
The running at large of dog of the Iowa Co Vil-County,

Section 1

The running at large of dogs within the corporate limits of the Village of Barneveld, I o wa County, Wisconsin, from April 15th to October 1st each year is hereby prohibited. Any dog which is off the premises of its owner or keeper and unaccompanied by such owner or keeper or by some person under his direction shall be deemed as running at large.

Section 2

No person shall permit any dog owned or kept by him to runlarge within the corporate limits of the Village of Barneveld from April 15th to October 1st of each

of the Village of Barneveld from April 15th to October 1st of each

year.

Section 3

It shall be the duty of the Village Marshall or other peace officers of the Village of Barneveld to seize any stray dog discovered within the corporate limits of the Village of Barneveld, contrary to the provisions of this ordinance and confine said dog for the period of six (6) days and give notice to the owner of said dog, if known to him. If within said period any dog shall be called for by its owner or ke per and upon paying to said officer the sum of fifty (50) cents per day for his keeping. All dogs not called for as herein provided shall be destroyed by said officer at the end off six (6) days. The said officer or officers shall make monthly reports to the common council of his or their acts done under and by virtue of this ordinance.

Section 4

The provisions of Section 3 Section 3

Section 4 The provisions of Section 3 shall not be construed to mean that the catching and detailing of any dog is is a condition accedent to prosecution under this ordinance. ordinance.

ordinance.

Section 5

The owner or keeper of any female dog shall keep said dog enclosed within the pre.hsps of the owner or keeper in some inconspicious place more than sifeet distant from any door, window or entrance during the time said female dog is in heat.

Section 6

The provisions of Section 3 shall apply during twelve months of the year to any female dog running at large while in heat.

Section 7

Any dog which cannot be caught

Any dog which cannot be caught by the officers after a reasonable attempt or is vicious may be shot by the Village Marshall or any

other officer.

Section 8

Any person violating any of the provisions of this ordinance shall be subject to a fine of not less than \$1.00 nor more than \$10.00 in addition to the cost of the action, and for default in the immediate payment of said fine and mediate payment of said fine and costs, shall be committed to the County Jail of Iowa County for not more than ten (10) days.

This ordinance shall take eff cupon passage and publication.

Approved this 16th day of April, 1945.

FRED KLUSENDORF, vcx Village President 4-4-2wcx

An ordinance

eris.

nol.

County, Wis ...

o de la composición della comp

2 moiton?

JEST

The May 1

e sail on 1920 and and one of the p

and the state of t

1030

Any perco

hnn \$1.00

#### ORDINANCE NO. 17

An ordinance relating to the keeping of dogs in the Village of Barneveld, Iowa County, Wiscon-

keeping of dogs in the Village of Barneveld, Iowa County, Wisconsin.

The Village Board of the Village of Barneveld, Iowa County, Wisconsin, do ordain as follows:

Section 1

The running at large of dogs within the corporate limits of the Village of Barneveld, Iowa County, Wisconsin, from April 15th to October 1st each year is hereby prohibited. Any dog which is off the premises of its owner or keeper and unaccompanied by such owner or keeper or by some person under his direction shall be deemed as running at large.

Section 2

No person shall permit any dog owned or kept by him to lunlarge within the cor crate limits of the Village of Barneveld from April 15th to October 1st of each year.

Section 3

It shall be the duty of the Village Marshall or ofher peace officers of the Village of Barneveld to seize any stray dog discovered within the corporate limits of the Village of Barneveld, contrary to the provisions of this ordinance and confine said dog for the period of six (6) days and give locitice to the owner of said dog, if known to him. If within said period any dog shall be called for by its owner or keaper and uponyaying to said officer the sum of fifty (50) cents per day for his keeping. All dogs not called for as herein provided shall be distroyed by said officer at the end of six (6) days. The said officer or officers shall make monthly reports to the common council of his or their acts done under and by virtue of this ordinance.

Section 4

The provisions of Section 3 shall not be construed to mean that the catching and detaining of any dog is is a condition cedent to presecution under this ordinance.

Section 5

The owner or keeper of any Section 3

Section 5

The owner or keeper of any female dog shall keep said dog enclosed within the premises of the owner or keeper in some inconspicious place more than sifeet distant from any door, window or entrance during the time said female dog is in heat.

Section 6

The provisions of Section 3 shall apply during twelve months of the year to any female dog running at large while in heat.

Section 7

Any dog which cannot be caught by the officers after a reasonable attempt or is vicious may be shot by the Village Marshall or any other officer.

Section 8

Any person violating any of the provisions of this ordinance shall be subject to a fine of not less than \$1.00 nor more than \$10.00 in addition to the cost of the action, and for default in the immediate payment of said fine and costs, shall be committed to the County Jail of Iowa County for not more than ten (10) days.

This ordinance shall take eff cupon passage and publication.

Approved this 16th day of April, 1945.

FRED KLUSENDORF, 4-4-2wcx

Village President Section 5

FRED KLUSENDORF, wcx Village President 4-4-2wcx

Ord 2018

Section 1.

The running at large of dogs within the corporate limits of the Village of Barneveld, Iowa County, Wisconsin, from May 1st to October 1st each year is hereby prohibited. Any dog which is off the premises of its owner or keeper and unacompanied by such owner or keeper or by some person under his direction shall be deemed as running at large.

Section 2

No person shall permit any dog owned or kept by him to run at large within the corporate limits of the Village of Barneveld from May 1st to October 1st of each year.

Section 3.

It shall be the duty of the Village Marshall or other peace officers of the Village of Barneveld to seize any stray dog discovered within the corporate limits of the Village of Barneveld, contrary to the provisions of this ordinance and confine said dog for the period of six (6) days and give notice to the owner of said dog, if known to him. If within said period any dog shall be called for by its owner or keeper and upon paying to said officer the sum of fifty (50) cents per day for his keeping. All dogs not calledfor as herein provided shall be destroyed by said officer at the end of six (6) days. The said officer or officers shall make monthly reports to the common council of his or their acts done under and by virtue of this ordinance.

Section 4.

The provisions of section 3 shall not be construed to mean that the catching and detaining of any dog is a condition precedent to prosecution under this make ardinance.

Section 5.

The owner of any female dog shall keep said dog enclosed within the premises of the owner or keeper in some inconspicious place more than six feet distant from and door, window or entrance during the time said female dog is in heat.

Section 6.

The provisions of section 3 shall apply during twelve months of the year to any female dog running at large whilein heat.

Section 7.

Any dog which cannot be caught by the offivers after a reasonable attempt or is vicious may be shot by the Village Marshall or any other officer.

Section 8.

Any person violating any of the provisions of this ordinance shall be subject to a fine of not less than \$1.00 nor more that \$10.00 in addition to the cost of the action, and for default in the immediate payment of said fine and costs, shall be committed to the County Jail of Iowa County for not more than ten (10) days. This ordinance shall take effect may upon passage and publication.

Approved this 19th day of April, 1947.

Fred Klusendorf Village President. Section 1.

The running at large of dogs within the corporate limits of the Village of Barneveld, lows County, Wisconsin, from May 1st to October 1st each year is hereby prohibited. Any dog which is off the premises of its owner or keeper and unacompanied by such owner or keeper or by some person under his direction shall be deemed as running at large.

Section 2

No person shall permit any dog owned or kept by him to run at large within the corporate limits of the Village of Barneveld from May 1st to October 1st of each year.

Section 3.

sions of this ordinance and confine said dog for the period of six (6) days icers of the Village of Barneveld to seixe any stray dog discovered within at the end of six (6) days. The said officer or officers shall make monthly period any dog shall be called for by its owner or keeper and upon paying to said officer the sum of fifty (50) cents per day for his keeping. All dogs not calledfor as herein provided shall be destroyed by said officer the corporate limits of the Village of Barneveld, contrary to the proviand give notice to the owner of said dog, if known to him. If within said It shall be the duty of the Village Warshall or other peace off---- +o the common council of his or their acts done under and by

#19

The following ordinance as introduced by Trustee Rush W. Watson was read in full.

AN ORDINANCE providing for the issuance of \$35,000.00 Waterworks Mortgage Bonds of the Village of Barneveld, Iowa County, Wisconsin, and providing for the payment of said Bonds and other details in respect thereto.

WHEREAS, under the provisions of Chapter 66 of the Wisconsin Statutes any Village in the State of Wisconsin may construct and acquire a waterworks plant and system;

WHEREAS, at a referendum election duly held on the 5th day of November, 1946, the electors of the Village of Barneveld, Iowa County, Wisconsin duly of the Village Board of said Village providing for the construction approved a resolution/and establishment of a Waterworks Plant and System in said Village from the proceeds of Mortgage Bonds in an amount not to exceed Thirty-Five Thousand (\$35,000.00) Dollars;

NOW, THEREFORE, The Village Board of the Village of Barneveld does hereby ordain as follows:

Section 1. That in order to provide funds for the purpose of constructing a Waterworks Plant and System for the Village of Barneveld together with all property, equipment and appurtenances thereto used or useful in connection therewith, including the necessary well or wells, pumping station and equipment, storage facilities and distribution system, there be borrowed on the income and revenue of said Waterworks Plant and System the sum of Thirty-Five Thousand (\$35,000.00) Dollars, and that negotiable coupon bonds of said Village be issued in evidence thereof. That said bonds shall be designated "Village of Barneveld, Iowa County, Wisconsin 3% Waterworks Mortgage Bonds," shall be dated as of August 1st, 1948, shall be numbered from 1 to 41 inclusive, and shall be of the following denominations:

Bonds 1, 2, 3, 4, 12, 14, 16, 18, 29, 32, 35, and 38 shall be in the denomination of \$500.00 each and Bonds 5, 6, 7, 8, 9, 10, 11, 13, 15, 17, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 30, 31, 33, 34, 36, 37, 39, 40 and 41 shall be in the denomination of \$1,000.00 each.

That said bonds shall mature as follows on August 1st of each of the following years:

```
500.00 in the year 1951
Bond No. 1
                                                                                      500.00 in the year 1952
Bond No. 2
Bond No. 3
                                                                                     500.00 in the year 1953
Bond No. 4
Bond No. 5
Bond No. 6
Bond No. 7
                                                                                     500.00 in the year 1954
                                                                                  1000.00 in the year 1955
1000.00 in the year 1956
                                                                                  1000.00 in the year 1957
Bond No. 8
Bond No. 9
Bond No. 10
Bond No. 11
Bond No. 12
Bond No. 13
Bond No. 14
Bond No. 15
Bond No. 16
Bond No. 16
Bond No. 17
Bond No. 18
Bond No. 19
Bond No. 20
Bond No. 21
Bond No. 21
Bond No. 22
Bond No. 23
Bond No. 24
Bond No. 25
Bond No. 26
Bond No. 27
Bond No. 27
Bond No. 28
Bond No. 30
Bond No. 31
Bond No. 32
                                                                                  1000.00 in the year 1958
                                                                                  1000.00 in the year 1959
                                                                                  1000.00 in the year 1960
                                                                                  1000.00 in the year 1961
                                                                                     500.00 in the year 1961
                                                                                  1000.00 in the year 1962
                                                                                  500.00 in the year 1962 1000.00 in the year 1963 500.00 in the year 1963
                                                                                 500.00 in the year 1963
1000.00 in the year 1964
500.00 in the year 1964
1000.00 in the year 1965
1000.00 in the year 1965
1000.00 in the year 1966
1000.00 in the year 1966
1000.00 in the year 1967
1000.00 in the year 1967
1000.00 in the year 1968
1000.00 in the year 1968
1000.00 in the year 1969
1000.00 in the year 1969
1000.00 in the year 1969
1000.00 in the year 1970
1000.00 in the year 1970
1000.00 in the year 1970
1000.00 in the year 1971
1000.00 in the year 1971
                       3333345678
Bond No.
Bond No.
                                                                                  500.00 in the year 1971 1000.00 in the year 1972
Bond No. Bond No.
 Bond No.
                                                                                  1000.00 in the year 1972
Bond No.
                                                                                      500.00 in the year 1972
Bond No.
                                                                                  1000.00 in the year 1973
                                                                                  1000.00 in the year 1973
Bond No. 40
                                                                                  1000.00 in the year 1973
Bond No. 41
```

It is hereby determined and declared that the above maturities are such that the requirements each year to pay both principal and interest are as nearly equal as practicable.

Said bonds shall bear interest at the rate of Three (3%) percent per annum, payable February 1st, 1949, and semi-annually thereafter, on the 1st days of February and August of each year, shall be signed by the Village President and Village Clerk, and sealed with the corporate seal of said Village, and interest on said bonds shall be evidenced by coupons thereto attached, such coupons to be signed by the President and the Village Clerk

by their respective facsimile signatures, and such officers shall by the execution of said bonds adopt as and for their own proper signatures their respective facsimile signatures appearing on said coupons. Both bonds and coupons shall be payable in lawful money of the United States at the Barneveld State Bank, in the Village of Barneveld, Wisconsin.

Said bonds, together with the interest thereon, shall be payable only out of the special redemption fund hereinafter provided for and shall be a valid claim of the holders thereof only against said special redemption fund and the fixed proportion and amount of the revenues pledged to such fund, which proportion and amount of said revenues are hereby pledged and constituted as an exclusive first pledge thereof to the Waterworks Bond and Interest Special Redemption Fund and shall be used for no other purpose than to pay the principal and interest of said bonds as the same shall fall due.

Said bonds shall be registerable as to principal in the holder's name on the books of said Village, such registration to be noted on the bonds by the Village Clerk, after which no transfer shall be valid unless made on such books by the registered holder and similarly noted on the bond. Any bond so registered as to principal may be discharged from registration by being transferred to bearer, after which it shall be transferable by delivery, but it may again be registered as to principal as before. The registration of any bond as to principal shall not restrain the negotiability of the coupons thereto attached by delivery merely.

Said bonds shall be subject to redemption in whole or in part in inverse numerical order at One Hundred Three Percent (103%) of the par value
thereof and accrued interest to day of redemption on any interest payment
date on or after August 1st, 1958, upon at least thirty (30) days prior notice
by publication in the Dodgeville Chronicle, Dodgeville, Wisconsin, and in
a daily newspaper printed in the English language and in general circulation
in the City of Madison, Wisconsin.

Notice of such redemption shall be mailed at least thirty (30) days prior to the redemption date to all registered holders of bonds to be re-

deemed, addressed to them at their respective addresses appearing on the records of the Village of Barneveld, Wisconsin.

Section 2. When said bonds herein authorized shall have been delivered in whole or in part, the income and revenues to be derived from the operation of the Waterworks Plant and System of the Village of Barneveld shall be set aside into special and separate funds to be used and applied for the following purposes and in the following proportions:

Twenty-Five (25%) Percent of the income and revenues therefrom is necessary and shall be set aside for the reasonable and proper operation and maintenance thereof, such fund to be known and designated as "Waterworks Operation and Maintenance Fund;"

Ten (10%) Percent of the income and revenues therefrom is necessary and shall be set aside as a proper and adequate depreciation account and shall be known as "Waterworks Depreciation Fund;"

Sixty-Five (65%) Percent of the income and revenues therefrom is necessary and shall be set aside and known and designated as "Waterworks Bond and Interest Special Redemption Fund" and applied to the payment of principal and interest of the bonds herein authorized.

It is the express intent and determination of the Village Board of the Village of Barneveld, Wisconsin that the amount of said income and revenues to be set aside and paid into the Waterworks Bond and Interest Special Redemption Fund shall in any event be sufficient to pay the interest on said bonds as the same accrues and the principal of said bonds as the same matures, notwithstanding the fixed proportion thereof allocated to such purposes in the manner above provided, and the Treasurer of said Village shall from year to year and out of the income and revenues received from the operation of said Waterworks Plant and System deposit at least sufficient funds in said Waterworks Bond and Interest Special Redemption Fund to pay principal and interest falling due during the current year, said minimum amounts to be deposited being as follows:

For the year ending August 1, 1949

\$ 1050.00

For-	the	year	ending	August	1 ,	1951	\$1550.00 1535.00
11	11	11	- 11	88	11	1953	1520.00
11	81	88	11	99	11	1954	1505.00
68	11	11	11	11	11	1955	1990.00
. 11	11	11	11	11	11	1956	1960.00
11	68	11	11	18	11	1957	1930.00
11	**	18	п	11	11	1958	1900.00
11	11	11	11	17	11	1959	
11	11	11	11	11	11	1777	1870.00
11	- 11	11	11	11	11	1960	1840.00
11	11	11	11	11	88	1961	2310.00
11	11	11	11			1962	2265.00
				11	11	1963	2220.00
9.9	-13	11	19	11	11	1964	2175.00
11	11	10	11	11	88	1965	2630.00
19	11	11	68	11	11	1966	2570.00
11	6.8	11	19		11	1967	2510.00
11	11	.11	11	11	11	1968	2450.00
11	12	11	11	11	11	1969	2890.00
11	69	11	11	11	11	1970	2815.00
- 11	11	11	11	- 11	11	1971	2749.00
11	12	11	11	59	11	1972	2665.00
11	11	11	11		11	1973	3090.00
						-/13	20,0000

That the total income and revenues so set aside for the payment of the principal and interest of the bonds by this ordinance authorized to be issued shall from month to month, as the same shall accrue and be received, be set apart and shall on the last day of each month be paid into a special account in the Treasury of said Village to be designated and identified as "Waterworks Bond and Interest Special Redemption Fund." The amount so deposited each month shall be not less than one-twelfth of the minimum amount above set out to be deposited for such year. Said fund shall be kept apart from other moneys in the hands of the Village Treasurer and the same shall be used for no purpose other than the payment of the principal and interest on said bonds promptly as the same shall become due and payable.

Section 3. That the said bonds and coupons shall be in substantially the following form:

(Form of Bond)

UNITED STATES OF AMERICA

STATE OF WISCONSIN

VILLAGE OF BARNEVELD, IOWA COUNTY

3% WATERWORKS MORTGAGE BOND

No.	\$
	Ti and the second of the secon

Both principal and interest hereon are hereby made payable at the Barneveld State Bank, in the Village of Barneveld, Wisconsin, in lawful money of the United States.

This bond is one of a series of bonds issued for the purpose of constructing and establishing a Waterworks Plant and System in the Village of Barneveld, Wisconsin, together with all the equipment and appurtenances thereto used or useful in connection therewith, pursuant to Chapter 66 of the Wisconsin Statutes, and is payable only from an exclusive first pledge of a fixed proportion of the income and revenues to be derived from the operation of said Waterworks Plant and System, which has been set aside as a special fund for that purpose and identified as the "Waterworks Bond and Interest Special Redemption Fund" and created by an ordinance adopted at a special meeting of the Village Board of said Village on August 20, 1948 and does not constitute an indebtedness of said Village within the meaning of any constitutional or statutory limitation or provision.

A statutory mortgage lien which is hereby recognized as valid and binding on said Waterworks Plant and System is created and granted by statute
to and in favor of the holder or holders of this bond and the issue of which
it forms a part and in favor of the holder or holders of the interest
coupons attached to said bond, and said Waterworks Plant and System shall
remain subject to such statutory mortgage lien until the payment in full of
the principal and interest of this bond and the issue of which it forms a part.

This bond and the coupons attached hereto are fully negotiable and every holder hereof by accepting the same agrees with the obligor and every subsequent holder hereof that (a) the delivery of this bond to any transferee if not registered, or if it be registered and the last registered transfer be to bearer, shall vest title in this bond and the interest represented thereby in such transferee to the same extent for all purposes as would the delivery under like circumstances of any negotiable instrument payable to bearer; (b) the obligor and any agent of the obligor may treat the bearer of this bond, or, if it be registered in the name of the holder, the registered holder of this bond, as the absolute owner hereof for all purposes and shall not be affected by any notice to the contrary; (c) the principal of and the interest on this bond will be paid, and this bond and each of the coupons appertaining hereto are transferable, free from and without regard to any equities between the obligor and the original or any intermediate holder hereof or any setoffs or cross-claims; and (d) the surrender to the obligor or any agent of the obligor of this bond and of each of the coupons if not registered or if it be registered and last registered transfer be to bearer, or the receipt of the registered holder for the principal hereof and interest thereon if this bond be registered in the name of the holder shall be a good discharge to the obligor for the same.

Any of the bonds of this issue maturing on or after August 1958, are subject to redemption in whole or in part in inverse numerical order on any interest payment date on or after August 1st, 1958 upon at least thirty (30) days prior notice by publication in the Dodgeville Chronicle, Dodgeville, Wisconsin, and in a daily newspaper printed in the English language and published and in general circulation in the City of Madison, Wisconsin, at the redemption price of One Hundred Three (103%) Percent of the principal amount thereof, with accrued interest on the principal sum thereof to the date fixed for redemption.

Notice of such redemption shall be mailed at least (30) days prior to the redemption date to all registered holders of bonds to be redeemed, addressed to them at their respective addresses appearing on the records of the Village of Barneveld, Wisconsin.

It is hereby certified, recited and declared that all acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this bond have existed, have happened, and have been performed in due time, form and manner as required by law, and that sufficient of the income and revenue to be received by said Village from the operation of said Waterworks Plant and System has been pledged to and will be set aside into a special fund for the payment of the principal of and interest on this bond.

IN WITNESS WHEREOF, the Village of Barneveld, Wisconsin, by its Village Board, has caused this bond to be signed by its President and its corporate seal to be hereto affixed and attested by its Village Clerk, and the coupons hereto attached to be signed by said President and Village Clerk, by their respective facsimile signatures, and said officers by the execution of this bond do adopt as and for their respective proper signatures their respective facsimile signatures appearing on said coupons as of this 1st day of August, 1948.

part thereof, and any additions or extensions that may be made thereto, until all the bonds herein authorized to be issued shall have been paid in full, both principal and interest, unless and until provision shall have been made for the payment of said bonds and the interest thereon in full; and said Village further covenants and agrees with the holders of said bonds to maintain in good condition and operate said Waterworks Plant and System, and to charge and collect such lawfully established rates and charges for the service rendered by said public utility so that the proportion of the gross revenues of said Waterworks Plant and System herein agreed to be set aside for that purpose will be sufficient to provide for the payment of the bonds herein authorized to be issued and the interest thereon as the same become due and payable.

Section 6. That for the further protection of the holders of the bonds herein authorized to be issued and the coupons thereto attached a statutory mortgage lien upon said Waterworks Plant and System is granted and created by Chapter 66 of the Wisconsin Statutes, which said statutory mortgage lien is hereby recognized as valid and binding upon the Village of Barneveld, Wisconsin and said public utility shall remain subject to such statutory mortgage lien until the payment in full of the principal and interest of the bonds herein authorized to be issued.

Section 7. That any accrued interest received from the sale of the bonds herein authorized shall be deposited in the Waterworks Bond and Interest Special Redemption Fund and applied toward the payment of interest coupons next becoming due and payable after delivery of said bonds.

Section 8. That the sale of said bonds to the Barneveld State Bank, Barneveld, Wisconsin, at the price of par plus accrued interest to the date of delivery of said bonds to said purchaser, be and the same is hereby confirmed and upon the execution of said bonds the same shall be delivered to the purchaser thereof on receipt of the purchase price. The proceeds from the sale of said bonds shall be deposited in a separate fund and shall be used only for the construction of said Waterworks Plant and System and the

at the Barneveld State Bank, in the Village of Barneveld, Wisconsin in law-
ful money of the United States for interest due that day on its Waterworks
Mortgage Bond dated August 1st, 1948, No.
VIILAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN
By
Attest:
Village Clerk
(Form of Coupon to be used on Coupons maturing after August 1st, 1958)
No.
On the 1st day of, 19, unless the bond
to which this coupon is attached shall have been called for previous redemp-
tion, the Village of Barneveld, Wisconsin, promises as recited in the bond
to which this coupon is attached to pay to bearer
Dollars (\$) at the Barneveld State Bank, in the Village of
Barneveld, Wisconsin in lawful money of the United States, for interest due
that day on its Waterworks Mortgage Bond dated August 1st, 1948, No
VILLAGE OF BARNEVELD, IOWA COUNTY WISCONSIN
By
Attest:

(Provisions for Registration to be endorsed on the back of each bond)

Village Clerk

At the request of the holder the within bond is hereby converted into a registered bond, and the principal thereof shall be payable only to the registered holder, or to his legal representative, until it has been

discharged from such registration, after which it shall be payable to bearer and transferable by delivery.

Date of Registration	In whose name Registered	Signature of Village Clerk
Minimaka wakaofani isao na minimaka isao ang kanasa kanasa na pangana katang at minimaka ng Biasa an mga kanas Ing kanasa na mga kanasa n		
Bridge - completes for community community and the control of the second control of the control		

Section 4. That the reasonable cost and value of any service rendered to the Village of Barneveld, Wisconsin by said Waterworks Plant and System shall be charged against said Village and shall be by it paid for in monthly installments as the service accrues out of the current revenues of said Village collected or in the process of collection, exculsive of the revenues derived from said Waterworks Plant and System, and out of the tax levy of said Village made by it to raise money to meet its necessary current expenses. Such compensation for such service rendered to said Village shall, in the manner hereinabove provided, be paid into the separate and special funds created by Section 2 of this ordinance, and shall be subject to apportionment to the operating and maintenance, depreciation, and Bond and Interest Special Redemption Accounts in the manner therein provided.

