

bers and officers of the fire department shall receive compensation as follows: All officers and firemen, \$1.00 for first hour; \$0.50 for each hour thereafter.

Sec. 9.—Minimum Pay. In computing compensation for fires, one hour shall be considered as the minimum to be paid to any fireman or officer and any fraction of an hour shall be considered an hour.

Sec. 10.—Charter Members. Charter members of the fire department shall not be required to serve a probationary period before receiving firemen's rating.

ARTICLE XII

Fire Limits and Building Code

Sec. 1.—Fire Limits. The fire limits of this village are hereby established to include the following property: All property located in the East One-half (E½) of Block Three (3), East One-Half (E½) of Block Eight (8), West One-Half (W½) of Block Two (2), West One-Half (W½) of Block Nine (9) of the original plat of the Village of Lamberton, Redwood County, Minnesota.

Sec. 2.—Building Requirements. The erection or alteration hereafter of any building in violation hereof shall be a misdemeanor, and the building shall be made to conform hereto or shall be removed.

Sec. 3.—Walls and Roofs. Every building hereafter erected, and every alteration of any building, within the fire limits shall be enclosed with the roof and the top and sides of all walls constructed wholly of incombustible materials, and shall have roof structures, including cornices and dormer windows, covered with incombustible material. This section shall not apply to temporary one-story buildings for the use of builders on or adjoining lots whereon buildings are being constructed, nor to outhouses not exceeding thirty-six square feet in area and eight feet high and located five feet or more from any lot site and thirty feet or more from any building over one-story high or walls with a backing of wood or other combustible material.

Sec. 4.—Moving Buildings. No building which does not comply with the requirements of the preceding section may be moved from without to within the fire limits.

Sec. 5.—Existing Buildings. Any existing building within the fire limits which does not comply with the requirements of section 3 hereof, if damaged by fire, decay or otherwise to one-half or more of its value, exclusive of foundation, and any such building condemned by the fire warden as unsafe, may not be repaired or rebuilt as a non-fire resistant structure; and no existing wooden shingle roof within the fire limits, if damaged more than twenty-five per cent of its present value, shall be renewed or repaired with other than approved incombustible roof covering.

Sec. 6.—Chimneys. In every building hereafter erected, altered, or repaired within this village, all chimneys shall be constructed of brick, or other incombustible materials, and be lined on the inside with an approved fire tile laid in cement mortar, from one foot below the smoke pipe intake in each flue continuously to four inches above its extreme height. No flue shall serve more than one fire. Brick and reinforced concrete chimneys must be at least four inches in thickness. Hollow tile and ashlar chimneys must be