Section 5. That it is covenanted and agreed by the Village of Barneveld, with the holder or holders of the bonds herein authorized to be issued, or any of them, that it will faithfully and punctually perform all duties with reference to said Waterworks Plant and System required by the constitution and statutes of the State of Wisconsin, including the making and collecting of reasonable and sufficient rates lawfully established for services rendered by such utility, segregating the income and revenues of said utility and the application of the respective funds herein above created; and said Village hereby irrevocably covenants, binds and obligates itself not to sell, lease, or in any manner dispose of said Waterworks Plant and System, including any

Attest:

ocquisition of the necessary equipment and appurtenances thereto.

Section 9. That all ordinances, resolutions, or orders, or parts thereof, heretofore enacted, adopted or entered, in conflict with the provisions of this ordinance, be and the same are hereby repealed, and this ordinance shall be in effect from and after its passage, and approval.

Passed and approved August 20, 1948.

Recorded August 20, 1948

		Villa	ge Clerk						
	Trustee	Rush	H. Watson	mov	red the	adoptio	n of sa	aid ordi	nance
and	Trustee	Russel	H. Watson	th sec	conded t	he moti	on. Uj	on roll	call
vot	e the fo	llowing a	nswered aye:	Rush	N. Wa	ition,	Russ	ell &	Stenseth
FR	es the	sendorf				er omer den selvos de os de os de os		orgánica de nova ano e contra caracterizadores de no	
and	the foll	lowing an	swered No:_	none	<u>*</u>			an about	•
	The Vil	lage Pres	ident declar	ed the	ordinan	ce adop	ted.		

### PROOF OF PUBLICATION

State of Wisconsin)
)ss
County of Iowa)

That he is the clerk of the Village of Barneveld, Iowa

County, Wisconsin, and that on the May 10, 1954, he made publication in the manner required by law of the hereto annexed Ordinance adopted by the Village Board of the Village of Barneveld, on May 3, 1954 by posting the same in three public places in said village, namely,

1.	Lobby	-	Barneveld	State	Bank	
		-				

- 2. A. J. Kole Store
- 3. Donahue's General Store

Led J. arms Village Clerk

Subscribed and sworn to before me this 10th day of

May , A.D., 1954.

A ARMARAMAN COSTATAMAN COSTATAMAN

Notary Public, Iowa County,

Wisconsin

My Commission expires 6-30-54

## ORDINANCE NO. 20

GOVERNING THE ORGANIZATION AND REGULATION OF THE VOLUNTEER FIRE DEPARTMENT OF THE VILLAGE OF BARNEVELD.

The Village Board of the Village of Barneveld, Wisconsin, do ordain as follows:

Section 1.(a) The volunteer fire company organized by the citizens of Barneveld, Wisconsin which heretofore has been operating as the Barneveld Fire Department is hereby recognized as the official Fire Department of the Village of Barneveld to which is delegated the fire fighting and fire preventive work in the Village of Barneveld and such other municipality as may be by the Village allowed. Its organization and internal regulation shall be governed by the provisions of this ordinance and by such bylaws adopted by the department as are approved by the Village Board, except as is otherwise provided by law and ordinance.

- (b) The Barneveld fire department is hereby authorized and directed to adopt bylaws for the control, management and government and for the regulation of business and proceedings of the department, which bylaws, after adoption by a 2/3 vote of the members of the department shall not become effective and operative until presented to and approved by the Village Board. Amendments shall be adopted in the same manner.
- (c) The Village Board shall appropriate funds to provide for operation and for such apparatus and equipment for the use of the fire department as it may deem expedient and necessary to maintain efficiency and properly protect life and property from fire.
- (d) The officers and members of the fire department shall receive such compensation from the Village as may from time to time be fixed by the Village Board.
- Section 2. Organization and Membership (a) The fire department shall consist of the following officers: one chief, one assistant chief, one mechanic, and secretary-treasurer, and as many drivers and fireman who live and normally work within the

Village of Barneveld as may be appointed by the Chief and approved by the Village Board; provided, that at no time shall the department consist of less than 22 active members.

- (b) (1) A vacancy in the office of the chief shall be filled by appointment by a majority vote of the Village Board.

  Upon creation of a vacancy of the office of chief the ranking officer shall perform the duties of the chief until such vacancy has been filled.
- (2) The chief shall immediately assume office and shall hold office until removed for cause after a hearing by action of 3/4 of the members of the Village Board, unless his services be sooner terminated by resignation, change of residence to outside the Village limits or death.
- (c) (1) Any person desiring to be a member of the fire department may file with the secretary an application in such form as the Village Board may require. Each applicant shall also file a certificate of physical fitness from such physician as the chief may designate. The name of any applicant approved by the chief as provided in the bylaws shall be presented to the Village Board for confirmation.
- (2) Active membership in the department for members other than the chief shall cease at the age of 55 unless the Village Board shall by a majority vote approve of the person continuing as an active member.
- (3) All resignations from the department shall take the same courses as applications for and appointments to membership.
- (4) Any member or officer of the department who has been expelled or demoted for any offense or neglect of duty or insubordination shall have the right to appear before the members of the Village Board and state why such penalty should not be confirmed. The Village Board may by a 3/4 vote of the members of the Village Board order the chief to reinstate the member or officer. The secretary-treasurer shall report the name of each person expelled or demoted to the Village Board.

### PAGE THREE

- (d) (1) The department shall organize into one or, at the option of the chief, into 2 or more companies. The chief may at any time make transfers which he deems necessary between companies.
- (2) Each of the companies of the department shall be in charge of a captain, or in his absence, an assistant who shall be responsible to the chief.
- (e) The election of the secretary-treasurer and such social officers as the bylaws may require shall be held at the annual meeting of the department in such manner as is provided in the bylaws. In case of any vacancy the chief shall appoint a member in good standing to fill the office until the next annual election.
- Section 3. Powers and duties of chief. (a) (1) The chief shall have general supervision of the department, subject to this ordinance and the bylaws of the department and shall be responsible for the personnel and general efficiency of the department.
- (2) It shall be the duty of the chief to preside at all meetings of the department, to call special meetings, to preserve order, to decide all points of order that may arise and to enforce a rigid observance of this ordinance and the bylaws.
- (3) It shall be the duty of the chief to be present at all fires, to have complete command of and entire responsibility for all fire fighting operations, to plan the control of the same, to direct the action of the companies when they arrive at a fire, to observe that every company does its duty, to grant leaves of absence at a fire when he may deem it proper and to see that the fire apparatus is kept in proper condition at all times.
- (4) The chief shall have the power to demote or expel any officer or member of the department for neglect or refusal to perform his departmental duties, such demotion or expulsion to be subject to any appeal to the Village Board
- (5) Not later than October 1st of each year, the chief shall file with the Village Clerk a detailed estimate of the appropriations needed for the conduct of the department during

the ensuing fiscal year.

- (6) It shall be the duty of the chief to submit a written report to the Village Board not later than February 1st of each year, and at such other times as he deems desirable, relating to the conditions of the various pieces of apparatus and appurtenances, the number of fires occurring since the previous report, the date of same and loss occasioned thereby, the number of members of each company, the total number of active members in the department and resignations and expulsions from the department or to such tings as may be required by the Board. He shall also report upon the drill and training program of the department, together with other pertinent information, including recommendations of such improvements as he deems proper and necessary for the operation of the department.
- (7) He shall enforce all fire prevention ordinances of this Village and state laws and regulations pertaining to fire prevention and shall keep citizens informed on fire prevention methods and on the activities of the department.
- (8) He shall keep a fire record book of every fire to which any company was called and shall enter in such book the locality of fire, time alarm was received, cause of fire, where fire started, cause of delay(if any)in responding, method of extinguishment and equipment used, estimated fire loss, time fire was extinguished, names of men responding and general remarks.
- (9) He shall keep an inventory of all apparatus and equipment and an inventory of all hose showing dates and results of tests on each length, which shall be individually identified.
- (10) He shall perform such other duties as are incumbent on the commanding officer of the fire department.
- Section 4. (a) (1) The chief shall have control of all apparatus used by the department and shall be responsible for its proper maintenance. Emergency repairs may be authorized by the chief.
  - (2) No apparatus shall be used for any purpose except for

#### PAGE FIVE

fire fighting within the Village limits and the Town of Brigham, or in training therefor, except pursuant to an agreement approved by the Village Board after the chief has given his recommendations on such use. With the approval of the chief such apparatus may be used for emergency purposes other than fire fighting within the Village.

(3) No person shall willfully injure in any manner any hose, hydrant or fire apparatus belonging to the Village of Barneveld, and no vehicle shall be driven over any unprotected hose of a fire department when laid down on any street, private driveway or other place, to be used at any fire or alarm of fire, without the consent of the fire department official in command.

Section 5. Police power of department (a) The chief and assistants or officers in command at any fire are hereby vested with full and complete police authority at fires. Any officer of the department may cause the arrest of any person failing to give the right-of-way to the fire department in responding to a fire.

(b) The fire chief may prescribe certain limits in the vicinity of any fire within which no persons, excepting firemen and policemen and those admitted by order of any officer of the department, shall be permitted to come. He shall also have the power to cause the removal of all wires or other facilities and the turning off of all electricity or other services where the same impedes the work of the department during the progress of a fire.

Section 6. Fire inspector: Duties (a) The chief of the fire department shall hold the office of fire inspector, with power to appoint one or more deputy fire inspectors, who shall perform the same duties and have the same powers as the fire inspector. All appointments are subject to Village Board Approval.

(b) It shall be the duty of fire inspectors to inspect quarterly all buildings, premises and thoroughfares within fire limits of this Village; and to inspect semiannually all buildings

#### PAGE SIX

and premises and public thoroughfares within the Village limits for the purpose of noting and causing to be corrected any condition liable to cause fire. The inspector shall also investigate the storage and handling of explosives and inflammable liquids within the Village.

- (c) Whenever or wherever in the Village of Barneveld any inspection by the fire chief or his deputies reveals a fire hazard, the chief or his deputies shall serve a notice in writing upon the owner of the property giving said owner a reasonable time in which to remove the hazard. In the event that the fire hazard is not removed within the time allowed it shall be deemed a nuisance. The fire chief or his deputy is authorized to have the same removed by the Village, and the cost of such removal shall be recovered in an action by the Village against the owner of the property.
- (d) The chief shall keep a written record card of each property inspected which shall conform to the requirements of the industrial commission and shall make the quarterly report of inspections required by the industrial commission.
- (e) No person shall deny the chief or his deputies free access to any property within the Village at any reasonable time for the purpose of making fire inspections. No person shall hinder or obstruct the fire inspector in the performance of his duty or refuse to observe any lawful direction given by him.

Section 8. Any person, firm or corporation that shall violate any of the provisions of this ordinance shall forfeit not more than \$100.00 and the costs of prosecution, and in default of payment of the fine and costs of prosecution, shall be imprisoned in the county jail until said fine and the costs of prosecution are paid, but not to exceed 20 days. Each day's violation of the provisions of this ordinance shall constitute a separate offense.

Section 9. All ordinances and parts of ordinances inconsistent herewith are hereby repealed.

### PAGE SEVEN

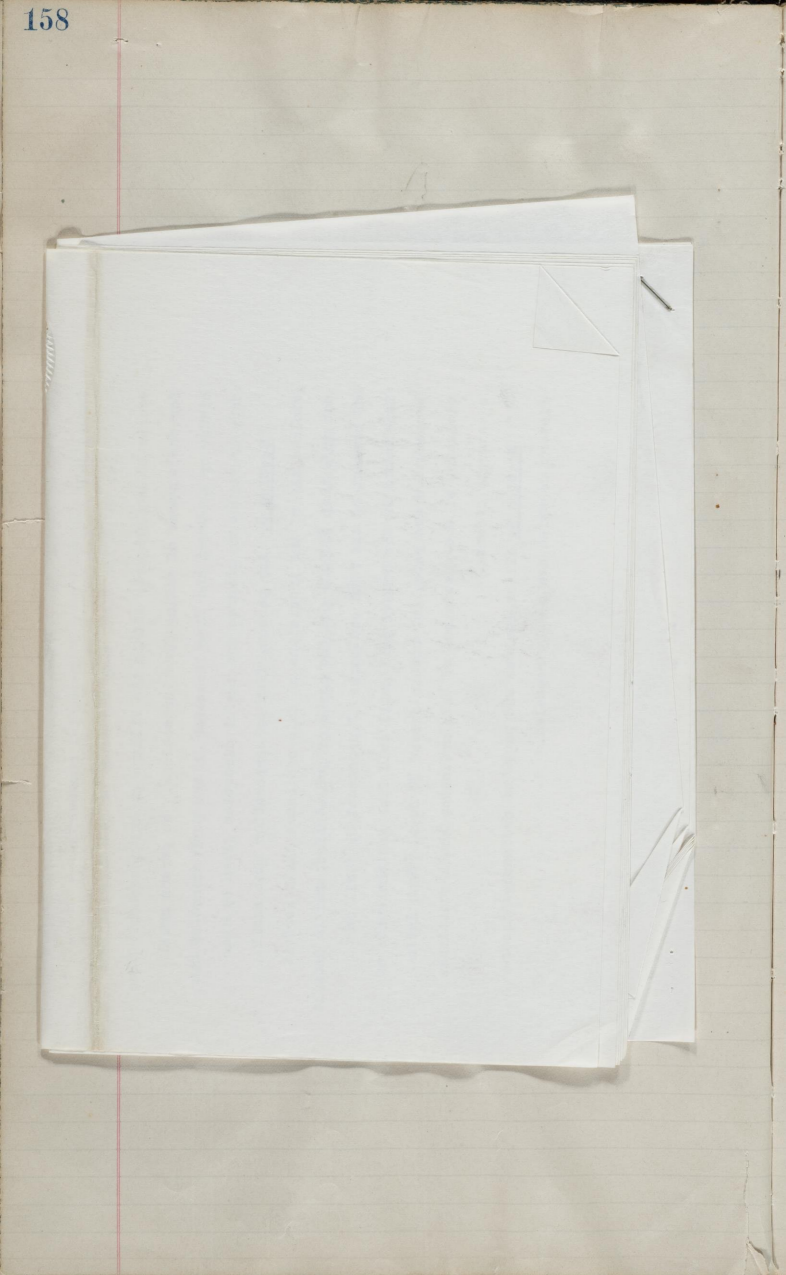
Section 10. This ordinance shall take effect and be in force from and after its passage and posting.

Adopted this 3 day of may, 1954.

Village Fesident

Countersigned: <u>Jawaby</u> <u>Lauren</u> Village Clerk





### PROOF OF PUBLICATION

State of Wisconsin)
)ss
County of Iowa)

Ted I. Arneson, being first duly sworn, on oath says:

That he is the clerk of the Village of Barneveld, Iowa

County, Wisconsin, and that on the May 10th, 1954, A.D.,

1954, he made publication in the manner required by law of

the hereto annexed Ordinance adopted by the Village Board of

the Village of Barneveld, on May 3, 1954 by posting

the same in three public places in said village, namely,

1.	Lobby-	Barneveld	State	Bank
7000	Name and Address of the Owner, th			

- 2. A. J. Kole Store
- 3. \_\_\_\_Donahue's General Store

2ed J. armsn.
Village Clerk

Subscribed and sworn to before me this 10th day of

May , A.D., 1954.

OVEL10

Notary Public, Iowa County,

Wisconsin

My Commission expires 6-30-54

# ORDINANCE NO. 21

U = -

AN ORDINANCE TO REGULATE TRAFFIC UPON THE HIGHWAYS AND STREETS IN THE VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN.

THE VILLAGE BOARD OF THE VILLAGE OF BARNEVELD DO ORDAIN AS FOLLOWS:

Section 1. Any ordinance or part of ordinances inconsistant with the provisions of this ordinance are hereby repealed.

Section 2. This ordinance shall be known and may be referred to and cited as the Barneveld, Wisconsin Traffic Ordinance.

Section 3. Traffic Regulations: The statutory provisions describing and defining regulations with respect to vehicles and traffic in the following enumerated sections of the Wisconsin Statutes of 1953, exclusive of any provisions thereof relating to the penalties to be imposed or the punishment for violation of said statutes, are hereby adopted and by reference made a part of this ordinance of the Village of Barneveld, with the same force and effect as though set forth herein verbatim, to-wit:

Sections 85.06, 85.10, 85.12, 85.13, 85.14, 85.15, 85.16, 85.17, 85.175, 85.176, 85.177, 85.18, 85.19, 85.20, 85.21, 85.22, 85.23, 85.24, 85.25, 85.26, 85.27, 85.29, 85.30, 85.31, 85.32, 85.33, 85.34, 85.35, 85.36, 85.37, 85.38, 85.39, 85.395, 85.40, 85.41, 85.44, 85.445, 85.45, 85.49, 85.50, 85.56, 85.57, 85.58, 85.59, 85.61, 85.62, 85.63, 85.64, 85.65, 85.66, 85.67, 85.69, 85.75, and 85.86.

Section 4. Penalties: Any person who shall violate any of the provisions of this ordinance shall, upon conviction thereof, be punished as follows:

(a) For a violation of any of the provisions of this ordinance described and defined in S. 85.19(10) of the Wisconsin Statutes of 1953 and by reference adopted and made a part of Section 3 of this ordinance, he shall forfeit not less than \$2.00 nor more than \$25.00, and in default of payment of the forfeiture shall be imprisoned in the County jail until said forfeiture is paid, but not to exceed 5 days.

- (b) For a violation of any of the provisions of this ordinance described and defined as SS. 85.12(2), (3), (4) and (6); 85.15(4); 85.16(1), (2) and (8); 85.17(1), (2), (4) and (5); 85.175; 85.176; 85.177; 85.18(1), (4) to (6) and (8) to (11); 84.19(2), (3) and (4); 85.21 to 85.23; 85.25 to 85.27; 85.31, 85.33; 85.34(1), (2) and (4); 85.35; 85.39(1) and (2); 85.44(1) to (9); 85.445; 85.45(6); 85.50; 85.61; 85.63 to 85.66; 85.67(2) to (7) and 85.69 of the Wisconsin Statutes of 1953 and by reference adopted and made a part of Section 3 of this ordinance, he shall forfeit not less than \$10.00 nor more than \$20.00 for the first offense and for the 2nd and each subsequent conviction within one year thereafter not less than \$25.00 nor more than \$50.00 together with the costs of prosecution, and in default of payment of the forfeiture and the costs of prosecution, shall be imprisoned in the County jail until said forfeiture and costs are paid, but not to exceed 10 days.
- (e) For a violation of any of the provisions of this ordinance described and defined in SS. 85.395; 85.06; 85.13; 85.14(1),(2); 85.15(1), (2) and (3); 85.16(3) to(7) and (9) to (12)(a); 85.18(7); 85.19(1), (5) and (9); 85.20; 85.24; 85.29; 85.30; 85.32; 85.34(3); 85.36 to 85.38; 85.39(3); 85.40(1) (2) and (3); and 85.44(10); 85.41(2); 85.45(1) to (5); 85.49; 85.56 to 85.59; 85.62; and 85.67(1) of the Wisconsin Statutes of 1953 and by reference adopted and made a part of section 3 of this ordinance, he shall forfeit not less than \$10.00 nor more than \$200.00 together with the costs of prosecution, and in default of payment of the forfeiture and the costs of prosecution, shall be imprisoned in the County jail until said forfeiture and costs are paid, but not to exceed 30 days.
- (d) For a violation of any other provision of this ordinance, he shall forfeit not more than \$10.00 for the first offense and for the 2nd or each subsequent conviction within one year thereafter, not more than \$25.00, together with costs of prosecution;

### PAGE THREE

and in default of payment of the forfeiture and the costs of prosecution, shall be imprisoned in the County jail until said forfeiture and costs are paid, but not to exceed 30 days.

Section 5. Severability: The several provisions of this ordinance shall be deemed severable, and it is expressly declared that the Village Board would have passed the other provisions of the ordinance irrespective of whether or not one or more provisions may be declared invalid and if any provision of this ordinance or the application thereof to any person or circumstances is held invalid, the remainder of the ordinance and the application of such provision to other persons or circumstances shall not be affected thereby.

Section 6. Effective date: This ordinance shall take effect and be in force from and after its passage and publication by posting as by law provided.

Adopted this 3 day of may, 1954.

Village Fresident

Village Clerk

Countersigned:

### PROOF OF PUBLICATION

State of Wisconsin)
)ss
County of Iowa
)

1.	Lobby-	Barneveld	State	Bank	

- 2. A. J. Kole Store
- 3. Donahue General Store

Hurde Jameson Village Clerk

Subscribed and sworn to before me this \_\_16thday of

November , A.D., 1954.

Notary Public, Iowa County, Wisconsin

My Commission expires 8-3-58

# Ordinance No. 22

Authorizing Fire Protection Outside of the Village of Barneveld, Wisconsin.

WHEREAS, the town board of the town of Brigham in the county of Iowa, state of Wisconsin, has requested the village of Barneveld to furnish fire department service in said town, and for which said service the supervisors of said town have agreed to make payment to the Barneveld Fire Department out of the general fund of said town,

THEREFORE, the Village Board of the village of Barneveld do ordain as follows:

Section 1. The fire department of the village of Barneveld is hereby authorized to respond with such equipment and members of the department as may be necessary and reasonable under the circumstances to any call for aid in fighting fire in the town of Brigham.

Section 2. Upon receiving a call from a responsible source for aid in fighting fire in the town of Brigham, the fire chief, or, in case of his absence, his assistant in command, shall order immediate response to the fire with such members of the department and equipment as he may judge necessary.

Section 3. The President and the clerk of the village of Barneveld are hereby authorized to enter into a written agreement with the town of Brigham for said fire protection and service,
as provided by this ordinance which contract shall on the part
of the village undertake to furnish fire protection to the town
of Brigham as provided in this ordinance, and on the part of
the town of Brigham shall provide that the town will pay for its
share of the said fire protection in the manner and on the
terms and conditions as set forth in the said agreement between the said village and town.

Section 4. All ordinances and parts of ordinances inconsistant herewith are hereby repealed.

Section 5. This ordinance shall take effect and be in force from and after its passage and posting.

Adopted this 2nd day of November , 1954

Village President

Countersigned: Village Clerk

### PROOF OF PUBLICATION

State of Wisconsin )
) ss
County of Iowa )

Theodore I. Admeson, being first duly sworn, on oath says:
That he is the Clerk of the Village of Barneveld, Iowa County,
Wisconsin, and that on the 8th day of October 1956 A. D.;
he made publication in the manner required by law of the hereto
annexed Ordinance adopted by the Village Board of the Village
October
of Barneveld, on XXXXXXXXX 10, 1956 by posting the same in three
public places in said Village, namexlyy,

- 1. Lobby- Barneveld State Bank
- 2. Barneveld Implement Store- R. G. Stenseth owner
- 3. Donahue General Store.

ACTUAL CONSTRUCT

Village Clerk

Subscribed and sworn to before me this 11th day of October A. D., 1956.

Notary Public
Iowa County, Wisconsin

My Commission expires 8-3-58

AN ORDINANCE TO PROVIDE CERTAIN STANDARD PROVISIONS AND REQUIREMENTS FOR SAFE AND STABLE DESIGN, METHODS OF CONSTRUCTION AND USES OF MATERIALS IN BUILDINGS AND STRUCTURES HEREAFTER ERECTED, CONSTRUCTED, ENLARGED, ALTERED, REPAIRED, MOVED, CONVERTED TO OTHER USES OR DEMOLISHED IN THE VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN.

### SECTION I. DEFINITIONS

- (1) The term "dwelling" includes every building occupied as a residence by not more than two (2) families.
- (2) Workmanship in the fabrication, preparation and installation of materials shall conform to generally accepted good practice.
- (3) The other building terms used in this ordinance shall have the measing given them in the State Building Code.

### SECTION II. BUILDING INSPECTOR

### (1) Appointment.

The Building Inspector shall be appointed by the Village President, subject to confirmation by the Village Board.

### (2) Duties.

The Building Inspector shall have the power and it shall be his duty to enforce the provisions of this ordinance and all laws and orders relating to building, and for this purpose he shall have the right at all times to enter upon any public or private premises and make inspection thereof, and may require the production of the permit for any building.

### (3) Recorde

The Building Inspector shall keep a record of all applications for building permits in a book and regularly number each permit in the order of issuance.

### (4) Interference with Inspector.

Any person interfering with the Building Inspector while in the performance of the duties of his office shall forfeit and pay for each offense a penalty of not less than one (\$1.00) dollar nor more than twenty-five (\$25.00) dollars.

### SECTION III. BUILDING PERMITS AND INSPECTION

### (1) Permit Required.

No building or structure, or any part thereof shall hereafter be built, enlarged, altered, moved or demolished within the Village of Barneveld, except as hereinafter provided, unless a permit therefor shall first be obtained by the owner or his agent from the Building Inspector. The term "building" as used in this ordinance shall include any building or structure, any enlargement, alteration, repairing, moving or demolishing of any building or structure, also any material alteration in an elevator, heating plant or in any new heating plant in an old building.

### (2) Application.

Application for a building permit shall be made in writing upon a blank form furnished by the Building Inspector, and shall state the name and address of the owner of the building, and the owner of the land upon which it is to be erected, and the name and address of the designer, and shall describe the location of the building and the purpose for which it is to be used, and shall contain such other information as the Building Inspector may require.

### (3) Plans to be Submitted.

With such application there shall be submitted two (2) complete sets of plans and specifications, including a plot plan showing the location of the proposed building with respect to adjoining streets, alleys, lot lines and buildings. Plans for building required to comply with the State Building Code shall bear a stamp of approval from the Industrial Commission. Such plans and specifications shall be submitted in duplicate; one (1) set shall be returned after approval as hereinafter provided; the other set shall remain on file in the office of the Clerk. All plans and specifications shall be signed by the designer.

### (h) Waiver of Plans.

If the Building Inspector finds that the character of the work is sufficiently described in the application, he may waive the filing of plans for alterations, repairs or moving provided the costs of such work does not exceed two thousand (\$2000.00) dollars.

### (5) Approval of Plans.

If the Building Inspector determines that the proposed building will comply in every respect with all ordinances of the Village of Barneveld and all applicable laws and orders of the State of Wisconsin, he shall officially approve and stamp one (1) set of the plans and return it to the owner, and shall issue a building permit therefor which shall be kept and displayed at the site of the proposed building. After being approved, the plans and specifications shall not be altered in any respect which involves any of the above mentioned ordinances, laws and orders or which involves the safety of the building or occupants, except with the written consent of the Building Inspector. In case adequate plans are presented for part of the building only the Building Inspector may, at his descretion, issue a permit for a part of the building before receiving the plans and specifications for the entire building.

### (6) Permit Card.

With every permit issued, the Building Inspector shall issue to the applicant a building approval card. It shall be the duty of such applicant to place such card in a conspicious place on the premises where the building is to be erected, the card to be unobstructed from public view and not more than ten (10) feet above grade.

### (7) Minor Repairs.

This ordinance shall not be construed to require a permit for any repairs or minor alterations which do not change the occupancy, area, structural strength, fire protection, exists, light or ventilation of the building.

### (8) Fees.

The following fees shall be paid for building permits; provided that in any case, the minimum fee shall be two (\$2,00) dollars:

(a) Single Family Dwelling	\$ .50	per	1000 0	eu. fi	t.
(b) Two Family Dwelling	.65	per	1000 0	u. f	t.
(c) More than Two Family Dwelling	1,00	per	1000 0	eu. ft	t.
(d) Business Buildings	1,00	per	1000 c	u. ft	to
(e) Churches and schools	.80	per	1000 0	eu. ft	t.
(f)Theatres	1.30	per	1000 d	u. ft	to
(g) Factories & Manuf. Bldgs	-75	per	1000 c	eu. It	t.
(h) Private Garages & other Accessory					
Buildings	.01	per	sq. ft		
(i) Alterations and Repairs, per \$1000-	2.00				
(j) Wrecking Buildings					
(k) Heating Installations	3.00				
(1) Gasoline Tanks	3.00		d.		
(m) Moving Buildings					
(n) Billboards [per Panel)	2.00				
(0) Street Occupancy	7 00				
(o) bureen occupancy	1.00				

### (9) Double Fees.

In case the licensee shall fail to obtain a permit before work on a building has been started, except in emergency cases, the total fees for such permit shall be doubt the fees charged in Section III (8).

### (10) Inspection of Work.

The builder shall notify the Building Inspector when ready, and the Building Inspector shall inspect all buildings upon completion of the foundation forms, or before the foundation is laid, and again when ready for lath and plaster, or before panelling is applied. After completion he shall make a final inspection of all new buildings and alterations.

### (11) Report of Violations.

It shall be the duty of all police officers to report at once to the Building Inspector, any building, electrical or plumbing work which is being carried on without a permit as required by this ordinance.

### SECTION IV. ELECTRICAL PERMITS AND INSPECTION

### (1) State Code Applies.

All electrical work, including the placing of wires and other equipment, shall conform to the Wisconsin State Electrical code, adopted by the Industrial Commission of Wisconsin, and in effect, which is hereby made by reference a part of this fordinance. A copy of such code shall be kept on file in the office of the Village Clerk.

### (2) Permits.

No electric wiring or other equipment shall be installed or altered with—
out first securing a permit therefor from the Village Building Inspector, except that
repairs or replacements of broken or defective sockets, switches or base receptacles
may be made without a permit. The application for such permit shall be on a form
furnished by the building inspector and shall state clearly the work planned, alterations to be made, and equipment and materials to be used, and all later deviations
from such plan must be submitted to and approved by the Building Inspector.

### (3) Permit Fees.

A fee of ten (.10) cents per outlet shall be charged for the permit, with a minimum fee of two (\$2.00) dollars.

### (4) Inspection of Work.

After roughing in the wiring of any building and before such work is covered up, or upon completion of any outside wiring construction work, it shall be the duty of the person doing such work to notify the Building Inspector who shall at once inspect the same. Upon completion of such wiring, the inspector shall be notified and shall inspect the finished work. If he finds that the work conforms to the state electrical code, he shall issue a certificate of compliance which shall contain the date and an outline of the result of such inspection, a duplicate of which shall be filed by location in the office of the Building Inspector. It shall be unlawful to use any such electrical equipment until such certificate has been issued.

### SECTION V. PLUMBING PERMITS AND INSPECTION

### (1) State Code Applies.

The construction, reconstruction, installation and alteration of all plumbing, drainage and plumbing ventilation shall conform to the Wisconsin State Plumbing Code adopted by the State Board of Health, and now in effect, which is hereby made by reference a part of this ordinance A copy of such code shall be kept on file in the office of the Village Clerk.

### (2) Permite

No plumbing or drainage of any kind shall be installed or altered, except that leakage or stoppage repairs may be made, without first securing a permit therefor

from the Building Inspector. The application for such permit shall be on a form furnished by the Building Inspector and shall clearly state the work planned, alterations to be made, and equipment and materials to be used. All later deviations from such plan must be submitted to and approved by the Building Inspector.

### (3) Permit Fees.

A fee of two (\$2.00) dollars shall be charged for each permit, plus fifty (.50¢) cents for each fixture.

### (h) Licensed Plumber Required.

All plumbing work shall be done only by a plumber licensed by the State Board of Health, except that a property owner may make repairs or installations in a single family building owned and occupied by him as his home, provided that a permit is issued and the work is done in compliance with the provisions of this code.

### (5) Inspection of Work.

Upon completion of the plumbing work on any premises the person doing such work shall notify the Building Inspector before such work is covered up, and the Building Inspector shall at once inspect the work. If he finds that the work conforms to the State Plumbing Code, he shall issue a certificate of compliance which shall contain the date and an outline of the result of such inspection, a duplicate of which shall be filed by location in the office of the Building Inspector. No person shall use or permit to be used any plumbing or drainage until it has been inspected and approved by the Building Inspector.

### SECTION VI. ISSUANCE OF PERMITS

### (1) Payment of Fees.

All fees shall be paid to the Village Treasurer. Upon presentation of the Village Treasurer's receipt showing that the fees prescribed by this code have been paid, the Building Inspector, upon entering upon the application the number of the receipt shall issue to the owner, or his agent, a building, electrical or plumbing permit.

### (2) Lapse of Permit.

A building, electrical or plumbing permit shall lapse and be void unless operations under the permit are commenced within six (6) months from the date of issuance thereof.

### (3) Revocation.

If the Building Inspector shall find at any time that the above-mentioned ordinances, laws, orders plans and specifications are not being complied with, and that the holder of the permit refuses to conform after a written warning or instruction has been issued to him, he shall revoke the building, electrical or plumbing permit by written notice posted at the site of the work. When any such permit is revoked, it shall be unlawful to do any further work thereunder until the permit is reissued, excepting such work as the Building Inspector may order to be done as a condition precedent to the reissuance of the permit, or as he may require for the preservation of human life and safety.

### (h) Report of Violations.

It shall be the duty of all police officers to report at once to the Building Inspector, any building, electrical or plumbing work which is being carried on without a permit as required by this ordinance.

### SECTION VII. FLAMMABLE LIQUIDS

The flammable liquids code for the State of Wisconsin, issued by the Industrial Commission of Wisconsin and now in effect is adopted as part of this ordinance, and it shall be the duty of the Building Inspector to enforce the provisions thereof.

### SECTION VIII. UNSAFE BUILDINGS

Whenever the Building Inspector finds any building or part thereof within the

Village to be in his judgment so old, dilapidated or so out of repair as to be dangerous, unsafe, insanitary or otherwise unfit for human habitation, occupancy or use, and so that it would be unreasonable to repair the same, he shall order the owner to raze and remove such building or part thereof, or if it can be made safe by repairs, to repair and make safe and sanitary or to raze and remove at the owner's option. Such order and proceedings shall be as provided in Section 66.05 (5) of the Wisconsin Statutes.

### SECTION IX. CONSTRUCTION OF BUILDINGS

### (1) Portions of State Code Adopted.

The Wisconsin State Building code issued by the Industrial Commission of Wisconsin is hereby made by reference a part of this ordinance with respect to those classes of buildings, to which the said code specifically applies. Orders of the Wisconsin State Building code relating to Foundations, Masonry, Concrete and Steel Construction, Wood construction and Fire Protection are hereby made a part of this ordinance with respect to all buildings or parts thereof, including dwellings, hereafter constructed within the Village of Barneveld, subject to such exceptions, modifications and additions as are specifically made by this ordinance. A copy of the Wisconsin State Building code is on file in the office of the Village Clerk.

### (2) Foundations.

### (a) Depth.

All foundation walls shall extend below the frost line and have suitable provisions at the bottom to keep load distribution within the carrying capacity of the soil. All footing and foundation walls shall be so designed as to carry their imposed loads.

### (b) Strength.

Foundation walls shall be of adequate strength and thickness to resist lateral pressures from adjacent earth and to support their vertical loads; but the thickness shall not be less than the thickness of walls supported by them.

### (c) Thickness.

If built of rubble stone, the thickness of foundation walls shall be not less than eighteen inches. If built of brick, concrete, hollow-blocks or solid-blocks, the thickness shall be not less than ten inches; provided that when such walls of dwellings or of other buildings not exceeding thirty-five feet in height do not extend more than five feet below the adjacent ground level, the minimum thickness of solid brick or concrete walls shall be eight inches, and the minimum thickness of hollow walls of bricks and walls of hollow-block or solid-block shall be ten inches. Poured concrete foundations of six-inch thickness may be used for one-story wood frame structures without basement.

### (d) Masonry Foundations.

In masonry unit foundation walls the top course shall be of solid masonry units or solid masonry material and shall be not less than four inches thick.

### (e) Pilasters.

Pilasters not less than four by twelve inches shall be constructed to form piers under the ends of girders framing into eight-inch thick foundation walls built of solid masonry or poured concrete walls and shall be bonded to the wall. Girders framing into masonry walls of hollow units shall bear upon solid masonry construction not less than eight inches thick.

### (f) Height.

Foundation walls for frame construction shall extend at least eight inches above the adjacent ground surface after filling is completed.

### (g) Ventilation.

Cross ventilation shall be provided for the space enclosed by foundation

walls, whether it be excavated or not, with a minimum opening of two square feet for each twenty-five of exterior wall.

### SECTION X. MASONRY CONSTRUCTION

### (1) Thickness.

The thickness of all masonry walls shall comply with orders 5303 to 5313 of the State Building code, except that for masonry dwellings the exterior bearing walls shall be not less than eight inches thick for a height not to exceed thirty—five feet. Pilasters not less than four by twelve inches shall be constructed to form piers under the ends of girders framing into eight—inch thick masonry walls, and shall be bonded to the wall. Girders framing into masonry walls of hollow units shall bear upon solid masonry not less than eight inches thick.

### (2) Height.

The unsupported height of isolated piers shall not exceed ten times their least dimension.

### (3) Chases.

Chases shall be not constructed in eight-inch bearing or division walls. In such walls of greater thickness the backs of chases shall be not less than six inches in thickness.

### (4) Chimneys.

All chimneys shall be constructed in compliance with order 5210 of the State Building code.

### SECTION XI. MONOLITHIC CONCRETE CONSTRUCTION

### (1) Thickness.

Bearing walls of monolithic plain concrete shall be not less than six inches in thickness.

### (2) Hollow Walls.

Hollow monolithic concrete walls shall have not less than six inches net thickness of material. Wall openings and corners shall be reinforced in the same manner as solid monolithic walls. The inner and outer part of such walls shall be securely fastened together with non-corrodible bracing ties.

### (3) Height.

Monolithic concrete walls built in accordance with this section may be not more than thirty fee in height, except that in the case of gable construction an additional five feet to the peak of the gable is permissible.

### (4) Pilasters.

Girders framing into monolithic concrete walls shall be supported by pilasters as provided for masonry wall in Section X of this ordinance.

### (5) Reinforced Concrete.

All concrete walls having openings therein, all supported floor slabs and all beams and columns shall be reinforced in accordance with the rules of reinforced design provided in the Wisconsin State Building Code.

### SECTION XII. FRAME WALLS

### (1) Definition.

In conventional frame wall construction all structural parts are of wood or are dependent upon a wood frame for support. This includes walls with facing or

veneer other than wood, such as brick, tile, stone and stucco.

### (2) Studding.

Wood studding shall be not less than two by four nominal inches and spaced not to exceed sixteen inches on centers.

### (3) Wood Sheathing.

Where exterior walls or parts thereof are sheathed, the boards shall be not less than one nominal inch in thickness. Sheathing boards shall be laid tight and properly nailed to each stud with not less than two eight-penny nails. Where the sheathing is omitted or is not laid diagonally, the frame shall be diagonally braced with let-in bracing to secure rigidity.

### (4) Composition Sheathing.

Wood sheathing may be omitted when other types of construction are used that are accepted as of adequate strength and stability by the Industrial Commission. Composition sheathing board may be used, provided the frame is diagonally braced with let-in braces.

### (5) Paper or Felt.

All sheathing shall be covered with water-resistant building paper or saturated asphalt felt. Each lap shall be not less than four inches, with at least a four-Inch lap around openings.

### (6) Ledger Boards.

Ledger or ribbon boards used to support joists shall be not less than one by four inches, shall be cut into the studs, and securely nailed with not less than two ten-penny nails to each stud. Where ledger boards are used the outside walls shall be completely fire-stopped with not less than two-inch material.

### SECTION III. MASONRY VENEER ON FRAME CONSTRUCTION

### (1) Thickness.

Masonry veneer applied to the walls of frame structures shall rest directly upon the masonry foundation of the structure and shall be not less than three and three-fourths inches in thickness. Such veneer shall be backed up with waterproof building paper or saturated felt which shall extend down and under the bottom course of veneer.

### (2) Flashing.

Flashing shall be installed where necessary to prevent moisture from penetrating behind the wall.

### (3) Anchoring.

The masonry veneer shall be securely attached to the frame structure at intervals of not more than sixteen inches horizontally and twenty-four inches vertically.

### (4) Sheathing.

Sheathing shall be securely attached to the framework of the structure back of the masonry veneer by properly nailing to each stud with not less than two eightpenny nails.

### SECTION XIV. STUCCO ON FRAME CONSTRUCTION

### (1) Flashing.

Flashing or other measures adequate to prevent penetration of moisture behing the stucco surface shall be used where necessary.

### (2) Back Plastering.

Back Plastering shall be required where sheathing or its equivalent is omitted.

## (3) Sheathing.

Where wooden sheathing is used it shall be of boards not less than one nominal inch in thickness and securely nailed to each stud with not less than two eight-penny nails, and if applied horizontally with the frame adequately braced with diagonal braces set into the studs.

### (4) Metal Lath.

Where metal lath is used for the stucco base, it shall be expanded metal lath weighing not less than 3.4 pounds per square yard, or wire fabric not lighter than No. 19 gauge.

### SECTION XV. WOOD FRAMING

### (1) Strength and Soundness.

All wooden members shall be so framed, anchored, tied and braced together as to develop the maximum strength and rigidity adequate for the purposes for which they are used. All members shall be sound and free from knots and shakes which would impair their strength and shall be dry and well-seasoned. All framing lumber or board lumber for subflooring, roof boarding, shingle, lath, etc., shall be No. 1 common or of equivalent quality.

### (2) Size of Members.

All wooden members shall be of sufficient size and strength to carry the load safely without exceeding the allowable working stresses of the material. The strength of timber shall be determined from actual dimensions and not from nominal dimensions.

### (3) Floor Joists.

### (a) Clear Span.

Floor joists shall not be less than the following sizes:

Span not over 12 ft. 1 in.-- 2 x 8 in. 16 in. center

Span not over 15 ft. 3 in.-- 2 xl0 in. 16 in. center

Span not over 18 ft. 5 in.-- 2 xl2 in. 16 in. center

1. Span Defined.

The span is the length of the joists between bearings.

(b) All joists shall be doubled when under the partition of any building and blocked by 2 x h or more to permit heating pipe. Where beams are used joists must project above beam at least six (6) inches to permit heating pipe.

### (4) Bridging.

Bridging shall be provided of not less than 1 x 3 inch as follows: Ten (10) to twelve (12) foot span, one (1) row; twelve (12) to sixteen (16) foot span, two (2) rows; eighteen (18) to twenty-four (2h) foot span, three (3) rows; or block bridging of the same size as the joist.

### (5) Ceiling Joists.

### (a) Limitations.

Ceiling joists shall not be less than 2 x 6 inch, sixteen (16) inches center to center for spans not over fourteen (14) feet, and 2 x 8 inch for spans over fourteen (14) feet and not over twenty (20) feet, sixteen (16) inches center to center. Where there is no floor on ceiling joist, 2 x 6 inch, sixteen (16) inches center to center for span not over eight (8) feet.

### (b) Roof Rafters.

Roof rafters including valley rafters, where length is over twelve (12)

feet, shall be 2 x 6 inch, sixteen (16) inches center to center. All girders, posts and other structural members shall be of proper size to carry the loads.

### (6) Studding.

Wall studdings of frame buildings shall be not less than two (2) inches by four (4) inches, sixteen (16) inches center to center.

### (7) Sills and Members.

All sills and all bearing plates for roof rafters framing into masonry walls shall be bolted to the masonry walls with one-half inch bolts bedded firmly into the masonry and spaced not more than eight (8) feet apart.

### SECTION XVI. FLOOR AND CEILING LOADS

All dwellings shall be designed for a live floor load of forty (40) pounds per square foot in addition to the dead load, and for a live roof load of thirty pounds per square foot.

### SECTION IVII. FIRE-STOPPING

Fire-stopping of incombustible material shall be installed at every floor level to cut off all concealed draft openings and form an effectual horizontal fire barrier between stories and roof spaces, as provided by order 5328 of the Wisconsin State Building Code.

### SECTION XVIII. SIZE OF ROOMS

### (1) Cubic Content and Area.

Every sleeping room shall be of sufficient size to provide at least four hundred (h00) cubic feet of air space for each occupant over twelve (12) years of age, and two hundred (200) cubic feet for each occupant under twelve (12) years of age. No greater number of occupants than the number thus established shall be permitted in any such room. A sleeping room shall have a minimum floor area of seventy (70) square feet.

### (2) Height.

The minimum ceiling height for any dwelling room shall be seven and one-half  $(7\frac{1}{2})$  feet.

### SECTION XIV. BASEMENT ROOMS

No living or sleeping room shall have its floor level below the adjoining yard, court, alley or street grade.

### SECTION XV. WINDOWS

The outside windows in every sheeping or living room shall have a total sash area of at least one-tenth of the floor area of the room, but not less than twelve (12) square feet. The top of at least one (1) such window shall be not less than six and one-half  $(6\frac{1}{2})$  feet above the floor, and shall be constructed so to open easily from the top.

### SECTION XVI. GARAGES

Private garages shall be located not less than two (2) feet from the adjoining lot line, and not less than eight (8) feet from any other building on the same premises when not a part of the building. Wherever a garage is constructed as part of any building, the ceiling and the wall or walls separating the garage from other portions of the building shall be of not less than one (1) hour fire-resistive construction as specified in order 5105 of the Wisconsin State Building Code.

### SECTION XVII. NEW METHODS AND MATERIALS

All materials, methods of construction and devices designed for use in buildings or structures covered by this ordinance and not specifically mentioned in or permitted by this ordinance shall not be so used until approved in writing by the Industrial Commission of Wisconsin for use in buildings or structures covered by the Wisconsin State Building Code, except samitary appliances, which shall be approved in accordance with the State Plumbing Code issued by the State Board of Health. Such materials, methods of construction and devices, when approved, must be installed or used in strict compliance with the manufacturer's specifications and any rules or conditions of use established by the Industrial Commission. The data, tests and other evidence necessary to prove the merits of such material, method of construction or device shall be determined by the Industrial Commission.

### SECTION XVIII. VILLAGE NOT LIABLE

No part of this ordinance shall be construed so as to make the Village liable for any charge to anyone injured, or for any damages to any property, by any defect in any building or equipment.

### SECTION XIX. PENALTY

Any person, firm or corporation violating any provisions of this ordinance, shall upon conviction thereof forfeit not less than one dollar (\$1.00) nor more than one hundred dollars (\$100.00) and the costs of prosecution, and in default of payment of such fine and costs shall be imprisoned in the County Jail until payment of such forfeiture and the costs of prosecution, but not exceeding thirty (30) days for each violation. Each day of violation shall constitute a separate offense. In any such action the fact that a permit was issued shall not constitute a defense, nor shall any error, oversight, or dereliction of duty on the part of the Building Inspector constitute a defense.

### SECTION XX. SEPARABILITY AND CONFLICT

- (1) If any section, subsection, sentence, clause, phrase or portion of this ordinance is for any reason held invalid or unconstitutional by any Court of competent jurisdiction, such portion shall be deemed a separate, distinct and independent provision and such holding shall not effect the validity of the remaining portions thereof.
- (2) All ordinances or parts of ordinances inconsistent with or contrary thereto are hereby repealed; except nothing in this ordinance shall be interpreted so as to conflict with the State laws or orders regulating building or any of the requirements of any ordinances of the Village of Barneveld.

### SECTION XXI. EFFECTIVE DATE

This ordinance shall be posted in three public places in the Village of Barneveld after its passage and shall take effect one week after proof of posting has been filed and recorded by the Village Clerk.

Dated October & TL, 1956.

Approved:

Village President

> D'Lordy Jameson Village Clerk

Introduced by Trustee D. a Walson
Seconded by Trustee R. S. Standel
Passed 3 age
Posted 0 - None

petent jurisdiction, such portion shall not effect the validity of the remaining portions .logred.

conflict with the State laws or orders regulating building or any of the requirements to any ordinances of the Village of Barneveld. (2) All ordinances or bargs of ordinance suril be interbreted so as to

This ordinance shall be posted in three public places in the Village of Barneveld

SECTION XXI' ELEBOLIAR DVLE

and recorded by the Village Clerk.

Dated October 2

Vbbrozeg:

This is to certify that the foregoing ordinance was adopted and approved on

introduced by Trustee

### PROOF OF PUBLICATION

State of Wisconsin )
( ss.
County of Iowa )

Carl F. Arneson, being first duly sworn on oath says:

That he is the Clerk of the Village of Barneveld, Iowa County,

Wisconsin, and that on the barneveld, 1957 A.D.,

he made publication in the manner required by law of the

hereto annexed Ordinance adopted by the Village Board of the

Village of Barneveld, on the barneveld, of Causant, 1957, A.D.

by posting the same in theee (3) public places in said Village,

namely;

1. Baneveld Steto Bank - Lobby 2. a. J. Kolo - Store 3. D. J. William - Store

all of amiso

Village Clerk

Subscribed and sworn to before me this 16 day of August, 1957, A.D..

Notary Publix, Iowa County My Comm. Exp. 8-3-58

### AN ORDINANCE ESTABLISHING A MONTHLY PARKING PERMIT FEE FOR MOBILE HOMES

The Village Board of the Village of Barneveld do ordain as follows:

SECTION 1. The provisions of s. 66.058, Wisconsin Statutes, and the definitions therein are hereby adopted by reference.

SECTION 2. There is hereby imposed on each occupied, non-exempt mobile home located in the Village of Barneveld a parking permit fee of \$3. 20 per month or portion thereof, as determined in accordance with s. 66.058, Wisconsin Statutes. Said fees shall be paid to the village treasurer on or before the 10th day of the month following the month for which such fees are due.

SECTION 3. Occupants of nonexempt mobile homes parked outside of a mobile home park shall remit such fees directly to the village treasurer as provided in section 2.

SECTION 4. Any person, firm, or corporation who fails to comply with any provisions of this ordinance shall, upon conviction thereof, forfeit not less than \$ 10.000 nor more than \$ 10.000 together with the costs of prosecution for each violation and in default of payment thereof, shall be imprisoned in the county jail of Iowa County, Wisconsin, until payment of such forfeiture and costs, but not exceeding 10 days.

### RESOLUTION

WHEREAS, the Village Board of the Village of Barneveld has given preliminary approval to the adoption of an ordinance establishing a monthly parking permit fee of \$3.000 per month on all occupied, nonexempt mobile homes or house trailers in the Village of Barneveld.

BE IT RESOLVED that a public hearing be held on such proposed ordinance and parking permit fee at the Village Hall at 8.60 p.m. on August 26, 1957, and that the Village Clerk shall post a notice of said hearing in at least three (3) public places within the TILLER village.

BE IT FURTHER RESOLVED that such notice be in the following form:

### NOTICE

Notice is hereby given that on the 26 day of August, 1957, at 8:00 p.m. a public hearing will be held at the Village Hall of the Village of Barneveld on the matter of establishing a monthly parking permit fee as provided by state law on all occupied, nonexempt mobile homes in the Village of Barneveld. A fee of \$3.00 has been given preliminary approval.

Carl J Cimeson Village Clerk

Introduced by T.I. ARNESON
Seconded by Russell Stenseth
Passed
Posted

8/16/57

APPROVED:

Awing William President

satabilaning a monthly parking permit ise of \$2 - per month on all occupied, nonexempt mobile homes or house

trailers in the Village of Barneveld.

proposed ordinance and parking permit fee at the Village Hall at 200 p.m. on the wast 26 . 1957, and that the Village Clerk shall post a notice of said hearing in at least

three (3) public places within the WILLE willage.

BE II FURTHER RESOLVED that such notice be in the following

:mrol

BE IT RESOLVED that a public hearing be held on such

Notice is bereby given that on the Arday of Arcasi. atate law on all occupied, nonexempt mobile nomes in the Village of Barneveld. A fee of \$3 00 has been given establishing a monthly parking permit fee as provided byn carriogness et lend by Ezovaly szorn on oath says .Lavordda vranimiferq Passed Iowa -Seconded by PUZZELU ZTENZETH DECOF OF DURLICATION 8110012 APPROVED: President Mary Clerk

### VILLAGE OF BARNEVELD

WISCONSIN

### PROOF OF PUBLICATION

State of Wisconsin ) ( ss. County of Iowa )

Carl F. Armeson, being first duly swrom on oath says:

That he is the clerk of the village of Barneveld, Iowa County,

Wisconsin, and that on the 14th day of September, 1957, A.D.,

he made publication in the manner required by law of the hereto annexed Ordinance adopted by the village board of the village
of Barneveld, Wisconsin, on the 1th day of September, 1957,

A.D., by posting the dame in three (3) public places in said

village, namely;

- 1. Barneveld, State Bank lobby
- 2. Barneveld Cafe Restaurant
- 3. G.J. Williams Store

Village Clerk

Subscribed and sworn to before me this 16th day of October, 1957, A.D..

Notary Public, Iowa County My Comm. Exp. 8-3-58

AN ORDINANCE TO REGULATE TRAFFIC UPON THE STREETS, ALLEYS AND HIGHWAYS OF THE VILLAGE OF BARNEVELD, WISCONSIN

The village board of the Village of Barneveld, Wisconsin do hereby ordain as follows:

Section 1. STATE TRAFFIC LAWS ADOPTED. The Statutory provisions describing and defining regulations with respect to vehicles and traffic in the following enumerated sections of the Wisconsin statutes, exclusive of any provisions therein relating to the penalties to be imposed or the punishment for violation of said statutes, are hereby adopted and by refererence made a part of this ordinance as if fully set forth th herein. Any act required to be performed or prohibited by any statute incorporated herein by reference is required or prohibited by this ordinance. 340.01, 343.01 and 348.01 (Words and Phrases Defined) 341.04 (Failure to Register Vehicle) 342.05 (Certificate of Title Required) 342.31 (2) (Report of Stolen or Abandoned Vehicles) 342.35, 342.38(2) (Motor Vehicle Salvage Dealers) 343.05 (Operators License Required) 343.07 (Instruction Permits) 343.43 (Unlawful Use of License) 343.45 (Permitting Unauthorized Person to Drive) 343.46 (Renting Vehicles) 346.02 (Applicability of Chapter 346) XX 346.03 (Authorized Emergency Vehicles) 346.04 (Obediance to Traffic Officers, Signs and Signals) 346.05 through 346.16 (Driving, Meeting, Overtaking and Passing) 346.18 through 346.21 (Right of Way) 346.23 through 346.29 (Drivers and Pedestrians) 346.31 through 346.35 (Turning and Stopping and Required Signals) 346.37 through 346.42 (Traffic Signs, Signals and Markings) 346.24 through 346.48 (Required Stops) 346.50 through 346.55 (Restricttons on Stoppong and Parking) 346.61 through 346.64 (Reckless and Drunken Driving) 346.66 through 346.69, 346.70(1) and 346.72 (Accident and Accident Reports) 346.77 through 346.81 (Bicycles and Play Vehicles) 346.87 (Limitations on Backing) 346.88 (Obstruction of Operator) 346.89 (Inattentive Driving) 346.90 (Following Emergency Vehiwles) 346.91 (Crossing Fire Hose) 346.92 (Illegal Riding) 346.94 (Miscellaneous Prohibited Acts) 347.02 (Applicability of Chapter 347) 347.03 (Sale of Prohibited Equipment)

347.04 (Improperly Equipped Vehicle)

347.06 through 347.29 (Lighting Equipment) 347.35 through 347.49 (Other Equipment)

- 348.02 (Applicability of Chapter 348) 348.05 through 348.10 (Size and Load)
- 348.15 through 348.20 (WEight Limitations)
- 348.25 through 348.27 (Permits)

### Section 2. SPEED LIMITS

- (a) STATE SPEED LIMITS ADOPTED. The provisions of ss. 346.57, 346.58 and 346.59 of the Wisconsin statutes, relating to the maximum and minimum speed of vehicles are hereby adopted as part of this section as if fully set forth herein, except as specified by section 2(b) of this ordinance pursuant to s.349.11(3)(c) of the Wisconsin statutes.
- (b) SPEED LIMITS UNCHANGED. The speed limits are unchanged from previously set limits under the prior ordinance and remain as marked.

Section 3. THROUGH STREETS DESIGNATED. The following streets in the village of Barneveld, Wisconsin, in the interest of public safety are hereby declared to be through streets.

Jones Street from the south curb line of U.S. Highways 18 & 151 to the south limits of the village of Barneveld, Wisconsin as marked County Trunk 'K', unless otherwise indicated by the County Highway Commission.

Jones, Main, Grove and Hyde Streets from the north curb line of U.S. Highways 18 & 151 to the north limits of the village of Barneveld, Wisconsin as marked County Trunk 'T' unless otherwise indicated by the County Highway Commission.

### Section 4. PARKING LIMITATIONS

(a) PARKING LIMITS. When signs are erected in any block giving notice thereof, no person shall park a vehicle for longer than the period specified on said signs at any time between the hours of 8:00 a.m. and 5:00 p.m., except Sundays and legal holidays.

### Section 5. VEHICULAR WEIGHT LIMITATIONS

- (a) CLASS "B" HIGHWAYS DESIGNATED. All streets and alleys within the village of Barneveld, Wisconsin, except the following enumerated streets and alleys, are hereby designated class "B" highways and shall be subject to the weight limitations imposed by s.348.16 of the Wisconsin statutes:
  - 1. County Trunk K'; and
- 2. County Trunk 'T', unless either shall be otherwise designated by the County Highway Commission.

Section 6. ERECTION OF OFFICIAL TRAFFIC SIGNS AND SIGNALS. The office of village Marshall is hereby authorized and directed to procure, erest and maintain appropriate standard traffic signs, signals andmarkings conforming to the rules of the state highway commission giving notice of the provisions of sections 2, 3, 4 and 5 of this ordinance. Signs shall be erecked in such locations and manner as authorized by the governing body as to give adequate warning to users of the street, alley or highway in question. No provision of said sections shall beenforced unless and until such signs are erected and in place and sufficiently legible to be seen by an ordinarily observant person.

Sections 7. PENALTY.

- (a) Any person who shall violate any of the provisions of this odinance shall, uppn conviction thereof, forfeit not less than \$1.00 no more than \$200.00 together with the costs of prosecution and default of the forfeiture and costs of prosecution shall be imprisoned in the county jail until said forfeiture and costs are paid, but not exceeding 90 days, provided that the minimum forfeiture for a violation of any provision of section 2 of this ordinance shall be \$10.00 and the minimum forfeiture for a violation of any provision of section 1. of this ordinance described and defined in ss. 346.61 through 346.64 of the Wisconsin statutes shall be \$75.00.
- (b) The provisions of s. 345.16 of the Wisconsin statutes shall KK apply to adjudications of violation of any provision s of this ordinance.

Section 8. ENFORCEMENT.

(a) STIPULATOON OF GUILT. The marshall or officer designated by him, upon request of any person charged with a violation of any provision of this ordinance within 48 hours after issuance of a citation therefor may accept a written stipulation of guilt and required penalty from such person. Such stipulation shall be in substantially the following form: STIPULATION OF GUILT

State of Wisconsin	
	(ss.
County of Iowa	
	having been issued a citation on the
day of , 19	, for violation of section of Ordinance
	ge of Barneveld, Wisconsin, hereby stipulate
that I am guilty of	such offense and consent to forfeit as the
penalty for such of	fense without court order or hearing the
	erewith delivered to themarshall or desig-
nated official of s	aid village.
Dated:	Signed
Received by:	

- (b) FORFEITED PENALTY. The sum to be forfeited pursuant to the stipulation for violation of this ordinance shall be as provided in the schedule of penalties established by the marshall and justice of peace and approved by the village board. Said schedule to enacted upon at the October, 1957 village board meeting.
- (c) FORFEITURES TO TREASURER. The officer accepting forfeited penalties shall deliver them to the village treasurer at least once in each 7 days.

(d) BAIL BONDS. Nothing in this section shall be construed to limit the right of the proper authorities to accept bail bonds, deposits or certificates or money deposits as provided in ss.66.114, 345.13 or 345.15 of the Wisconsin statutes.

(e) STIPULATION OF NOTICE. Any official accepting a stipulation of guilt or bail under the provisions of this section shall comply with the provisions of ss. 343.27 and 343.29 of the Wisconsin statutes and shall inform the accused of the effect of a stipulation of guilt or a forfeiture of bail. Such stipulation of notive shall be in substantially the following form:

(e)	STIPULATION	OF	NOT	CE	- (continued)
	STIP	JLA	TION	OF	NOTICE

State of Wisconsin )

(ss.

County of Iowa

I, \_\_\_\_, having been issued as citation on the day of \_\_\_\_, 19\_\_, for violation of section of Ordinance No. 25 of the village of Barneveld, Wisconsin hereby stipulate that I have been informed that a stipulation of guilt or a forfeiture of bail by me on the above charge will result in my license being revoked or my operator's record being charged with demerit points and that 12 demerit points will result in my operator's license being suspended.

Dated: Signed: Received by:

Section 9. REFERENCE TO STATUTES. The term "Wisconsin statutes" wherever used in this ordinance shall mean the Wisconsin statutes of 1957.

Section 10. REPEAL OF CONFLICTING ORDINANCES. All ordinances regulating traffic upon the streets, alleys and highways of the village of Barneveld, Wisconsin, and all ordinances or parts of ordinances in conflict with this ordinance heretofore enacted by the village board of the village of Barneveld, Wisconsin, are hereby repealed.

Section 11. SEVERABILITY. The provisions of this ordinance shall be deemed severable and it is expressly declared that the village board would have passe the other provisions of this ordinance irrespective of whether or not one or more provisions may be declared invalid and if any provision of this ordinance or the application thereof to any person or circumstances is held invalid, the remainder of the ordinance and the application of such provisions to other persons or circumstances shall not be affected thereby.

Section 12. EFFECTIVE DATE. This ordinance shall take effect and be in force from and after its passage and publication by posting.

/Dated September 9, 1957/.

APPROVED: Williams Village President

This is to certify that the foregoing ordinance was adopted and approved on the Nineth day of September, 1957.

> al & Umeson Village Clerk

Introduced by Trustee: RUSSELL STENSETH

Seconded by Trustee: Passed: 5- AyE: 0-No T. I. ARNESON

Posted: 9/14/57

# VILLAGE OF BARNEVELD

WISCONSIN

PROOF OF PUBLICATION

State of Wisconsin )

County of Iowa )

Carl F. Arneson, being first duly swronn on oath says:

That he is the clerk of the village of Barneveld, Iowa County,

1114 Jan of C - mario - 1957. A.D.

and approved on the Electr day of September, 1984.

### VILLAGE OF BARNEVELD WISCONSIN

### PROOF OF PUBLICATION

State of Wisconsin ) ( ss. County of Iowa )

Carl F. Armeson, being first duly sworn on oath says:
That
That he is the clerk of the village of Barneveld, Wisconsin
(Iowa County), and that on the 16th Day of October, 1957, A.D.,
he made publication in the manner required by law of the
hereto annexed Ordinance adopted by the village board of the
village of Barneveld, Wisconsin, on the 14th day of October,
1957, A.D., by posting the same in three (3) public places
in said village, namely;

- 1. Barneveld State Bank, lobby
- 2. A.J. Kole store
- 3. G.J. Williams, store.

Village Clerk

Subscribed and sworn to before me this 16th day of October, 1957 A.D..

Notary Public, Iowa County
My Commission expires 8-3-58

AN ORDINANCE TO REVISE SECTION SIX OF ORDINANCE NO. 25 RELATING TO THE REGULATION OF TRAFFIC IN THE VILLAGE OF BARNEVELD, WISCONSIN

The village board of the village of Barneveld, Wisconsin do ordain as follows:

Section 1. Section 6 of ordinance No. 25 is hereby repealed and recreated to read as follows:

Section 6. ERECTION OF OFFICIAL TRAFFIC SIGNS AND SIGNALS. The Village marshall is hereby authorized and directed to procure, erect and maintain appropriate standard traffic signs, signals and markings conformiing to the rules of the state highway commission giving such notice of the provisions of section 2, 3, 4 and 5 of this ordinance as required by state law. Signs shall also be erected in such locations and manner as authorized by the governing body as to give adequate warning to users of the street, alley or highway in question.

Section 2. EFFECTIVE DATE. This ordinance shall take effect and be in force from and after its passage and publication by posting.

Dated: October 14, 1957.

APPROVED: Village President

This is to certify that the foregoing ordinance was adopped and approved on the 14th day of October, 1957.

Cul J. Umeson Village Clerk

Introduced by Trustee: Russell Stenseth Seconded by Trustee: Irving Williams Passed: 4 - Aye + 0 - Noes - 1 - absent

Posted: October 16, 1957

VILLAGE OF BARNEVELD
WISCONSIN

PROOF OF PUBLICATION

State of Wisconsin )

### VILLAGE OF BARNEVELD

WISCONSIN

### PROOF OF PUBLICATION

State of Wisconsin ) (ss. County of Iowa

Carl F. Arneson, being first duly sworn. on eath say: That he is the clerk of the village of Barneveld, Iowa County, Wisconsin, and that on the 20th day of March, 1962, A.D., he made publication in the manner required by law of the hereto annexed Ordinance adopted by the village board of the Village of Barneveld, Wisconsin, on the 8th day of March, 1962, A.D., by posting the same (or copies thereof) in five (5) public places in said village, namely;

- Barneveld State Bank lobby
- Barneveld Cafe 2.
- Myers Shell Service Station 3.
- Jerry's Food & Locker Service Store

5. U.S. Post Office lobby

Carl F. Arneson, Village Clerk

Sworn to and subscribed before me this 20th day of March, 1962.

Barbara a. armeson Barbara A. Arneson, Notary Public

Iowa County, Comm. expires 7-29-62

# AN ORDINANCE CREATING THE OFFICE OF MUNICIPAL JUSTICE OF THE PEACE FOR THE VILLAGE OF BARNEVELD

The Village Board of the Village of Barneveld, Wisconsin, does ordain as follows:

- Section 1. Municipal Justice of the Peace created. Pursuant to the authority granted by S. 62.24, Wisconsin Statutes of 1961, there is hereby created the office of Municipal Justice of the Peace for the Village of Barneveld.
- Section 2. Election: Term. The Municipal Justice of the Peace shall be elected at large at the spring election commencing with the April, 1963, election for a term of two (2) years commencing on May 1 succeeding his election.
- Section 3. Salary, The Municipal Justice of the Peace shall receive a salary of at least Twenty-Four and No/100 Dollars (\$24.00) per year as determined from time to time by the Village Board payable in equal monthly payments which shall be in lieu of fees and costs. No salary shall be paid to the justice for any time during his term for which he has not executed and filed his official bond and oath as required by Section 4. of this ordinance.
- Section 4. Bond: Oath. The Municipal Justice of the Peace shall execute and file with the Clerk of the Circuit Court for Iowa County the oath prescribed by law (S. 256.02 of the Wisconsin Statutes) and a bond in the minimum penal sum of Five Hundred Dollars (\$500.00) as prescribed by S. 61.30 of the Wisconsin Statutes.
- Section 5. Jurisdiction. The Municipal Justice of the Peace shall have such jurisdiction as provided in S. 62.24 of the Wisconsin Statutes and exclusive jurisdiction of violations of Village Ordinances.

### Section 6. Procedure.

- a. The Court of the Municipal Justice of the Peace shall be called the "Municipal Justice Court for Barneveld, Wisconsin" and shall be open as determined by order of the Municipal Justice.
- $_{\rm b\bullet}$  The Municipal Justice shall keep his office and hold Court in the Village Hall in the Village of Barneveld on the first and third Wednesdays of each month.
- c. Except as provided by law, the procedure in Municipal Justice Court shall be the same as applicable to other justices of the peace.
- d. The Municipal Justice of the Peace shall collect all forfeitures, fines and taxable costs in any action or proceeding before him and shall pay over such moneys to the Village Treasurer not later than the second business day succeeding his receipt thereof.
- e. Effective Date. This ordi nance shall take effect on January 1, 1962, upon passage and posting as provided by law; provided the Village Board shall appoint a temporary Municipal Justice to assume jurisdiction under this ordinance on January 1, 1962, and serve until a regular Municipal Justice is elected and qualified pursuant to this ordinance. Such temporary Municipal Justice shall comply with the requirements of Section 4. of this ordinance within 10 days after notice of his appointment.

Introduced by Trustee William R. Thousand

Adopted by the Village Board of the Village of Barneveld, Wisconsin, this 8th day of March, 1962.

Attest:

Village Clerk

Village President

Posted March 20, 1962

# 27

VILLAGE OF BARNEVELD

A Charter Ordinance to Abolish the Offices of Marshal and Constable and Creation of the Office of Chief of Police.

Whereas, it is deemed expedient and necessary to the Village that the offices of Marshal and Constable be abolished and the office of Chief of Police be created,
NOW, THEREFORE,
The Village Board of the Village of

Barneveld does ordain as follows: CHIEF OF POLICE.

(1) Offices of Marshal and Constable Abolished. Pursuant to ss. 61.195, 61.197 and 66.01 of the Wisconsin statutes, the Village of Barneveld elects not to be governed by those portions of ss. 61.19 and 61.23 relating to the selection and tenure of constable and marshall and

hereby abolish the offices of Village Constable and Village Marshal. (2) Office of Chief of Police Cre-ated. There is hereby created the office of Chief of Police, which shall be filled by appointment by a majority vote of the members of the Village Board for an indefinite term, subject to removal by a % vote of the members of the Board for incompetency, misconduct, inefficiency, cowardice or failure to perform duties. The Chief shall exercise the powers and duties of village marshals and village constables and any other powers and duties as provided from time to time by the Village Board.

This ordinance shall take effect

and be in force from and after sixty (60) days after its passage and publication.

Adopted by the Village Board of the Village of Barneveld, Wisconsin, this 4th day of September, 1962. RUSSEL G. STENSETH, Village President

Attest: Carl F. Arneson Village Clerk

1c

# Proof of Publication

STATE of WISCONSIN IOWA COUNTY-ss.

Lillian Kessler , being duly sworn, says that he is
the Managing Editor of the Dodgeville Chronicle, a weekly
newspaper published at Dodgeville, in the County of Iowa and
State of Wisconsin; that the Notice, of which a copy is hereunto annexed, was duly published in said newspaper once each week
annexed, was duly published in said newspaper once each week
for and during/successive/weeks commencing on the
13th day ofSeptember A. D., 19_62
and ending on the 13th day of September A. D., 19 62
Printer's Fees, \$ 5.55 Signed Lillian Kissler
includes 2 proof
Subscribed and sworn to before me, this14th
day ofSeptember A. D., 19_62
Mildred wees level her Notary Public,
Iowa County Wisconsin
My Comm. eguer 9/12/65.

A CHARTER ORDINANCE TO ABOLISH THE OFFICES OF MARSHAL AND CONSTABLE AND CREATION OF THE OFFICE OF CHIEF OF POLICE.

Whereas, it is deemed expedient and necessary to the Village that the offices of Marshal and Constable be abolished and the office of Chief of Police be created,

NOW, THEREFORE,

The Village Board of the Village of Barneveld does ordain as follows:

CHIEF OF POLICE.

- (1) Offices of Marshal and Constable Abolished. Pursuant to ss. 61.195, 61.197 and 66.01 of the Wisconsin statutes, the Village of Barneveld elects not to be governed by those portions of ss. 61.19 and 61.23 relating to the selection and tenure of constable and marshal and hereby abolishes the offices of Village Constable and Village Marshal.
- (2) Office of Chief of Police Created. There is hereby created the office of Chief of Police, which shall be filled by appointment by a majority vote of the members of the Village Board for an indefinite term, subject to removal by a 3/4 vote of the members of the Board for incompetency, misconduct, inefficiency, cowardice or failure to perform duties. The Chief shall exercise the powers and duties of village marshals and village constables and any other powers and duties as provided from time to time by the Village Board.

This ordinance shall take effect and be in force from and after sixty (60) days after its passage and publication.

Adopted by the Village Board of the Village of Barneveld, Wisconsin, this 4th day of September , 1962.

Runell q Stenseth

Attest:

Village Clerk

#28

Proof of Publication

ORDINANCE NO. 28
A Charter Ordinance to Abolish the

WA COUNTY-SE.

he Managing Editor of the Dodgeville Chronicle, a week ewspaper published at Dodgeville, in the County of lows at tate of Wisconsin; that the Notice, of which a copy is hereun nexed, was duly published in said newspaper once each wea

Vistb day of September

and ending on the \_\_\_\_\_\_\_\_ day of Berness

Subscribed and Create 14886 (3.89)

bied by the Arrises posts of Sebrember . 13

any ster sixth (00) qshe stferetter brasessecond brasication.

A Charter Ordinance to Abolish the Elective Offices of Village Clerk, Treasurer, and Assessor, and to make the same appointive.

Whereas, it is deemed expedient and necessary to the Village that the offices of Village Clerk, Village Treasurer, and Village Assessor be made appointive rather than elec-

NOW. THEREFORE, The Village Board of the Village of Barneveld does ordain as follows:

(1) OFFICIALS APPOINTED.

Hereafter, instead of being elected as provided in S. 61.19 of the Wisconsin Statutes, the Assessor, Clerk, and Treasurer of the Village of Barneveld shall be appointed by the Village President subject to confirmation by two-thirds (2/3) of the members elect of the Village Board. The Village President shall not have The Village President shall not have a vote on such confirmation. Any such office or offices may be consolidated upon two-thirds vote of the members elect of the Village Board.

(2) TERM. The terms of said Assessor, Clerk, and Treasurer shall be for two (2) years, and until his, her, or their successors are salarted and

or their successors are selected and qualify. Such terms shall begin on May 1st of the year in which the ap-

pointment is made.

This ordinance shall take effect and be in force from and after sixty (60) days after its passage and publication.

Adopted by the Village Board of the Village of Barneveld, Wisconsin, this 4th day of September, 1962.
RUSSELL G. STENSETH,
Village President

Attest: Carl F. Arneson Village Clerk.

Proof of Publication

STATE of WISCONSIN IOWA COUNTY-ss.

Lillian Kessler , being duly sworn, says that he is the Managing Editor of the Dodgeville Chronicle, a weekly newspaper published at Dodgeville, in the County of Iowa and State of Wisconsin; that the Notice, of which a copy is hereunto annexed, was duly published in said newspaper once each week
for and during 1/s/wc/s/si//weeks/ commencing on the
13th_ day ofSeptember A. D., 19_62_
and ending on the13th_day of September A. D., 19_62_
Printer's Fees, \$ 5.15 Signed Allian Assludes 2 proofs Subscribed and sworn to before me, this 14th
day of September A. D., 19_62
Mildred auskircher Notary Public, Iowa County, Wisconsin
My Comm. equier 9/12/65.

A CHARTER ORDINANCE TO ABOLISH THE ELECTIVE OFFICES OF VILLAGE CLERK, TREASURER, AND ASSESSOR, AND TO MAKE THE SAME APPOINTIVE.

Whereas, it is deemed expedient and necessary to the Village that the offices of Village Clerk, Village Treasurer, and Village Assessor be made appointive rather than elective,

NOW. THEREFORE.

The Village Board of the Village of Barneveld does ordain as follows:

- (1) OFFICIALS APPOINTED. Hereafter, instead of being elected as provided in S. 61.19 of the Wisconsin Statutes, the Assessor, Clerk, and Treasurer of the Village of Barneveld shall be appointed by the Village President subject to confirmation by two-thirds (2/3) of the members elect of the Village Board. The Village President shall not have a vote on such confirmation. Any such office or offices may be consolidated upon two-thirds vote of the members elect of the Village Board.
- (2) TERM. The terms of said Assessor, Clerk, and Treasurer shall be for two (2) years, and until his, her, or their successors are selected and qualify. Such terms shall begin on May 1st of the year in which the appointment is made.

This ordinance shall take effect and be in force from and after sixty (60) days after its passage and publication.

Adopted by the Village Board of the Village of Barneveld, Wisconsin, this 4th day of September, 1962.

Russell & Stensell

Attest:

Village Clerk

A Charter Ordinance to Abolish the Elective Offices of Village Clark ORDINANCE NO. 29

7

つフー・・・

time

Adopted by the Village Board of the Village of Barneveld, Wisconsin, this 4th day of September 1962.

### PROOF OF PUBLICATION

STATE OF WISCONSIN )

County of Iowa )

Carl F. Arneson, being duly sworn, on oath says:

That he is the Clerk of the Village of Barneveld,

Iowa County, Wisconsin, and that on the <u>21st</u> day of

November, 1962, he made publication in the manner

required by law of the hereto annexed notice of a public hearing on an ordinance amending Ordinance No. 24

establishing a monthly parking permit fee for mobile

homes in the Village of Barneveld by posting the same

five
in thype public places in said village, namely:

- 1. Barneveld State Bank lobby
- 2. U.S. Post Office lobby
- 3. Village Hall Notice Board
- 4. G.J. Williams Grocery Store

5. Thane Myers' Shell Service Station

Subscribed and sworn to before me this <u>21st</u> day of November , 1962.

Barbara a arneson

Notary Public, Iowa County, Wis.
My commission 7-24-66

### RESOLUTION

	WHEREAS, the Village Board of the Village of Barneveld has given preliminary approval to the adoption of an amended ordinance establishing a monthly parking permit fee as follows:
	For mobile homes under 200 square feet in area, a fee of \$\frac{1}{4.00}\$ per month.
	For mobile homes with 200 square feet in area, but less than 300 square feet, a fee of \$5.00 per month.
	For mobile homes with $300$ square feet in area, but less than $350$ square feet, a fee of \$ 6.00 per month.
	For mobile homes with $350$ square feet in area, but less than $400$ square feet, a fee of \$ $7.00$ per month.
	For mobile homes with 400 square feet in area, but less than 450 square feet, a fee of \$ 8.00 per month.
	For mobile homes with 450 square feet in area, but less than 500 square feet, a fee of \$ 9.00 per month.
	For mobile homes with over 500 square feet in area, a fee of $10.00$ per month.
(5)	BE IT RESOLVED that a public hearing be held on such proposed ordinance and parking permit fee at the Village Hall at 8:00 P.M. on December 3 , 1962 , and that the Village Clerk shall post a notice of said hearing in at least /////efive ////////////////////////////////////
	BE IT FURTHER RESOLVED, that such notice be in the following
	form:
	NOTICE
	Notice is hereby given that on the 3rd day of December, 1962, at 8:00 P.M. a public hearing will be held at the Village Hall of the Village of Barneveld on the matter of establishing a monthly parking permit fee as provided by state law on all occupied, nonexempt mobile homes in the Village of Barneveld. A fee schedule as follows has been given preliminary approval.  For mobile homes under 200 square feet in area, a fee of \$4.00 per month.  For mobile homes with 300 square feet in area, but less than 350 square feet, a fee of \$5.00 per month.  For mobile homes with 300 square feet in area, but less than 400 square feet, a fee of \$7.00 per month.  For mobile homes with 400 square feet in area, but less than 450 square feet, a fee of \$7.00 per month.  For mobile homes with 450 square feet in area, but less than 450 square feet, a fee of \$8.00 per month.  For mobile homes with 450 square feet in area, but less than 500 square feet, a fee of \$9.00 per month.  For mobile homes with 450 square feet in area, but less than 500 square feet, a fee of \$9.00 per month.  For mobile homes with 450 square feet in area, but less than 500 square feet, a fee of \$9.00 per month.  For mobile homes with over 500 square feet in area, a fee of \$10.00 per month.
	Village Clerk

Introduced by Wm. R. Thousand
Seconded by John Koenig
Passed Posted

APPROVED:
President

### ORDINANCE No. 30

# An ORDINANCE AMENDING ORDINANCE NO. 30 ESTABLISHING A MONTHLY PARKING PERMIT FEE FOR MOBILE HOMES.

The Village Board of the Village of Barneveld does ordain as follows:

SECTION 1. The provisions of s. 66.058, Wisconsin Statutes, and the definitions therein are hereby adopted by reference.

SECTION 2. There is hereby imposed on each occupied non-exempt mobile home located in the Village of Barneveld a parking permit fee as determined in accordance with x. 66.058, Wisconsin Statutes, to be in the amounts as follows:

For Mobile homes under 350 square feet in area, a fee of \$6.00 per month.

For Mobilo homes with 350 square feet in area, but less than 400 square feet, a fee of \$7.00 per month.

For Mobile homes with 400 square feet in area, but less than 450 square feet, a fee of \$8.00 per month.

For Mobile homes with 450 square feet in area, but less than 500 square feet, a fee of \$9.00 per month.

For Mobile homes with over 500 square feet in area, a fee of \$10.00 per month.

Square feet is defined and shall mean square feet of area occupied by such Mobile home as set forth by the provisions of s. 66.058 (1) (e), Wisconsin Statutes, and shall be computed by the village assessor.

Such fees shall be paid to the Village Treasurer on or before the 10th day of the month following the month for which such fees are due.

SECTION 3. Occupants of non-exempt Mobile homes parked outside of a Mobile home park shall remit such fees directly to the Village Treasurer as provided in Section 2.

SECTION 4. Any person, firm, or corporation who fails to comply with any provisions of this ordinance shall, upon conviction thereof, forfeit not less than \$15.00 nor more than \$50.00 together with the costs of prosecution for each violation, and in default of payment thereof, shall be imprisoned in the county jail of Iowa County, Wisconsin, until payment of such forfeiture and costs, but not exceeding 10 days.

SECTION 5. This ordinance shall become effective and in force beginning January 1, 1963.

APPROVED:

Russell G. Stenseth, Village President

ATTEST:

Carl F. Arneson, Village Clerk

Introduced by Trustee William R. Thousand

Seconded by Trustee John Koenig

Passed - November 5, 1962

Hearing Held - December 3, 1962

Ordinance Posted - December 18, 1962

payment thereof, shall be imprisoned in the county jail of lowe County, Wasconsin, until SECTION 4. Any person, firm, or corporation who fails to coinply with any provisions of this ordinance shall, upon conviction thereof, forfeit not less than \$15.00 nor more for the section with the costs of prosecution for each violation, and in default of exyment of such forfeiture and costs, but not exceeding 10 days.

SECTION 5. The ordinance shall become effective and in force beginning January 1, 1983.

inclinera egniliv , ideaneta . o liegana

Mielo,egalliv ,noaenia . Tino

busened . A maility setsur Tyd besubortul Spel 'g notmeron - pages

Jearing Held - December 3, 1982

Ordinance Posted - December 18, 1962

Mrs. Li

ADVERTISEMENT FOR BIDS FIRE TRUCK CHASSIS & PUMPER Sealed bids for a fire truck chassis, equipment, and pumper will be received for the Village of Barneveld, Iowa County, Wisconsin, by the Village Clerk at her office until 5:00 p.m. July 5, 1966.

Specifications for the above can be examined or obtained from the chief of the fire department at Barneveld.

reld.

The right to reject any or all bids is reserved by the village and to accept any bid which will be in the best interests of the village.

Bids must be accompanied by a bid bond or certified check in an amount equal to five per cent of the bid

Village of Barneveld, Wisconsin Patricia Messinger, Village Clerk 6-23-2c

STATE	OF	WIS
IOWA	CO	UNT

say that she is th Dodgeville Chron of Dodgeville, in that the \_\_\_\_\_ of which a copy was duly publishe during \_\_\_\_\_t June 2

Printer's Fees, \$\_

Subscri day of

My con

### ADVERTISEMENT FOR BIDS CONTRACT NO. 1-66 STREET CONSTRUCTION VILLAGE OF BARNEVELD WISCONSIN

The Village of Barneveld will receive sealed bids for street work until 8:00 p.m. on July 11, 1966 at the Barneveld Village Hall.

The work consists of 2,900 cubic yards of excavation, furnishing and placing 4,060 tons of gravel or crushed stone base course, and furnishing and placing 2,070 tons of bituminous concrete pavement on 4,580 linear feet of street.

Plans and specifications may be obtained at the office of John A. Strand & Associates, Inc., Consulting Engineers, 2020 University Avenue, Madison, Wisconsin 53705. A deposit fee of \$15.00 will be required. The deposit fee will be refunded if the documents are returned in good condition not later than 10 days after opening of bids.

No proposal will be received unless accompanied by a certified check or a bid bond in an amount of not less than 10 per cent of the maximum bid, payable to the Village as a guarantee that after a bid is accepted the bidder will execute and file the contract and a 100 per cent performance bond within 5 days after the award of the contract.

The Village reserves the right to reject any or all bids, to waive any technicality, and to accept any bid which it deems advantageous to the Village. No bids shall be withdrawn after the opening of bids without the consent of the Village for a period of 30 days after the scheduled time of closing bids.

Published by the authority of the Village of Barneveld.—Patricia Messinger, Village Clerk. John A. Strand & Associates, Inc. Consulting Engineers Madison, Wisconsin 53705.

# Proof of Publication

STATE OF WISCONSIN IOWA COUNTY-ss.

Mrs. Lillian Kessler , being duly sworn, say that Ké-she is the <u>Owner and Publisher</u> , of the Dodgeville Chronicle, a weekly newspaper published at the city of Lodgeville, in the County of Iowa and State of Wisconsin; that the <u>Notice</u> ,				
of which a copy is hereunto annexed and made a part hereof, was duly published in said newspaper once each week for and				
during successive weeks, as follows:  June 30				
Printer's Fees, \$_5.40				
Signed: Mrs. Lellian Kessler				
Subscribed and sworn to before me, this <u>18th</u>				
day of August , 19, 66 4.  Notary Public, Iowa County, Wisconsin				
My commission expires9/7/69				

### BOND REGISTRATION RECORD

The Thirty Thousand Dollar (\$30,000.00) bond dated August 1, 1966, entitled "VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN, WATERWORKS MORTGAGE REVENUE BOND, SERIES OF 1966." as authorized by ordinance entitled "AN ORDINANCE PROVIDING FOR THE ISSUANCE OF A THIRTY THOUSAND DOLLAR (\$30,000.00) WATERWORKS EXTENSION MORTGAGE REVENUE BOND OF THE VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN, AND PROVIDING FOR THE PAYMENT OF SAID BOND AND OTHER DETAILS IN RESPECT THERETO." is hereby registered in the name of the following owner and the principal thereof and the interest thereon shall only be payable to the registered holder, or to its, his or her legal representative unless and until said bond is transferred by the registered holder on the following record kept for that purpose and attested by the signature of the Village Clerk and similarly registered on said bond by said Village Clerk.

DATE OF REGISTRATION	NAME OF REGISTERED HOLDER	SIGNATURE OF VILLAGE CLERK
August 11,#1966	Barneweld State Bank	Patricia & Messinger
Management of the process of the pro		

AN ORDINANCE PROVIDING FOR THE ISSUANCE OF A THIRTY THOUSAND DOLLAR (\$30,000.00) WATERWORKS EXTENSION MORTGAGE REVENUE BOND OF THE VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN, AND PROVIDING FOR THE PAYMENT OF SAID BOND AND OTHER DETAILS IN RESPECT THERETO.

WHEREAS, under the provisions of Chapter 66 of the Wisconsin Statutes, any Village in the State of Wisconsin may construct and acquire a waterworks plant and system;

WHEREAS, any Village in the State of Wisconsin may provide for the payment of the cost of the constructing and acquiring of a public utility, or any part thereof, from the proceeds of mortgage bonds as provided for in said Chapter 66;

WHEREAS, under the provisions of Chapter 66 of the Wisconsin Statutes, by an ordinance duly adopted at the regular meeting of the Village Board of said Village held on August 20, 1948, the Village of Barneveld, Iowa County, Wisconsin, issued Thirty-five Thousand Dollars (\$35,000.00) Three Per Cent (3%) Waterworks Mortgage Bonds dated August 1, 1948, for the purpose of providing funds for constructing and acquiring a waterworks plant and system for the Village of Barneveld together with all the equipment and appurtenances thereto used or useful in connection therewith, which said plant constituted a public utility;

WHEREAS, after the payment of the principal due on this first day of August, 1966, on said issue there remains outstanding and unpaid on said mortgage bond issue a principal balance of Seventeen Thousand Dollars (\$17,000.00);

WHEREAS, under the provisions of Chapter 66 of the Wisconsin Statutes, any Village in the State of Wisconsin that has previously issued mortgage bonds on a public utility owned by it may provide for extending, adding to and improving said public utility, and provide payment for the same from the proceeds of an additional issue of mortgage bonds;

WHEREAS, said Chapter 66 provides that when a Village provides payment by mortgage bonds on a public utility owned by said Village, the income and revenues of such a public utility shall be set aside into special and separate funds as follows: A fund for the reasonable and proper operation and maintenance of said utility, a fund for a proper and adequate depreciation fund, and a fund to be applied to the payment of the principal and interest on the bonds authorized, and that the Village Board of said Village shall accurately as possible in advance of the issuance of said bonds, fix and determine by ordinance the proportion of the revenues of such public utility that goes into each fund;

. . .

WHEREAS, in the ordinance aforesaid for the issuance of Thirty-five Thousand Dollars (\$35,000.00) Village of Barneveld, Iowa County, Wisconsin, Three Per Cent (3%) Waterworks Mortgage Bonds which was adopted at the regular meeting of the Village Board of the Village of Barneveld held on August 20, 1948, the Village Board provided for the establishing of three (3) special and separate funds entitled "Waterworks Operation and Maintenance Fund," "Waterworks Depreciation Fund" and "Waterworks Bond and Interest Special Redemption Fund," and fixed and determined the proportions of the income and revenues derived from the operation of said waterworks system that were to be set aside into these funds and provided that said bonds, together with the interest thereon, should be payable only out of the "Waterworks Bond and Interest Special Redemption Fund" provided for in said ordinance;

WHEREAS, said funds so created in the August 20, 1948, ordinance aforesaid in connection with the issuance of the August 1, 1948, bonds were established and have remained operative and whereas, the proportions established in said August 20, 1948, ordinance have been continued and the income and revenues derived from the operation of said waterworks system are presently being set

aside in said funds in the proportions so established, said proportions in said funds being as follows:

25% of the income and revenues to the 'Waterworks Operation and Maintenance Fund."

10% of the income and revenues to the 'Waterworks Depreciation Fund.''

65% of the income and revenues to the 'Waterworks Bond and Interest Special Redemption Fund.'

WHEREAS, the Village Board of the said Village of Barneveld has by appropriate action decided to extend, add to and improve its waterworks system by the installation of additional water mains and hydrants with all necessary appurtenances, and to provide payment therefor from the proceeds of mortgage bonds;

WHEREAS, it appears that approximately the sum of Thirty Thousand Dollars (\$30,000.00) will be required for such purposes;

WHEREAS, Chapter 66 further provides that at any time after one year's operation the Village Board may recompute the proportion of the revenues which shall be assignable to the different funds upon the experience of operation and upon the basis of further financing;

WHEREAS, this Board has recomputed the proportion of the revenues which have been assignable to each fund based upon the experience of operation and based upon the additional financing authorized by this ordinance and it appears that the amounts which will be paid into the Bond and Interest Special Redemption Fund under the present formula will be sufficient to handle the additional payments required under this financing and that the other funds are in proper proportion;

WHEREAS, this Board has negotiated the sale of this bond to the Barneveld State Bank, Barneveld, Wisconsin;

NOW, THEREFORE, THE VILLAGE BOARD OF THE VILLAGE OF BARNE-VELD, IOWA COUNTY, WISCONSIN, DOES HEREBY ORDAIN AS FOLLOWS:

SECTION 1. That for the purpose of paying part of the cost of the installation of additional water mains and hydrants and

necessary appurtenances thereto as an extension, addition and improvement to the waterworks system of said Village, which is a public utility owned by said Village, there be borrowed on the income and revenues of said waterworks plant and system of said Village the sum of Thirty Thousand Dollars (\$30,000.00) and that a bond of said Village be issued in evidence thereof. Said bond shall be designated "VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN, WATERWORKS MORTGAGE REVENUE BOND, SERIES OF 1966," shall be dated August 1, 1966, and shall be payable in annual installments of Two Thousand Dollars (\$2,000.00) each on August 1st of each year commencing August 1, 1967, and annually thereafter on August 1st of each and every year until fully paid with the final installment to be due and payable on August 1, 1981, if not sooner paid. It is hereby determined and declared that the above maturities are such that the requirements each year to pay both principal and interest on this issue and on the issue dated August 1, 1958, aforesaid, are nearly equal as practicable. Said bonds shall bear interest at the rate of Five Per Cent (5%) per annum payable February 1, 1967; August 1, 1967, and semi-annually thereafter on the first days of February and August of each year. Said interest shall be computed and paid on each interest payment date on all unpaid installments of principal at said time.

Said bond, together with interest thereon, shall be payable only out of the Special Redemption Fund provided for by the ordinance aforesaid adopted August 20, 1948, which provided for the issuance of Thirty-five Thousand Dollars (\$35,000.00) Waterworks Mortgage Bonds of the Village of Barneveld aforesaid, and shall be a valid claim of the holders thereof only against said special redemption fund and the fixed proportion and amount of the revenues pledged and constituted as a special first pledge thereof to such Special Redemption Fund. Principal payments and interest payments on the August 1, 1948, bonds and this bond are payable on the same date and on each interest payment date and on each principal payment

date said Special Redemption Fund shall be first used for the purpose of paying the principal and interest or interest as the case may be on the Thirty-five Thousand Dollar (\$35,000.00) Waterworks Mortgage Revenue Bonds dated August 1, 1948, and then the amounts due on the bond of this issue. After the payment of the August 1, 1948, bonds in full, said Special Redemption Fund shall then be used solely for the payment of this issue. Said Special Redemption Fund is entitled 'Waterworks Bond and Interest Special Redemption Fund.'

Said bond and the interest thereon shall be payable in lawful money of the United States of America at the Barneveld State Bank, Barneveld, Wisconsin.

The bond authorized by this ordinance shall be registered in the name of the holder at the time of delivery to the purchaser thereof on the books of said Village and such registration is to be noted on said bond by the Village Clerk, after which no transfer will be valid unless made on such books by the registered holder and similarly noted on said bond.

At the request of the holder and upon presentation of the bond herein authorized, the then Village President and Village Clerk of said Village shall make, execute, issue and deliver to said registered holder in exchange for said bond a series fof two (2) or more bonds in denomination specified by the registered holder in aggregate principal amount equal to the unpaid principal amount of said bond at said time and having the same date, rate of interest, interest payment dates and principal payment date or dates as the principal installment or installments being replaced by each new bond and in all other respects being substantially in the same form as the bond hereinafter set forth except for the deletion of the paragraph referring to this right of exchange. In such event the bond herein authorized shall be promptly cancelled. All bonds issued by the Village in such exchange shall be payable from the same pledge of the fixed

proportion of the income and revenues to be derived from the operation of said waterworks plant and system, shall evidence the same debt and shall be entitled to the same rights and benefits as the holder of the bond surrendered except the right of exchange provided in this paragraph. Any cost of such exchange including the preparation of an additional ordinance providing for such exchange, if found necessary, and the typing or printing of such new bonds will be at the expense of the registered holder.

Any or all of the installments or principal payable August 1, 1972, and thereafter shall be subject to prior payment at the option of the Village of Barneveld on August 1, 1971, or on any interest payment date thereafter at the price of par plus accrued interest to the date of call upon at least thirty (30) days prior notice mailed by certified mail to the registered holder of said bond as shown on the books of said Village. Such notice of prepayment shall specify the installment or installments to be prepaid. Partial prepayment does not constitute a waiver of the right to again thereafter exercise a subsequent prepayment or prepayments of principal installments in the same manner.

SECTION 2. When said bond herein authorized shall have been delivered, the principal and interest thereon shall be paid solely from the 'Waterworks Bond and Interest Special Redemption Fund" provided for in the ordinance authorizing the issuance of the Waterworks Mortgage Bonds dated August 1, 1948, as adopted by this Village Board on August 20, 1948. That the income and revenues to be derived from the operation of the Waterworks Plant and System of the Village of Barneveld shall continue to be set aside into the special and separate funds set up in said ordinance adopted August 20, 1948. That this Board upon the recomputation referred to in the preamble hereto hereby determines that the proportions of the income and revenues to be paid into each fund shall continue in the percentages established in the ordinance aforesaid adopted August That the determinations made in said ordinance adopted on August 20, 1948, as to the establishment of such funds and such proportions are hereby again made and confirmed, being as follows:

"Twenty-Five (25%) Percent of the income and revenues therefrom is necessary and shall be set aside for the reasonable and proper operation and maintenance thereof, such fund to be known and designated as "Waterworks Operation and Maintenance Fund;"

"Ten (10%) Percent of the income and revenues therefrom is necessary and shall be set aside as a proper and adequate depreciation account and shall be known as "Waterworks Depreciation Fund;"

"Sixty-Five (65%) Percent of the income and revenues therefrom is necessary and shall be set aside and known and designated as "Waterworks Bond and Interest Special Redemption Fund!"

It is the express intent and determination of the Village Board of the Village of Barneveld, Iowa County, Wisconsin, that the amount of said income and revenues to be set aside and paid into said "Waterworks Bond and Interest Special Redemption Fund" shall in any event be sufficient to pay the interest on said mortgage bonds dated August 1, 1948, aforesaid and on the bond of this issue as the same accrues and the principal of the mortgage bonds dated August 1, 1948, aforesaid and the bond of this issue as the same mature, and the Treasurer of said Village shall from year to year and out of the income and revenues derived from the operation of said waterworks

system deposit in said "Waterworks Bond and Interest Special Redemption Fund" in addition to the minimum amounts provided for in the ordinance adopted August 20, 1948, providing for the issuance of mortgage bonds dated August 1, 1948, at least sufficient additional sums to pay the principal and interest falling due during the current year ontthis issue, said additional minimum amounts to be deposited as follows:

For the year ending July 31st:

Year Principal		Interest	Total Principal and Interest
1967 1968 1969 1970 1971 1972 1973 1974 1975 1976 1977 1978 1979 1980 1981	\$ 2,000. 2,000. 2,000. 2,000. 2,000. 2,000. 2,000. 2,000. 2,000. 2,000. 2,000. 2,000. 2,000. 2,000. 2,000.	\$ 1,500. 1,400. 1,300. 1,200. 1,100. 1,000. 900. 800. 700. 600. 500. 400. 300. 200. 100.	\$ 3,500. 3,400. 3,300. 3,200. 3,100. 3,000. 2,900. 2,800. 2,700. 2,600. 2,500. 2,400. 2,300. 2,200. 2,100.

In case any installments are paid in advance no amounts need be deposited to meet the principal payments or interest on the payments made in advance.

That the total income and revenues so set aside for the payment of the principal and interest on the bond by this ordinance authorized to be issued shall from month to month as the same shall accrue and be received, be set apart and shall on the last day of each month be paid into the Treasury of said Village designated and identified as "Waterworks Bond and Interest Special Redemption Fund." The amount so deposited each month shall not be less than one-twelfth (1/12) of the minimum amount set out to be deposited for such year. Such fund shall be kept apart from other moneys in the hands of the Village Treasurer and shall be used for no other purpose than the payment of the principal and interest on this bond promptly as the same shall become due and payable.

SECTION 3. That the bond provided for herein shall be in substantially the following form, to-wit:

### (Form of Bond)

### UNITED STATES OF AMERICA STATE OF WISCONSIN COUNTY OF IOWA

VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN WATERWORKS MORTGAGE REVENUE BOND, SERIES OF 1966.

### KNOW ALL MEN BY THESE PRESENTS:

That the Village of Barneveld, Iowa County, Wisconsin, hereby acknowledges itself to owe and for value received promises to pay to the registered holder hereof, from the revenues hereinafter specified, the sum of Thirty Thousand Dollars (\$30,000.00) payable in installments as follows:

Date			Pr	incipal
August 1,	1967 1968 1969 1970 1971 1972 1973 1974 1975 1976 1977 1978 1979		\$	2,000. 2,000. 2,000. 2,000. 2,000. 2,000. 2,000. 2,000. 2,000. 2,000. 2,000. 2,000.

together with interest at the rate of Five Per Cent (5%) per annum, payable February 1, 1967; August 1, 1967, and semi-annually thereafter on the first days of February and August of each year on all unpaid installments of principal.

Both principal and interest hereon, are hereby made payable at the Barneveld State Bank, in the Village of Barneveld, Wisconsin, in lawful money of the United States. This bond is issued for the purpose of providing funds for part of the cost of the installation of additional water mains and hydrants with all necessary appurtenances thereto as an extension, addition and improvement to the waterworks plant and system of said Village, which is a plant and equipment constituting a public utility pursuant to Chapter 66 of the Wisconsin Statutes, and is payable from a pledge of a fixed

proportion of the income and revenues to be derived from the operation of said waterworks plant and system of said Village, which has been set aside as a special fund for that purpose and identified as "Waterworks Bond and Interest Special Redemption Fund" created by an ordinance adopted at a meeting of the Village Board of said Village held on August 20, 1948, entitled "AN ORDINANCE providing for the issuance of \$35,000.00 Waterworks Mortgage Bonds of the Village of Barneveld, Iowa County, Wisconsin, and providing for the payment of said Bonds and other details in respect thereto." and does not constitute an indebtedness of said Village within the meaning of any constitutional or statutory limitation or provision. The pledge for the bond of this issue is created in the ordinance entitled "AN ORDINANCE PROVIDING FOR THE ISSUANCE OF A THIRTY THOUSAND DOLLAR (\$30,000.00) WATERWORKS EXTENSION MORTGAGE REVENUE BOND OF THE VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN, AND PROVIDING FOR THE PAYMENT OF SAID BOND AND OTHER DETAILS IN RESPECT THERETO." adopted at a meeting of the Village Board of said Village held on August 1, 1966, and this pledge is subordinate and junior only to the exclusive first pledge for the Thirty-five Thousand Dollar (\$35,000.00) Waterworks Mortgage Bonds aforesaid.

A statutory mortgage lien which is hereby recognized as valid and binding upon said waterworks plant and system, together with all extensions, additions and improvements thereto, is created and granted by statute to and in favor of the holder or holders of this bond and said waterworks plant and system and all extensions, additions and improvements thereto shall remain subject to said statutory mortgage lien until the payment in full of the principal and interest of this bond. Said statutory mortgage lien is subject only to a prior statutory mortgage lien securing the Thirty-five Thousand Dollar (\$35,000.00) Three Per Cent (3%) Waterworks Mortgage Bonds dated August 1, 1948.

This bond is registered in the name of the holder on the books of said Village and such registration is to be noted on this

bond by the Village Clerk, after which no transfer shall be valid unless made on such books by the registered holder and similarly noted on this bond.

Any installment of principal hereunder maturing August 1, 1972, or thereafter shall be subject to prior payment at the option of the Village of Barneveld on August 1, 1971, or on any interest payment date thereafter at the price of par plus accrued interest to the call date upon at least thirty (30) days prior notice by certified mail to the holder of this bond as registered on the books of the Village. Said notice of call shall specify the installment or installments to be prepaid.

This bond may be exchanged by the registered holder for a series of two (2) or more bonds of like tenor except principal amount, in aggregate principal amount equal to the unpaid principal amount of this bond as provided for in the foregoing ordinance adopted August 1, 1966.

It is hereby certified, recited and declared that all acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this bond, have existed, have happened, and have been performed in due time, form and manner as required by law, and that sufficient of the income and revenue to be received by said Village from the operation of said waterworks plant and system has been pledged to and will be set aside into a special fund for the payment of the principal of and the interest on this bond.

IN WITNESS WHEREOF, the Village of Barneveld, Iowa County, Wisconsin, by its Village Board has caused this bond to be signed by its President and its corporate seal to be hereto affixed and attested by the Village Clerk on this 1st day of August, 1966.

VILLAGE OF BARNEVELD IOWA COUNTY, WISCONSIN.

1	BY:
ATTEST	President
MAM	D
Village/Clerk	P1.
(Corporate Seal)	I Mage Club
(oorporate bear)	

### REGISTRATION

This bond is registered in the name of the following owner as registered below and the principal thereof and the interest thereon shall only be payable to the registered holder, or to its, his or her legal representative unless and until this bond is transferred by the registered holder upon the books of the Village kept for that purpose and similarly newly registered on this bond on the registration form below.

DATE OF REGISTRATION	NAME OF REGISTERED HOLDER	SIGNATURE OF VILLAGE CLERK
	e de la completa del completa de la completa del completa de la completa del la completa de la completa del la completa de la	
		s etgan an y grennan ha y grennan

SECTION 4. That the reasonable costs and value of any service rendered to the Village of Barneveld, Iowa County, Wisconsin, by said waterworks plant and system shall be charged against said Village and shall be by it paid for in monthly installments as the service accrues out of the current revenues of said Village collected or in the process of collection, exclusive of the revenues derived from said system and out of the tax levy of said Village made by it to raise money to meet its necessary current expenses. Such compensation for such service rendered to said Village, shall, in the manner hereinabove provided, be paid into the separate and special funds created by SECTION 2. of this ordinance and shall be subject to apportionment to the operating and maintenance depreciation and bond and interest redemption accounts in the manner therein provided. The Village also waives the collection of any tax or tax equivalent levied against the water utility until this bond has been fully paid.

SECTION 5. That it is covenanted and agreed by the Village of Barneveld, Iowa County, Wisconsin, with the holder or holders of the bond herein authorized to be issued, that it will faithfully and punctually perform all duties with reference to said waterworks

plant and system required by the Constitution and Statutes of the State of Wisconsin, including the making and collecting of reasonable and sufficient rates lawfully established for services by such utility, segregating the income and revenues of said utility and the application of the respective funds hereinabove referred to; and said Village hereby irrevocably covenants, bind and obligates itself not to lease, sell or in any manner dispose of said waterworks plant and system, or any part thereof, or any additions or extensions that may be made thereto until the bond herein authorized to be issued shall have been paid in full, both principal and interest, unless and until provisions shall have been made for the payment of this bond and the interest thereon in full; and the Village further covenants and agrees with the holder or holders of said bond to maintain in good condition and operate said waterworks plant and system so that the proportion of the gross revenues of said waterworks plant and system herein agreed to be set aside for that purpose will at all times be sufficient to provide for the payment of the bond herein authorized to be issued and the interest thereon as the same becomes due and payable, as well as the principal payments on the August 1, 1948, issue and the interest thereon as the same becomes due and payable.

SECTION 6. That for the further protection of the holder of said bond herein authorized to be issued and the interest thereon, a statutory mortgage lien upon said public utility is granted and created by Chapter 66 of the Wisconsin Statutes, which statutory mortgage lien is hereby recognized as valid and binding upon the Village of Barneveld as a first and prior statutory mortgage lien upon said waterworks plant and system, and any extensions, additions and improvements made thereon, and said public utility shall remain subject to said statutory mortgage lien until the payment in full of the principal and interest of the bond herein authorized to be issued. Said statutory mortgage lien is subject only to a prior

statutory mortgage lien securing an issue of Thirty-five Thousand Dollar (\$35,000.00) Three Per Cent (3%) Waterworks Mortgage Bonds dated August 1, 1948.

SECTION 7. That so long as said bond herein authorized is outstanding, the Village of Barneveld will carry for the benefit of the holder of said bond adequate fire and windstorm insurance on all buildings of the waterworks plant and system which are subject to loss through fire or windstorm, and will carry adequate public liability insurance, and will carry for the benefit of the holder of said bond insurance of the kinds and in the amounts normally carried by private companies engaged in the operation of similar utility systems in the State of Wisconsin. All moneys received from losses under any such insurance policies, except public liability, shall be used in repairing the damage or in replacing the property destroyed, or in the event that the Village Board shall find it is inadvisable to repair said damage or replace such property and that the operation of said waterworks plant and system has not been impaired thereby, such money may be deposited in the "Waterworks Bond and Interest Special Redemption Fund," but in that event, such payments shall not reduce the amounts otherwise required to be paid into such fund.

SECTION 8. That said Board hereby authorizes the sale of said bond to the Barneveld State Bank, Barneveld, Wisconsin, at par plus accrued interest to date of delivery. That said bond is to be prepared for delivery in typed form and this Board hereby authorizes the Village President and the Village Clerk to cause the same to be typed and to execute and deliver said bond to said Bank on August 1, 1966, or as soon thereafter as is practicable at the price of par, being the sum of Thirty Thousand Dollars (\$30,-000.00) plus accrued interest to date of delivery.

SECTION 9. That the principal amount of Thirty Thousand Dollars (\$30,000.00) received from the sale of said bond shall be

placed in the Waterworks Construction Account to be used for the purposes set forth herein and the accrued interest, if any, shall be deposited in the Bond and Interest Special Redemption Account.

SECTION 10. That all ordinances, resolutions or orders, or parts thereof, heretofore enacted, adopted or entered in conflict with the provisions of this ordinance, be and the same are hereby repealed, and this ordinance shall be in effect from and after its passage and approval.

Passed and Approved August 1, 1966.

Recorded August 1, 1966.

Russell & Slenseth Village President

ATTEST:

Village Clerk

# BOND REGISTRATION RECORD

August 1, 1966, entitled "VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN, WATERWORKS MORTGAGE REVENUE BOND, SERIES OF 1966."

### PROOF OF PUBLICATION

STATE	OF	WISCONSIN	)
			) ss
County	o f	Iowa	)

Pat Messinger, being first duly sworn, on oath says:

That she is the Clerk of the Village of Barneveld, Iowa County, Wisconsin, and that on the 8th day of March, 1968, she made publication in the manner required by law of the hereto annexed ordinance adopted by the Village Board of the Village of Barneveld by posting the same in five public places in said village, namely:

1	Barneveld	Gast	Office	
			1110	

maio & Messinger

Subscribed and sworn to before me this 8 day of March, 1968.

Denny F. Eckel of

Notary Public, Iowa County, Wis. My commission (xq. 10/18/1906)

<sup>2.</sup> Barreveld State Bank

<sup>3.</sup> Barreveld Village Hall 4. Donnhus Stone

## ORDINANCE NO. 36

An ordinance vacating Ordinance No. 27 and creating Ordinance No. 36 for the office of Municipal Justice and providing for the operation and maintenance of the Municipal Court for the Village of Barneveld, Wisconsin.

The village board of the Village of Barneveld, Wisconsin, do ordain as follows:

- Section 1. Municipal Court for the Village of Barneveld, Wisconsin. Pursuant to the authority granted by s. 254.01 and ch. 254, Wis. Stats. (1967), as created by ch. 276, laws of 1967, there is hereby established the Municipal Court for the Village of Barneveld, Wisconsin.
- Section 2. Office of Municipal Justice Created. Pursuant to the authority granted by s. 254.01, there is hereby created the office of Justice of the Municipal Court for the Village of Barneveld, Wisconsin.
- Section 3. Election; Term. The Municipal Justice shall be elected at large at the spring election commencing with the April 1968 election for a term of two (2) years commencing on May 1 succeeding his election.
- Section 4. Salary. The Municipal Justice shall receive a salary of \$ per month, which shall be in lieu of fees and costs. No salary shall be paid to the justice for any time during his term for which he has not executed and filed his official bond and oath as required by section 5. of this ordinance.
- Section 5. Bond; Oath. The Municipal Justice shall execute and file with the Clerk of the Circuit Court for Iowa County the oath prescribed by s. 256.02 and a bond in the penal sum of Five Hundred (\$500.00) Dollars.
- Section 6. Jurisdiction. The Municipal Justice shall have such jurisdiction as provided by law and s. 300.05 of the Wisconsin statutes and exclusive jurisdiction of violations of village ordinances.

### Section 7. Procedure.

- A. The Municipal Court for the Village of Barneveld, Wisconsin, shall be open as determined by order of the Municipal Justice.
- B. The Municipal Justice shall keep his office and hold court in the Barneveld Fire Station office.
- C. The procedure in Municipal Court for the Village of Barneveld, Wisconsin, shall be as provided by this ordinance and state law including, but not excluding because of enumeration, chs. 66, 254, 300, 301 and 960 of the Wisconsin statutes.
- D. The Municipal Justice shall collect all fines and taxable costs in any action or proceeding before him and shall pay over such moneys to the village treasurer not later than the 2nd business day succeeding his receipt thereof. At such time the Municipal Justice shall also pay over to the clerk all forfeitures collected by him in actions for violation of municipal ordinances. The Municipal Justice shall pay over to the county treasurer all fines received by him prior to commitment in criminal actions or proceedings, in accordance with s. 960.30, Wis. Stats.

Section 8. Effective Date. This ordinance shall take effect upon passage and posting as provided by law, provided that the incumbent municipal justice of the peace shall continue to serve as the Municipal Justice of the Municipal Court for the Village of Barneveld until the regular Municipal Justice is elected and qualified pursuant to this ordinance.

Introduced	by			

Adopted by the Village Board of the Village of Barneveld, Wisconsin, this day of March, 1968.

John Roemige Village President

Attest:

Tatricia Messinger Village Clerk

171 Ordinance 31 Municipal Justice Office "

### PROOF OF PUBLICATION

STATE OF WISCONSIN
County of Iowa

Patricia Messinger, being duly sworn on wath says:

That she if the Clerk of the Village of Barneveld,

Iowa County, Wisconsin, and that on the 7th day of June

k968, she made publication in the manner required by law

of the hereto annexed Ordinanced Number 32 in the Village

of Barneveld by posting the same in five public places in said

Village, namely:

Barneveld State Bank
1 for which were a superior and the s
 2 Danieuld Cafe
3 - Jerry Store
a Past Office
Willage Hel
and the con the con the con the con the con the confidence of the confidence of the confidence of the contract of the confidence of the contract of the contra

Tatricia Messinger Village C. fork

Subscribed and sworn to before me

this 6th day of June, 1968.

Henry F. Eckel &

Notary Public, Iowa County, Wis.

My commission & 10-18-1970

### VILLAGE ORDINANCE 342

AN ORDINANCE ANNEXING TERRITORY TO THE VILLAGE OF BARNEVELD, WISCONSIN

The Village Board of the Village of Barneveld, Wisconsin, does ordain as follows:

SECTION I. Territory Annexed. In accordance with s. 66.021 of the Wisconsin Statutes of 1967, and the acceptance by the Board of the petition for direct annexation filed with the Village Clerk on the 6th day of May, 1968, signed by a majority of the electors and owners of all the land, the following described territory in the Town of Brigham, Iowa County, Wisconsin, is annexed to the Village of Barneveld, Wisconsin:

Commencing at the center of Sec. 4, T6N, R5E, 4th P.M., Iowa County, Wisconsin; thence East, 1386.00 ft. to the NE corner of the NW 1/4 of the SE 1/4 of said section, the point of beginning; thence East, 3955.09 ft. to the center of Sec. 3, T6N, R5E, 4th P.M. Iowa County, Wisconsin; thence South 5291.80 ft. to the center of Sec. 10, T6N, R5E, 4th P.M. Iowa County, Wisconsin; thence S 80° 29'W, 835.30 ft. along the 1/4 section line between the NW 1/4 and the SW 1/4 of said Sec. 10; thence North 3027.42 ft.; thence West, 1130.58 ft.; thence North 940.50 ft.; thence West, 1989.24 ft.; thence North 1331.41 ft. to the point of beginning, comtaining 221.32 acres, more or less.

SECTION 2. Effect of Annexation! From and after the date of this ordinance, the territory described in Section 1. shall be a part of the Village of Barneveld for any and all purposes provided by law and all persons coming or residing within such territory shall be subject to all ordinances, rules and regulations governing the Village of Barneveld.

SECTION 3. Severability. If any provision of this ordinance is invalid or unconstitutional, or if the application of this ordinance to any person or circumstance is invalid or unconstitutional, such invalidity or unconstitutionalty shall not affect the other provisions or applications of this ordinance which can be given effect without the invalid or unconstitutional provision or application.

SECTION 4. Effective Date. This ordinance shall take effect upon passage and publication as provided

### RESOLUTION OF VILLAGE BOARD ACCEPTING PETITION FOR ANNEXATION

WHEREAS, a petition for direct annexation of the following territory of the Town of Brigham, Iowa County, Wis., to the Village of Barneveld, Wisconsin, was filed with the Village Clerk on May 6, 1968.

Commencing at the center of Sec. 4. T6N, R5E, 4th P.M. Iowa County, Wisconsin; thence East 1386.00 ft. to the NE corner of the NW 1/4 of the SE 1/4 of said section, the point of beginning; thence East, 3955.09 ft. to the center of Sec. 3, T6N, R5E, 4th P.M. Iowa County, Wisconsin; thence South 5291.80 ft. to the center of Sec. 10, T6N, R5E, 4th P.M. Iowa County, Wisconsin; thence S 80° 29' W, 835.30 ft. along the 1/4 section line between the NW 1/4 and the SW 1/4 of said Sec. 10; thence North 3027.42 ft.; thence West, 1130.58 ft.; thence North 940.50 ft., thence West, 1989.24 ft.; thence North 1331.41 ft. to the point of beginning; containing 221.32 acres, more or less.

WHEREAS, the attorney for the village has investigated said petition and certified to the Village Board that it was signed by a majority of the resident electors and owners of the real property in the territory proposed for annexation as of the date of filing of the petition, and that the territory to be annexed is properly described in the petition and shown on the scale map attached thereto, and is contiguous to the Village of Barneveld and is unincorporated;

NOW, THEREFORE, the Village Board of the Village of Barneveld, Wisconsin, determines that the petition for annexation of the above described territory is a sufficient and legal petition conforming with the requirements of s. 66.021 of the Wisconsin Statutes; and

RESOLVES, That the petition be and is hereby accepted; and

That the Village Clerk is hereby directed to notify the Clerk of the Town of Brigham of this resolution of acceptance in accordance with s. 66.021 (5) (a), Wisconsin Statutes.

Dated: June 7, 1968

Attest: Saturia Messinger
Village Village Village

by law.		,
Date Adopted: _	4/3, 1968	
	John Koenis Village Fresident	
Date Published:	4/7, 1968	
	Attest:	
Effective Date:	4/14, 1968 Satricia Messinge Village Clerk	w

# PROOF OF PUBLICATION

STATE OF WISCONSIN THE WILLAGE OF BARNEVELD, WISCONSIN County of Iowa

The Village Board of the Village of Barneveld, nsin, does ordain as follows: Patricia Messinger, being duly sworn on wath says:

That she if the Clerk of the Village of Barneveld,

Iowa County, Wisconsin, and that on the 7th day of the 6th day

k968, she made publication in the manner required by law territory of the hereto annexed Ordinanced Number 32 in the Village

of Barneveld by posting the same in five public places in said the SE 1/4 of said section, the point Village, namely.st, 1386.00 ft, to the NE corner of the NW

1. Burneld State back

### PROOF OF PUBLICATION

STATE	OF	WISCONSIN	)	
			)	SS
County	of	Iowa	)	

1. Fast	Office	
		0

5.

Village Clerk

Subcribed and sworn to before me this 20th day of July, 1969.

Valonne Echel

Notary Public, Iowa County, Wis.
My Commission exp. 3-18-72

<sup>2.)</sup> Jenes grocery

<sup>3.</sup> Barneweld Hale Bank

<sup>4.</sup> 

ORDINANCE	NO.	31A

An ordinance to amend Ordinance No. 31 , Section 4.

The Village Board of the Village of Barneveld, Wisconsin, do ordain as follows:

Section 4, Ordinance No. 31 is hereby amended to read:

Section 1. Salary . The Municipal Justice shall receive a salary of not less than \$5.00 per Session , which shall be in lieu fees and costs. No salary shall be paid to the justice for any time during his term for which he has not executed and filed his official bond and oath as required by section 5. of Ordinance No. 31.

Section 2. Effective date. This ordinance shall take effect upon passage and posting as provided by law,

Adopted by the Village Board of the Village of Barneveld, Wisconsin, this 7th day of

Yahn Koenig Village President

Attest:

Latricia Messinger

# ORDINANCE SUPPLEMENTING ORDINANCE NO. 34

WHEREAS, this Village Board has authorized the issuance and
sale of \$ 320,000 , "Sewer System Mortgage Revenue Bonds"
(the "Bonds") by Ordinance No. 34, entitled, "An Ordinance Provid-
ing for the Issuance and Sale of \$320,000 , 'Sewer System
Mortgage Revenue Bonds' of the Village of Barneveld , Iowa
County, Wisconsin, and Providing for the Payment of said Bonds and Other
Details with Respect Thereto"; and
WHEREAS, said Bonds have been offered at public sale pursuant
to the terms of said Ordinance and upon due notice; and
WHEREAS, no bids have been received and the Loan Agreement
between the Government and Village provides that in such event the Govern-
ment will purchase the Bonds at par at a 5% interest rate; and
WHEREAS, the Government has requested the Bonds be issued
in registered form;
NOW, THEREFORE, the Village Board of the Village of Barneveld,
County, Wisconsin, do ordain that:
Section 1. The Bonds shall be issued as "Registered Bonds"
pursuant to Section 1 of Ordinance No. 34, and shall bear interest as
follows:
Bonds Maturing in the Years Interest Rate
1972 to 2009, inclusive. 5%

Section 2. The minimum amounts to be deposited to pay principal of and interest on the Bonds into the Special Redemption Fund (defined in said Ordinance No. 34 ), are as follows:

For the Year End-			
ing January 1,	Principal	Interest	Total
1070	ф	Φ 0 000	Α.
1970	\$	\$ 8,000	\$
1971	2 000	16,000	10 000
1972	2,000	16,000	18,000
1973	3,000	15,900	18,900
1974	3,000	15,750	18,750
1975 1976	3,000	15,600	18,600
1977	3,000	15,450	18,450
1978	3,000	15,300	18,300
1979	3,000	15,150	18, 150
1980	3,000 3,000	15,000	18,000
1981	3,000	14,850	17,850
1982		14,700	17,700
1983	6,000	14,550	20, 550
1984	6,000	14,250	20, 250
1985	6,000 6,000	13,950	19,950
1986	6,000	13,650 13,350	19,650
1987	6,000	13,050	19,350
1988	6,000		19,050
1989	6,000	12,750 12,450	18,750
1990	6,000	12,450	18,450
1991	6,000	11,850	18,150
1992	9,000	11,550	17,850 19,550
1993	9,000	11,100	19,100
1994	9,000	10,650	19,650
1995	9,000	10,200	19,200
1996	9,000	9,750	18,750
1997	9,000	9,300	18, 300
1998	9,000	8,850	17,850
1999	12,000	8, 400	20, 400
2000	12,000	7,800	19,800
2001	12,000	7,200	19, 200
2002	12,000	6,600	18,600
2003	15,000	6,000	21,000
2004	15,000	5,250	20, 250
2005	15,000	4,500	19,500
2006	18,000	3,750	21,750
2007	18,000	2,850	20,850
2008	18,000	1,950	19,950
2009	21,000	1,050	22,050
		_,	, 000

Section 3. The sale of the Bonds to the Government, in accordance with the terms of the Official Notice of Bond Sale, which results in a net interest rate of 5% to the Village, is hereby confirmed, and the President and Clerk of the Village are hereby directed to take all necessary action to close the sale of the Bonds as soon as practicable.

Section 4. In all other respects the said Ordinance No. 34 is hereby ratified and confirmed.

Passed:

August 18 , 1969

Recorded: August 18 , 1969

Published: August 18 , 1969

John Koenig President

Attest:

Messinger Village Clerk

(Here occurred matter not pertinent to the bond issue.)
On motion and vote the meeting adjourned.

Patricia Messinger Village Clerk

Approved as Correct:

John Koeneg Village President

The undersigned duly elected, qualified and acting Village Clerk hereby certifies that the above is a true and complete excerpt of the full minutes of said meeting insofar as said minutes pertain to the bond issue, and a copy of the Ordinance included in such minutes is a true and complete copy of said Ordinance as adopted.

Dated: August 19, 1969

Satricia Messinger Village Clerk

(Seal)

### RATE ORDINANCE OR RESOLUTION NO. 35

AN ORDINANCE ESTABLISHING RATES, CHARGES, AND RULES FOR THE USE AND SERVICE OF THE SEWERAGE SYSTEM OF THE VILLAGE OF BARNEVELD IOWA COUNTY, WISCONSIN

The Board of the Village of Barneveld, Iowa County, Wisconsin, does ordain as follows:

SECTION 1. A customer or unit of service shall consist of any aggregation of space or area occupied for a distinct purpose, such as a residence, flat, apartment, store, office, tavern, or factory which is equipped with one or more fixtures for rendering sewer service, separate and distinct from other users.

That there shall be and there is hereby established rates and charges for the use of and for the service supplied by the sewerage system of the Village of Barneveld based upon the meter readings of the amount of water consumed as listed in the following Schedule "B"

## "B" SCHEDULE OF RATES FOR SEWER SERVICE (WATER METER READINGS)

First 6,000 Gal. or Lessor Amount per Month		\$7.50 (Min			n nly Bill
Next 24,000 Gal.		.50	per	1000	Gal.
Next 170,000 Gal.		.40	per	1000	Gal.
Next 300,000 Gal.		. 25	per	1000	Gal.
Next 500,000 Gal.		.12	per	1000	Gal.
All over 500,000 Gal. per Month		.10	per	1000	Gal.

Sewage of unusual volume, concentrates, or character shall be charged for at special rates determined by the Board of the Village of Barneveld.

SECTION 2. Bills for the rates and charges as herein established by the Village of Barneveld shall be sent quarterly following the billing period and shall be paid at the office of the municipality or other designated collection station. If any charge for the services of the system shall not be paid by the 15th day of the month in which it shall become due and payable, a delayed payment charge of ten percent (10%)

of the amount of the bill shall be added thereto and collected therewith. If any bills for the service of the sewer system shall remain unpaid after thirty (30) days following the rendition of the bill therefor, the sewer service for the lot, parcel of land, or premises affected shall be considered delinquent and the Village shall reserve the right to seal-off the service connection and service shall not be restored again except on payment in full of the delinquent charges therefor, in addition to payment of a charge of \$2 and expense of restoring service.

SECTION 3. Applications for sewer service shall be filed with the clerk upon a form to be supplied by the Village. The application shall state the name of the applicant and the premises to be served. All applications filed after the commencement of the operation of the sewer system shall be accompanied by a fee of \$ 100 payable to the clerk of the Village.

SECTION 4. The owner of the premises served and the occupant thereof and the user of the sewer service shall be jointly and severally liable for the sewer service provided said premises. A deposit of \$40 shall be required from all tenants. Such deposit shall be applied to any bill for sewer service delinquent more than 15 days. Upon the disconnection of the sewer service, any balance of such deposit shall be returned to the applicant without interest.

SECTION 5. It is hereby made the duty of the clerk or his qualified agent to render bills for sewer service and all other charges in connection therewith. It is hereby made the duty of the clerk or his agent to collect all monies due for sewer services and charges.

SECTION 6. All revenues and monies derived from the operation of the sewer system shall be paid to and held by the clerk or his qualified agent separate and apartmfrom all other funds of the clerk or his qualified agent and all of said sums and all other funds and monies incident to the operation of said system, as may be delivered to the clerk or his qualified agent shall be deposited in a separate fund designated the "Sewerage System Fund Account" and said clerk or his qualified agent shall administer said fund in every respect in a manner provided by law.

SECTION 7. The clerk or his qualified agent of the Village shall establish a proper system of accounts and shall keep proper records, books, and accounts in which complete and correct entries shall be made of all transactions relative to the sewer system, and at regular annual intervals the Village shall cause to be made an audit, by an independent audit concern, of the books to show the receipts and disbursements of the sewer system.

SECTION 8. All Ordinance or Resolutions and parts of Ordinances or Resolutions in conflict herewith are hereby repealed insofar as the conflicting portions thereof are concerned.

SECTION 9. This ordinance shall be in full force and effect upon its passage and posting or publication, as provided by law.

PASSED AND ADOPTED BY THE Village Board of the Village of Barneveld on this 2nd day of September, 1969.

By: John Kornig.
President.

(SEAL)

ATTEST:

Fatricia Massinger Cyerk.

Ad.35 Andersend Severage

RATE ORDINANCE OR RESOLUTION NO. 35

AN ORDINANCE ESTABLISHING RATES, CHARGES, AND RULES FOR THE USE AND SERVICE OF THE SEWERAGE SYSTEM OF THE VILLAGE OF BARNEVELD IOWA COUNTY, WISCONSIN

The Board of the Village of Barneveld, Iowa County, Wisconsin, does ordain as follows:

SECTION 1. A customer or unit of service shall consist of any aggregation of space or area occupied for a dis-

---idanca flat, apartment, store,

Folder #5 Index #10 Minibacy the milege of Barneveld, County of Mad Levelling bereinactor called Municipality, has unsurfacen Levellerd a Municipal Sewerage System, and

System pursuant to come frequency No. 34, and no. 200 schedule of rates and charges by Ordinance No. 33, and no. 200 schedule of rates and charges by Ordinance No. 33, 200 or amended.

the Board of the Village of Barneveld does ordain or as follows:

SECTION L. COMPLIANCE. All persons who will receive service from the Barneveld Sewerage Utility, shall be ared as having agreed to be bound by Rules and Practices stated or amended.

Indicates otherwise, the meaning of terms used in this addrance shall be as follows:

"SERAGE" - is the water carried waste created in and to be conducted away from residences and some commercial premises, sublicated lines are other structures and plantogether with such surface or drain water may be included.

liquid or other wastes resulting from any process of incustry, Manufacture, trace business, or the development of any natural resources.

Wisconsin Instruction 442.2A EXHIBIT F-2 Page 2

- C. "SEWERAGE SYSTEM" includes all street laterals, main and intercepting sewers, and structures by which sewage or industrial waste is collected, transported, treated, or disposed of. This shall not include plumbing inside or in connection with buildings served, or service sewers from a building to curb or easement line.
- D. "SUPERINTENDENT" shall mean the Superintendent of the Municipal Sewerage System for the <u>Village of Barneveld</u> or his authorized deputy, agent, or representative.
- E. "INSPECTOR" shall mean any person or persons duly authorized by Village of Barneveld to inspect and approve the installation of building sewers and their connection to the Municipal Sewerage System.
- F. "SEWER" shall mean a pipe or conduit for carrying sewage.
- G. "PRIVATE PLUMBING" shall mean all that sewage plumbing within the walls of structures served by the Sewage Utility including that portion on the exterior of the structure connecting it to the curb line.
- H. "PERSON" shall mean any individual, firm, company, association, society, corporation, or group.
- I. "SHALL" is mandatory.
- K. "SERVICE AREA" shall include all property whose boundary lines are within \_\_\_\_\_\_500 \_\_\_\_\_ feet of the Sewage System.

SECTION 3. APPLICATION FOR SERVICE. Application for service shall be made by notifying the Superintendent of the Municipal Sewage Utility, or a member of the governing board. The application shall include:

- A. Name of the property owner
- B. A general and/or legal description of the property to be served

An application for disposal of industrial waste shall include, in addition to the above, the following:

- C. Estimated volume of waste
- D. Variation in rates of discharge

- E. Characteristics of waste, and
- F. Strength of waste

#### SECTION 4. USE OF SEWAGE SYSTEM.

A. If a user of the sewerage system discharges any substance therein which is deemed injurious by the Superintendent or committee to the operation of the sewerage system, he shall be required to discontinue the discharge of such substance in the sewerage system. If after five (5)

days notice in writing, such user continues to discharge such injurious substance into the sewerage system, he shall be subject to a penalty of \$\frac{100.00}{}\$. Each day in which such violation continues to exist, after effective date of notice to discontinue such discharge, shall be deemed a separate violation.

- B. It will be the responsibility of the Superintendent to give to each user a card containing the restrictions on the use of the sewerage system.
- C. Restrictions with respect to domestic and commercial wastes to be discharged to the sewer:
  - No customer shall discharge or cause to be discharged to the sanitary sewer any storm water, surface water, ground water, roof runoff, or surface drainage.
  - Except as hereinafter provided, no person shall discharge or cause to be discharged any of the following described liquids or solids wastes to any sanitary sewer:
    - (a) Any gasoline, benzene, Naptha, fuel oil, or other flammable or explosive liquid, solid or gas.
    - (b) Any ashes, cinders, sand, mud, straw, shavings, metal, glass, rags, feathers, tar, plastics, wood, paunch manure, or any other solid or sticky substance capable of causing obstruction of the flow in sewers or other interference with the proper operation of the sewage works.
    - (c) Any water or wastes containing a toxic or poisonous substance in substance in sufficient quantity to injume or interfere with any sewage treatment process, constitute a hazard to human and animals, or create any hazard in the receiving treatment facility.

(8-25-67) PN-166

- (d) Any waters or wastes containing suspended solids of such character and quantity that unusual attention or expense is required to handle such material at the sewage treatment plant.
- (e) Any noxious or molodorous gas or substance capable of creating a public nuisance.
- (f) Any garbage that has not been properly shredded.
- (g) Any liquid or vapor having a temperature higher than 150° F.
- (h) Any water or waste which may contain more than 100 parts per million by weight of fat, oil, or grease.
- (i) Any waters or wastes having PH lower than 5.5 or higher than 9.0, or having any corrosive property capable of causing damage or hazard to structures, equipment, and personnel of the sewage works.

### D. Special Treatment or Practices.

- (a) Grease, oil, and sand interceptors shall be provided when in the opinion of the Superintendent, they are necessary for the proper handling of liquid wastes containing grease in excessive amounts, or any flamable wastes, sand, and other harmful ingredients; except that such interceptors shall not be required for private living quarters or dwelling units. All interceptors shall be of the type and capacity approved by the Superintendent, and shall be located as to be readily and easily accessible for cleaning and inspection.
- (b) Grease and oil interceptors shall be constructed of impervious materials capable of withstanding abrupt and extreme changes in temperature. They shall be of substantial construction, watertight, and equipped with easily removable covers which when bolted in place shall be gastight and watertight.
- (c) Where installed, all grease, oil, and sand interceptors shall be maintained by the owner, at his expense, in continuously efficient operation at all times.

- E. Preliminary Treatment Facilities.
  - (a) Where Preliminary Treatment Facilities are provided for any waters or wastes, they shall be maintained continuously in satisfactory and effective operation, by the owner at his expense.
  - (b) When manholes are required by the Superintendent, the owner of any property serviced by a building sewer carrying industrial wastes shall install a suitable control manhole in the building sewer to facilitate observation, sampling and measurement of the wastes. Such manhole, when required, shall be accessibly and safely located, and shall be constructed in accordance with plans approved by the Superintendent. The manhole shall be installed by the owner at his expense, and shall be maintained by him so as to be safe and accessible at all times.

### SECTION 5. HOOK-UP.

- A. Owners of all houses, building, or properties used for human occupancy, employment, recreation, or other purposes within the area to be served shall hook-up within 18 months subsequent to such time as municipal sewerage service becomes operable.
- B. Owners of all premises described immediately above shall be required to install at his expense suitable and operable toilet facilities therein, and have such facilities connected to the municipal sewerage system within the prescribed period.
- C. It shall be unlawful to discharge to any natural outlet within the area served by the system, any sanitary sewage, industrial waste, or other polluted waters except where suitable treatment measures have been prescribed in accordance with provisions of this Ordinance.
- D. The owner shall connect, install, and maintain at his own expense that portion of the service from the curb, if there be one, otherwise the easement line to his premises; except when collection lines cross the owner's property the installation and maintenance responsibility shall be from collection line to the premises. The installation and maintenance of the private sewer shall be in compliance with the local codes and the code of the Wisconsin State Board of Health, Division of Plumbing and Related Services performed by persons authorized to make connections and under the supervision of the Superintendent of the Sewerage Utility.

(8-25-67) PN-166

Wisconsin Instruction 442.2A EXHIBIT F-2 Page 6

- E. These Rules may be changed or amended.
- F. All excavations for building sewer installation shall be adequately guarded with barricades and lights so as to protect the public from hazard. Streets, sidewalks, parkways, and other public property disturbed in the course of the work shall be restored in a manner satisfactory to the <a href="Village of Barneveld">Village of Barneveld</a>.

  (Village or City Governing Body)

### SECTION 6.

- A. All ordinances (or resolutions) or parts thereof in conflict herewith are hereby repealed.
- B. This Ordinance (or resolution) shall be in full force and effect from its passage, approval and posting or publishing according to the Lawsof Wisconsin.

PASSED ANI	APPROVED	ON	September 2,	19_	69
------------	----------	----	--------------	-----	----

(SEAL)

ATTEST:

esident, Titl

Title

itle

As .36 178 for the Use + Service of Vill of Barn. System pursuant ond (idingnes No. 34, and no. al Severage System, and

### CERTIFICATE OF POSTING

I, Patricia Messinger, the duly elected, qualified and acting Village Clerk of the Village of Barneveld, Wisconsin, hereby certify that on the 4th day of November, 1969, I posted a copy of Ordinance No. 37. An Ordinance providing for the Establishing of a Sanitary Sewer Utility Connection or Hook-up Charge for the Barneveld Sewer Utility; in each of the following public places within the Village:

- 1. Post Office Building Lobby.
- 2. Barneveld State Bank Building Lobby.
- 3. Jerry's Market Bulletin Board.

I further certify that each of said places is a place frequented by the Village residents and is normally used as a place for the posting of official notices of the Village and is visible from a public thoroughfare.

IN WITNESS WHEREOF, I have executed this Certificate on behalf of the Village this \_4th \_day of November \_\_\_,1969.

Satriais & Messinger Village/Clerk.

# ORDINANCE NO. 37 AN ORDINANCE ESTABLISHING SANITARY SEWERAGE UTILITY CONNECTION or HOOK-UP CHARGE EAS, the Village of Barneveld, County of Iowa

WHEREAS, the Village of Barneveld, County of Iowa, hereinafter called Municipality, has undertaken to construct a Municipal Sanitary Sewerage System, and

WHEREAS, the Municipality is financing the Sewerage System pursuant to Bond Ordinance No. 34 and has adopted a schedule of rates and charges by Ordinance No. 35, and it is necessary to establish a charge for the customers who hook-up, connect or attach to the sanitary sewer system service;

The Board of the Village of Barneveld does ordain as follows:

SECTION 1. Ordinances No. 35 and No. 36, when and where pertinent, are herewith made a part of this ordinance by reference as if the same were set forth herein.

SECTION 2. Except for the local school district building, as a unit of service or customer, all customers or units of service connected to or connecting to the Municipality's sanitary sewer system shall be charged by the utility a minimum "hook-up" or connection charge of Two Hundred Fifty (\$250.00) Dollars. Work and labor, fittings and pipe and any expense necessary to connect the customer and/or unit of service to the utility owned sanitary sewer conduit shall be born by the customer and/or unit of service. The customer and/or unit of service shall also bear the expense of property completing and maintaining the sewer service from such point of connection or hook-up to the point of use.

No hook-up shall be made to the Municipal Sewer System without permission and first applying to the Municipality.

SECTION 3. The charge for such connection or "hook-up" to the sewer utility shall be due and payable to the Municipality December 1, 1969, from those customers or units of service which can initially be served by the initial sewer system conduit subject,

however, to an installment payment option hereinafter set forth in Section 5. Notice hereof, shall be sent by regular mail no later than November 15, 1969, to all initially served customers and/or units of service. SECTION 4. The charge for any unit of service or customer connection or hook-up to the sewer utility for any hook-up deemed to be serviced after the initial sewer system conduit hook-up, shall be due within 30 days after completion of the hook-up, but no sooner than the first of the month following such 30 days. This section shall refer to those customers or units of service connecting to the sewer system withing the period of eighteen months after the sewer system is operable and who are not served initially by the sewer system. SECTION 5. Any customer or unit of service initially served by the sewer system which shall not have paid the hook-up charge within the period of time as set forth in Section 3 hereof, shall be deemed to have elected that such sum be levied in five equal annual installments with interest at the rate of 65 % per annum from the completion of the work. Upon such non-payment of the hook-up charge by customers or units of service initially served within the period allowed, the utility may cause the same to be assessed and levied and carried on the tax roll as a special assessment tax against the real estate so serviced; the first such tax assessment to be entered on the 1970 tax roll, the first installment to be payable thereon. SECTION 6. Any customer and/or unit of service which shall apply for sewer service after commencement of the operation of the sewer system shall in addition to the application fee, accompany such application with the minimum hook-up charge of \$250.00. If for any reason such payment is not made, the same shall be placed on the tax roll as a special assessment in the year such sum was due. SECTION 7. The Municipality shall determine the question of whether a customer assumes the position of one or more units of service -2being serviced or if a user is extra ordinary for determination of any additional hook-up charge and such decision shall be based upon factors relating to ordinary use or such other users as are connected to the Municipal sewerage system.

SECTION 8. This ordinance may be changed or amended.

SECTION 9. This ordinance shall be in full force and effect upon its passage and posting as provided by law.

Passed and adopted by the Village Board of the Village of Barneveld on the 3rd day of November, 1969.

By: Jahn Keenig.

President.

ATTEST:

Satricia J. Messinger Clerk.

. . . . .

-3-

No. 37 Establishing Sanitary Semerage Utility Connections or Loak-up charge

ORDINANCE NO. 37

AN ORDINANCE ESTABLISHING SANITARY SEWERAGE UTILITY CONNECTION or HOOK-UP CHARGE

WHEREAS, the Village of Barneveld, County of Iowa, herein-

t

### VILLAGE ORDINANCE No. 38

AN ORDINANCE TO ESTABLISH A PLUMBING CODE FOR THE VILLAGE OF BARNEVELD

THE VILLAGE BOARD of the VILLAGE of BARNEVELD DOES ORDAIN AS FOLLOWS:

SECTION 1. STATE PLUMBING REGULATIONS ADOPTED.

The provisions of the Wisconsin Administrative code, chapters H 62 and H 63 relating to plumbing and plumbers and as effective June 1, 1970, promulgated by the State Board of Health, and all additions and amendments thereto to date, are hereby adopted and made a part of this ordinance and shall apply to all plumbing, drainage and drain laying in the Village of Barneveld.

SECTION 2. DUTIES OF PLUMBING SUPERVISOR.

The Plumbing Supervisor, who shall be appointed by the Village Board, shall be under the direct supervision of the Village Board and he shall enforce all of the provisions of this chapter. He shall have prepared suitable forms for applications, permits and other reports. He shall perform such duties as are provided for in Section 145.05 (1) of the Wisconsin Statutes and shall make reports to the Village Board as required and shall further be responsible for all record keeping.

SECTION 3. AUTHORITY OF PLUMBING SUPERVISOR.

- (1) Inspection of Premises. The plumbing supervisor shall have authority which is hereby granted, to enter all buildings in the Village of Barneveld in the performance of his duties between the hours of 8:00 a.m., and 5:00 p.m. daily and any person who shall willfully or knowingly resist or obstruct the Plumbing Supervisor in the performance of his duties shall be deemed guilty of a violation of this ordinance.
- (2) Witholding Permits. The Plumbing Supervisor is authorized to withold approval of an application for a plumbing permit to any person who has not complied with a lawful order of the Plumbing Supervisor. The person refused such a permit may appeal within 10 days to the appointive body.
- (3) Inspection of Plumbing Work. It shall be the duty of the plumber in charge to notify the Plumbing Supervisor whenever any work is ready for inspection (i.e. soil, vent, underground drain, final inspection). All plumbing work shall be left exposed until such time as the Supervisor has completed his examination and inspection. When in the opinion of the Supervisor a test is necessary, he may require a water or air test on any part or the entire installation.

SECTION 4. APPLICATIONS AND PERMITS.

(1) Permit Required. No plumbing shall be installed in the Village of Barneveld, Wisconsin without first filing an application and receiving a permit. This shall also apply to any building located outside the limits of the Village of Barneveld before such building may be con-

### Plumbing Code - (Cont'd).

.....

nected to the sewer or water system of the Village of Barneveld, Wisconsin. Each application must be approved by the local Plumbing Supervisor before a permit to install plumbing may be issued. Licensed master plumbers only may receive such permits, with the exception that a permit may be issued to a property owner to install plumbing in a single family residence which is owned and occupied by such owner, as his home, and with the further exception of those persons, who are qualified to do so, who have, prior to June 1, 1970, been selling appliances which they connect to the sewer or water system.

(2) Schedule of Permit Fees. The schedule of permit fees to be paid shall be as follows; such fees must be paid at the time the permit is issued.

For all piping, fixtures, appliances and appurtenances in connection with the water supply and drainage system as follows:

1			
\$ 1,	for	each	sewer connection
\$ 1.	for	each	appliance connection
\$ 1.	for	each	piping change

### SECTION 5. STREET OPENING.

(1) A street opening permit must be applied for and received (which shall be a part of the application form set forth in Section 4.) before excavating in any street, alley or other public way to repair, alter or install plumbing.

### SECTION 6. WATER AND SEWER MAINS AND SERVICE PIPES.

- Other Trenches. Where excavating machines are used in digging sewers, all water mains shall be maintained at the expense of the contractor. Contractors must ascertain for themselves the existence and location of all water service pipes. Where water service pipes are removed, cut or damaged in the construction of a sewer, the contractor must at his own expense cause them to be replaced or repaired at once and must not shut off the water service pipes from any consumer for a period exceeding 6 hours.
- (2) Settling Mains or Service Trenches. Trenches in streets shall be refilled with moist, damp earth or by means of water tamping. When water tamping is used, the water shall be turned into the trench after the first 12 inches of backfill has been placed, and then the trench shall be kept flooded until the remainder of the backfill has been put in.
- (3) Joints and Connections. In addition to the requirement of Wisconsin Administrative code, Section H 62.16, all joints and or connections between existing street lateral and building lateral shall be hot poured joints as defined in the said code.

### SECTION 7. PENALTY.

(1) The penalty for violation of any section or provision of this chapter shall, upon conviction thereof,

### Plumbing Code - (Cont'd.)

forfeit not less than \$10.00, nor more than \$100.00. together with the costs of prosecution, and in default of payment of such forfeiture and costs of prosecution shall be imprisoned in the county jail until said forfeiture and costs are paid, but not exceeding 60 days. This violation is not to be construed as a crime or misdemeanor.

The penalty provided herein, does not take the place of any civil damages attributable to any violation hereof, but is in addition thereto, should the circumstances so warrant and the sums due in either or both instances may be collected as provided by law as for any other indebtedness.

SECTION 8. CHANGE OR AMENDMENT.

This ordinance may be changed or amended.

SECTION 9. This ordinance shall be in full force and effect upon its passage and posting as provided by law.

Passed and adopted by the Village Board of the Village of Barneveld, on the \_\_\_\_\_ day of July, 1970.

BY: John Koenie, President.

Patricia Messinger, Clerk

### CERTIFICATE OF POSTING

I, Patricia Messinger, the duly elected, qualified and acting Village Clerk of the Village of Barneveld, Wisconsin, hereby certify that on the \_\_\_\_\_\_\_ day of July, 1970, I posted a copy of ORDINANCE No. 38, entitled, "AN ORDINANCE TO ESTABLISH A PLUMBING CODE FOR THE VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN,

in each of the following places within the Village:

- 1. Post Office Building Lobby.
- 2. Barneveld State Bank Building Lobby.
- 3. Jerry's Market Bulletin Board.

I further certify that each of said places is a place frequented by the Village residents and is normally used as a place for the posting of official notices of the Village and is visible from a public thoroughfare.

IN WITNESS WHEREOF, I have executed this Certificate on behalf of the Village this \_\_\_\_\_\_ day of July, 1970.

Patricia Messinger, Vilyage Clerk.

180/38 Plumsing Code Patricia Messinger, Village Clerk. IN MITHESS MHEKEOF, I have executed this Centilicate on behalf of the Village this day of July, 1970.

182 t 40 Issuance of \$25,000 waterwakes Extension Mortgage Ru Bondo

ardinano Fooks 12 HO AN ORDINANCE PROVIDING FOR THE ISSUANCE OF A TWENTY-FIVE THOUSAND DOLLAR (\$25,000.00) WATERWORKS EXTENSION MORTGAGE REVENUE BOND OF THE VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN, AND PROVIDING FOR THE PAYMENT OF SAID BOND AND OTHER DETAILS IN RESPECT THERETO. WHEREAS, under the provisions of Chapter 66 of the Wisconsin Statutes, any Village in the State of Wisconsin may construct and acquire a waterworks plant and system; WHEREAS, any Village in the State of Wisconsin may provide for the payment of the cost of the constructing and acquiring of a public utility, or any part thereof, from the proceeds of mortgage bonds as provided for in said Chapter 66; WHEREAS, under the provisions of Chapter 66 of the Wisconsin Statutes, by an ordinance duly adopted at the regular meeting of the Village Board of said Village held on August 20, 1948, the Village of Barneveld, Iowa County, Wisconsin, issued Thirty-five Thousand Dollars (\$35,000) Three Per Cent (3%) Waterworks Mortgage Bonds dated August 1, 1948, for the purpose of providing funds for constructing and acquiring a waterworks plant and system for the Village of Barneveld together with all the equipment and appurtenances thereto used or useful in connection therewith, which said plant constituted a public utility; WHEREAS, after the payment of the principal due on this first day of August, 1970, on said issue there remains outstanding and unpaid on said mortgage bond issue a principal balance of Eight Thousand Dollars (\$8,000.00); WHEREAS, under the provisions of Chapter 66 of the Wisconsin Statutes, any Village in the State of Wisconsin that has previously issued mortgage bonds on a public utility owned by it may provide for extending, adding to and improving said public utility, and provide payment for the same from the proceeds of an additional issue of mortgage bonds; WHEREAS, additionally, by an ordinance duly adopted at the regular meeting of the Village Board of said Village held on August 1, 1966, the Village of Barneveld, Iowa County, Wisconsin, issued a Thirty Thousand Dollars (\$30,000.00) Five Per Cent (5%) Waterworks Mortgage Bonds dated August 1, 1966, for extending and improving said public utility;

0 7

WHEREAS, after payment of the principal due on the first day of August, 1970, on said issue there remains outstanding and unpaid on said second mortgage bond issue a principal balance of Twenty-two Thousand Dollars (\$22,000.00);

WHEREAS, said Chapter 66 provides that when a Village provides payment by mortgage bonds on a public utility owned by said Village, the income and revenues of such a public utility shall be set aside into special and separate funds as follows: A fund for the reasonable and proper operation and maintenance of said utility, a fund for a proper and adequate depreciation fund, and a fund to be applied to the payment of the principal and interest on the bonds authorized, and that the Village Board of said Village shall accurately as possible in advance of the issuance of said bonds, fix and determine by ordinance the proportion of the revenues of such public utility that goes into each fund;

WHEREAS, in the first above aforesaid ordinance for the issuance of Thirty-five Thousand Dollars (\$35,000.00) Village of Barneveld, Iowa County, Wisconsin, Three Per Cent (3%) Waterworks Mortgage Bonds which was adopted at the regular meeting of the Village Board of the Village of Barneveld held on August 20, 1948; and in the second ordinance aforesaid for the issuance of Thirty Thousand Dollars (\$30,000.00) Village of Barneveld, Iowa County, Wisconsin, Five Per Cent (5%) Waterworks Mortgage Bonds which was adopted at the regular meeting of the Village Board of the Village of Barneveld held on August 1, 1966; the Village Board provided for the establishing of three (3) special and separate funds entitled "Waterworks Operation and Maintenance Fund", "Waterworks Depreciation Fund" and "Waterworks Bond and Interest Special Redemption Fund", and fixed and determined the proportions of the income and revenues derived from the operation of said waterworks system that were to be set aside into these funds and provided that said bonds, together with the interest thereon, should be payable only out of the "Waterworks Bond and Interest Special Redemption Fund" provided for in said ordinance;

WHEREAS, said funds so created in the August 20, 1948, ordinance aforesaid in connection with the issuance of the August 1, 1948, bonds were established and have remained operative and whereas, the proportions established in said August 20, 1948, ordinance have been continued and the income and revenues derived from the operation of said waterworks system are presently being set aside in said funds in the proportions so established, said proportions in said funds being as follows:

25% of the income and revenues to the "Waterworks Operation and Maintenance Fund";

10% of the income and revenues to the "Waterworks
Depreciation Fund";

65% of the income and revenues to the "Waterworks Bond and Interest Special Redemption Fund".

WHEREAS, said funds so created in the August 1, 1966, ordinance aforesaid in connection with the issuance of the August 1, 1966, bonds were established and have remained operative and whereas, the proportions established in said August 1, 1966, ordinance have also been continued and the income and revenues derived from the operation of said waterworks system are presently being set in said funds in the proportions so established, said proportions in said funds being as follows:

25% of the income and revenues to the "Waterworks Operation and Maintenance Fund";

10% of the income and revenues to the "Waterworks Depreciation Fund";

65% of the income and revenues to the "Waterworks Bond and Interest Special Redemption Fund".

WHEREAS, the Village Board of the said Village of Barneveld has by appropriate action decided to extend, add to and improve its waterworks system by the installation of additional water mains and hydrants with all necessary appurtenances, and to provide payment therefor from the proceeds of a mortgage bond;

WHEREAS, it appears that approximately the sum of Twenty-five Thousand Dollars (\$25,000.00) will be required for such purposes;

WHEREAS, Chapter 66 further provides that at any time after one year's operation the Village Board may recompute the proportion of the

revenues which shall be assignable to the different funds upon the experience of operation and upon the basis of further financing;

WHEREAS, this Board has recomputed the proportion of the revenues which have been assignable to each fund based upon the experience of operation and based upon the additional financing authorized by this ordinance and it appears that the amounts which will be paid into the Bond and Interest Special Redemption Funds under the present formula will be sufficient to handle the additional payments required under this financing and that the other funds are in proper proportion;

WHEREAS, this Board has negotiated the sale of this bond to the Barneveld State Bank, Barneveld, Wisconsin;

NOW, THEREFORE, THE VILLAGE BOARD OF THE VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN, DOES HEREBY ORDAIN AS FOLLOWS:

SECTION 1. That for the purpose of paying part of the cost of the installation of additional water mains and hydrants and necessary appurtenances thereto as an extension, addition and improvement to the waterworks system of said Village, which is a public utility owned by said Village, there be borrowed on the income and revenues of said waterworks plant and system of said Village the sum of Twenty-five Thousand Dollars (\$25,000) and that a bond of said Village be issued in evidence thereof. Said bond shall be designated "VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN, WATERWORKS MORTGAGE REVENUE BOND, SERIES OF 1970", shall be dated December 1, 1970, and shall be payable in unequal annual installments of no principal payments in the years 1971 and 1972, and in installments on December first of each of the years thereafter as follows: Two Hundred Dollars (\$200.00) in 1973; Three Thousand Dollars (\$3,000.00) in 1974; Three Thousand Two Hundred Dollars (\$3,200.00) in 1975; Three Thousand Four Hundred Dollars (\$3,400.00) in 1976; Three Thousand Six Hundred Dollars (\$3,600.00) in 1977; Three Thousand Eight Hundred Dollars (\$3,800.00) in 1978; Four Thousand Dollars (\$4,000.00) in 1979; and Three Thousand Eight Hundred Dollars (\$3,800.00) in 1980, if not sooner paid. Said bonds shall bear interest at the rate of Six Per Cent (6%) per annum payable on the first day of December of each year beginning with the year 1971 and on the first day of December of each year thereafter until fully paid. Said interest shall be computed and paid on each interest payment date on all unpaid installments of principal at said time.

Said bond, together with interest thereon, shall be payable only out of the Special Redemption Fund provided for by the ordinance aforesaid adopted August 20, 1948, which provided for the issuance of Thirty-five Thousand Dollars (\$35,000.00) Waterworks Mortgage Bonds of the Village of Barneveld aforesaid, and as made and confirmed in the ordinance dated August 1, 1966, and shall be a valid claim of the holders thereof only against said special redemption fund and the fixed proportion and amount of the revenues pledged and constituted as a special pledge thereof to such Special Redemption Fund. Principal payments and interest payments on the August 1, 1948 bonds and the bond dated August 1, 1966, are payable on the same date and on each interest payment date and on each principal payment date said Redemption Fund shall be first used for the purpose of paying the principal and interest or interest as the case may be on the Thirty-five Thousand Dollars (\$35,000) Waterworks Mortgage Revenue Bonds dated August 1, 1948; then on the principal and interest or interest as the case may be due on the Thirty Thousand Dollars (\$30,000.00) Waterworks Mortgage Revenue Bond dated August 1, 1966; and then the amounts due on the bond of this issue. After the payment of the August 1, 1948 bonds and the August 1, 1966 bond in full, said Special Redemption Fund shall then be used solely for the payment of this issue. Said Special Redemption Fund is entitled "Waterworks Bond and Interest Special Redemption Fund".

Said bond and the interest thereon shall be payable in lawful money of the United States of America at the Barneveld State Bank, Barneveld, Wis.

The bond authorized by this ordinance shall be registered in the name of the holder at the time of delivery to the purchaser thereof on the books of said Village and such registration is to be noted on said bond by the Village Clerk, after which no transfer will be valid unless made on such books by the registered holder and similarly noted on said bond.

At the request of the holder and upon presentation of the bond herein authorized, the then Village President and Village Clerk of said Village shall make, execute, issue and deliver to said registered holder in exchange for said bond a series of two (2) or more bonds in denomination specified by the registered holder in aggregate principal amount equal to the unpaid principal amount of said bond at said time and having the same date, rate of interest, interest payment dates and principal payment date or dates as the principal installment or installments being replaced by each new bond and in all other respects being substantially in the same form as the bond hereinafter set forth except for the deletion of the paragraph referring to this right of exchange. In such event the bond herein authorized shall be promptly cancelled. All bonds issued by the Village in such exchange shall be payable from the same pledge of the fixed proportion of the income and revenues to be derived from the operation of said waterworks plant and system, shall evidence the same debt and shall be entitled to the same rights and benefits as the holder of the bond surrendered except the right of exchange provided in this paragraph. Any cost of such exchange including the preparation of an additional ordinance providing for such exchange, if found necessary, and the typing or printing of such new bonds will be at the expense of the registered holder.

SECTION 2. When said bond herein authorized shall have been delivered, the principal and interest thereon shall be paid solely from the "Waterworks Bond and Interest Special Redemption Fund" provided for in the ordinance authorizing the issuance of the Waterworks Mortgage Bonds dated August 1, 1948, as adopted by this Village Board on August 20, 1948, as made and confirmed in the ordinance dated August 1, 1966. That the income and revenues to be derived from the operation of the Waterworks Plant and System of the Village of Barneveld being sufficient revenue to support all three bond issues shall continue to be set aside into the special and separate funds set up in said ordinance adopted August 20, 1948. That this Board upon the recomputation referred to in the preamble hereto hereby determines that the proportions of the income and revenues to be paid into each fund

shall continue in the percentages established in the ordinance aforesaid adopted August 20, 1948. That the determinations made in said ordinance adopted on August 20, 1948, as to the establishment of such funds and such proportions are hereby again made and confirmed, being as follows:

"Twenty-Five (25%) Percent of the income and revenues therefrom is necessary and shall be set aside for the reasonable and proper operation and maintenance thereof, such fund to be known and designated as "Waterworks Operation and Maintenance Fund";

"Ten (10%) Percent of the income and revenues therefrom is necessary and shall be set aside as a proper and adequate depreciation account and shall be known as "Waterworks Depreciation Fund";

"Sixty-Five (65%) Percent of the income and revenues therefrom is necessary and shall be set aside and known and designated as "Waterworks Bond and Interest Special Redemption Fund".

It is the express intent and determination of the Village Board of the Village of Barneveld, Iowa County, Wisconsin, that the amount of said income and revenues to be set aside and paid into said "Waterworks Bond and Interest Special Redemption Fund" shall in any event be sufficient to pay the interest on said mortgage bonds dated August 1, 1948, and to pay the interest on the mortgage bond dated August 1, 1966, aforesaid and on the bond of this issue as the same accrues and the principal of the mortgage bonds dated August 1, 1948, and the principal of the mortgage bond dated August 1, 1966, aforesaid and the bond of this issue as the same mature, and the Treasurer of said Village shall from year to year and out of the income and revenues derived from the operation of said waterworks system deposit in said "Waterworks Bond and Interest Special Redemption Fund" in addition to the minimum amounts provided for in the ordinance adopted August 20, 1948, providing for the issuance of mortgage bonds dated August 1, 1948, and the ordinance adopted August 1, 1966, providing for the issuance of a mortgage bond dated August 1, 1966, at least sufficient additional sums to pay the principal and interest falling due during the current year on this issue, said additional minimum amounts to be deposited as follows:

For the year ending November 30th:

Year	Principal	Interest	Total Principal and Interest		
1971	-0-	\$1500	\$1500		
1972	-0-	1500	1500		
1973	\$ 200	1500	1700		
1974	3000	1500	4500		
1975	3200	1320	4520		
1976	3400	1128	4528		
1977	3600	924	4524		
1978	3800	708	4508		
1979	4000	468	4468		
1980	3800	228	4028		

In case any installments are paid in advance no amounts need be deposited to meet the principal payments or interest on the payments made in advance.

That the total income and revenues so set aside for the payment of the principal and interest on the bond by this ordinance authorized to be issued shall from month to month as the same shall accrue and be received, be set apart and shall on the last day of each month be paid into the Treasury of said Village designated and identified as "Waterworks Bond and Interest Special Redemption Fund". The amount so deposited each month shall not be less than one-twelfth (1/12) of the minimum amount set out to be deposited for such year. Such fund shall be kept apart from other moneys in the hands of the Village Treasurer and shall be used for no other purpose that the payment of the principal and interest on this bond promptly as the same shall become due and payable.

SECTION 3. That the bond provided for herein shall be in substantially the following form, to-wit:

(Form of Bond)

UNITED STATES OF AMERICA STATE OF WISCONSIN COUNTY OF IOWA

VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN WATERWORKS MORTGAGE REVENUE BOND, SERIES OF 1970.

KNOW ALL MEN BY THESE PRESENTS:

That the Village of Barneveld, Iowa County, Wisconsin, hereby acknowledges itself to owe and for value received promises to pay to the

registered holder hereof, from the revenues hereinafter specified, the sum of Twenty-five Thousand Dollars (\$25,000.00) payable in installments as follows:

Date			Principal
December	1,	1971	none
December	1,	1972	none
December			\$ 200.00
December			3,000.00
December	1.	1975	3,200.00
December			3,400.00
December			3,600.00
December	0.70		3,800.00
December			4,000.00
December			3,800.00

together with interest at the rate of Six Per Cent (6%) per annum, payable December 1, 1971, and annually thereafter on the first day of December of each year on all unpaid installments of principal.

Both principal and interest hereon, are hereby made payable at the Barneveld State Bank, in the Village of Barneveld, Wisconsin, in lawful money of the United States. This bond is issued for the purpose of providing funds for part of the cost of the installation of additional water mains and hydrants with all necessary appurtenances thereto as an extension, addition and improvement to the waterworks plant and system of said Village, which is a plant and equipment constituting a public utility pursuant to Chapter 66 of the Wisconsin Statutes, and is payable from a pledge of a fixed proportion of the income and revenues to be derived from the operation of said waterworks plant and system of said Village, which has been set aside as a special fund for that purpose and identified as "Waterworks Bond and Interest Special Redemption Fund" created by an ordinance adopted at a meeting of the Village Board of said Village held on August 20, 1948, entitled "AN ORDINANCE providing for the issuance of \$35,000.00 Waterworks Mortgage Bonds of the Village of Barneveld, Iowa County, Wisconsin, and providing for the payment of said Bonds and other details in respect thereto", and does not constitute an indebtedness of said Village within the meaning of any constitutional or statutory limitation or provision. The pledge for the bond of this issue is created in the ordinance entitled "AN ORDINANCE PROVIDING FOR THE ISSUANCE OF A TWENTY-FIVE THOUSAND DOLLAR (\$25,000.00) WATERWORKS EXTENSION MORTGAGE REVENUE BOND OF THE VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN, AND PROVIDING FOR THE

PAYMENT OF SAID BOND AND OTHER DETAILS IN RESPECT THERETO", adopted at a meeting of the Village Board of said Village held on November 6, 1970, and this pledge is subordinate and junior to the exclusive first pledge for the Thirty-Five Thousand Dollar (\$35,000.00) Waterworks Mortgage Bonds aforesaid and a Waterworks Mortgage Revenue Bond, Series of 1966, securing Thirty Thousaid Dollars (\$30,000.00) at Five Per Cent (5%) dated August 1, 1966.

A statutory mortgage lien which is hereby recognized as valid and binding upon said waterworks plant and system, together with all extensions, additions and improvements thereto, is created and granted by statute to and in favor of the holder or holders of this bond and said waterworks plant and system and all extensions, additions and improvements thereto shall remain subject to said statutory mortgage lien until the payment in full of the principal and interest of this bond. Said statutory mortgage lien is subject to two prior statutory mortgage liens; one securing Thirty-five Thousaid Dollar (\$35,000.00) Three Per Cent (3%) Waterworks Mortgage Bonds dated August 1, 1948, and a prior statutory mortgage lien securing Thirty Thousand Dollar (\$30,000.00) Five Per Cent (5%) Waterworks Mortgage Bonds dated August 1, 1966, as aforesaid.

This bond is registered in the name of the holder on the books of said Village and such registration is to be noted on this bond by the Village Clerk, after which no transfer shall be valid unless made on such books by the registered holder and similarly noted on this bond.

This bond may be exchanged by the registered holder for a series of two (2) or more bonds of like tenor except principal amount, in aggregate principal amount equal to the unpaid principal amount of this bond as provided for in the foregoing ordinance adopted November 6, 1970.

It is hereby certified, recited and declared that all acts, conditions and things required to exist, happen and be performed precedent to and in the issuance of this bond, have existed, have happened, and have been performed in due time, form and manner as required by law, and that sufficient of the income and revenue to be received by said Village from the operation of said waterworks plant and system has been pledged to and will be set aside

into a special fund for the payment of the principal of and the interest on this bond.

IN WITNESS WHEREOF, the Village of Barneveld, Iowa County, Wisconsin, by its Village Board has caused this bond to be signed by its President and its corporate seal to be hereto affixed and attested by the Village Clerk on this 1st day of December, 1970.

VILLAGE OF BARNEVELD IOWA COUNTY, WISCONSIN

	BY:	
		President
(Corporate Seal)	BY:	
		Village Clerk

## REGISTRATION

This bond is registered in the name of the following owner as registered below and the principal thereof and the interest thereon shall only be payable to the registered holder, or to its, his or her legal representative unless and until this bond is transferred by the registered holder upon the books of the Village kept for that purpose and similarly newly registered on this bond on the registration form below.

DATE OF REGISTRATION	NAME OF REGISTERED HOLDER	SIGNATURE OF VILLAGE CLERK

SECTION 4. That the reasonable costs and value of any service rendered to the Village of Barneveld, Iowa County, Wisconsin, by said waterworks plant and system shall be charged against said Village and shall be by it paid for in monthly installments as the service accrues out of the current revenues of said Village collected or in the process of collection, exclusive of the revenues derived from said system and out of the tax levy of said Village made by it to raise money to meet its necessary current expenses. Such compensation for such service rendered to said Village, shall, in the manner hereinabove provided, be paid into the separate and special funds created by <a href="SECTION 2">SECTION 2</a>. of this ordinance and shall be subject to apportionment to the operating and maintenance, depreciation and bond and interest redemption accounts in the manner therein provided. The Village also waives the collection of any tax or tax equivalent levied against the water utility until this bond has been fully paid.

SECTION 5. That it is covenanted and agreed by the Village of Barneveld, Iowa County, Wisconsin, with the holder or holders of the bond herein authorized to be issued that it will faithfully and punctually perform all duties with reference to said waterworks plant and system required by the Constitution and Statutes of the State of Wisconsin, including the making and collecting of reasonable and sufficient rates lawfully established for services by such utility, segregating the income and revenues of said utility and the application of the respective funds hereinabove referred to; and said Village hereby irrevocably covenants, binds and obligates itself not to lease, sell or in any manner dispose of said waterworks plant and system, or any part thereof, or any additions or extensions that may be made thereto until the bond herein authorized to be issued shall have been paid in full, both principal and interest, unless and until provisions shall have been made for the payment of this bond and the interest thereon in full; and the Village further covenants and agrees with the holder or holders of said bond to maintain in good condition and operate said waterworks plant and system so that the proportion of the gross revenues of said waterworks plant

and system herein agreed to be set aside for that purpose will at all times be sufficient to provide for the payment of the bond herein authorized to be issued and the interest thereon as the same becomes due and payable, as well at the principal payments on the August 1, 1948, and August 1, 1966, issue and the interests thereon as the same becomes due and payable.

SECTION 6. That for the further protection of the holder of said bond herein authorized to be issued and the interest thereon, a statutory mortgage lien upon said public utility is granted and created by Chapter 66 of the Wisconsin Statutes, which statutory mortgage lien is hereby recognized as valid and binding upon the Village of Barneveld as a statutory mortgage lien upon said waterworks plant and system, and any extensions, additions and improvements made thereon, and said public utility shall remain subject to said statutory mortgage lien until the payment in full of the principal and interest of the bond herein authorized to be issued. Said statutory mortgage lien is subject only to two prior statutory mortgage liens securing an issue of Thirty-Five Thousand Dollar (\$35,000.00) Three Per Cent (3%) Waterworks Mortgage Bonds dated August 1, 1948, and an issue of a Thirty Thousand Dollar (\$30,000.00) Five Per Cent (5%) Waterworks Mortgage Bond dated August 1, 1966.

SECTION 7. That so long as said bond herein authorized is outstanding, the Village of Barneveld will carry for the benefit of the holder of said bond adequate fire and windstorm insurance on all buildings of the waterworks plant and system which are subject to loss through fire or windstorm, and will carry adequate public liability insurance, and will carry for the benefit of the holder of said bond insurance of the kinds and in the amounts normally carried by private companies engaged in the operation of similar utility systems in the State of Wisconsin. All moneys received from losses under any such insurance policies, except public liability, shall be used in repairing the damage or in replacing the property destroyed, or in the event that the Village Board shall find it is inadvisable to repair said damage or replace such property and that the operation of said waterworks

plant and system has not been impaired thereby, such money may be deposited in the "Waterworks Bond and Interest Special Redemption Fund", but in that event, such payments shall not reduce the amounts otherwise required to be paid into such fund.

43 5 0 20

SECTION 8. That said Board hereby authorizes the sale of said bond to the Barneveld State Bank, Barneveld, Wisconsin, at par plus accrued interest to date of delivery. That said bond is to be prepared for delivery in typed form and this Board hereby authorizes the Village President and the Village Clerk to cause the same to be typed and to execute and deliver said bond to said bank on December 1, 1970, or as soon thereafter as is practicable at the price of par, being the sum of Twenty-Five Thousand Dollars (\$25,000.00) plus accrued interest to date of delivery.

SECTION 9. That the principal amount of Twenty-Five Thousand Dollars (\$25,000.00) received from the sale of said bond shall be placed in the Waterworks Construction Account to be used for the purposes set forth herein and the accrued interest, if any, shall be deposited in the Bond and Interest Special Redemption Account.

SECTION 10. That all ordinances, resolutions or orders, or parts thereof, heretofore enacted, adopted or entered in conflict with the provisions of this ordinance, be and the same are hereby repealed, and this ordinance shall be in effect from and after its passage and approval.

Passed and Approved November 6, 1970.

Recorded November 6, 1970.

John Koenig.
ViMage President

ATTEST:

Satricia Messinger Village Clerk

## CERTIFICATE OF POSTING

I, Patricia Messinger, the duly elected, qualified and acting Village Clerk of the Village of Barneveld, Wisconsin, hereby certify that on the 1st day of December, 1970, I posted a copy of an Ordinance entitled "AN ORDINANCE PROVIDING FOR THE ISSUANCE OF A TWENTY-FIVE THOUSAND DOLLAR (\$25,000.00) WATERWORKS EXTENSION MORTGAGE REVENUE BOND OF THE VILLAGE OF BARNEVELD, IOWA COUNTY, WISCONSIN, AND PROVIDING FOR THE PAYMENT OF SAID BOND AND OTHER DETAILS IN RESPECT THERETO", in each of the following places within the Village:

- 1/ Post Office Building Lobby.
- 2. Barneveld State Bank Building Lobby.
- 3. Jerry's Market Bulletin Board.

I further certify that each of said places is a place frequented by the Village residents and is normally used as a place for the posting of official notices of the Village and is visible from a public thoroughfare.

IN WITNESS WHEREOF, I have executed this Certificate on behalf of the Village this 1st day of December, 1970.

Patricia Messinger, Village Clerk.

## AMENDMENT OF VILLAGE ORDINANCE NUMBER ONE OF THE VILLAGE OF BARNEVELD.

The Village Board of the Village of Barneveld do ordain as follows; Ordinanance Number One of the Village of Barneveld do ordain as follows;

Ordinance Number One (I) of the Village of Barneveld is hereby amended as follows; - by striking out and repealing Section One (I) of Chapter Six (6) and Section One (I) of Chapter Seven (7) of said Ordinance Number One (I)

This Ordinance shall be in effect from and after its passage and publication.

Passed	by	the Village	of Barneveld on *		1933.
				Village	President.
			NAME AND A STORM WHITE AND	Villago	e Clerk.

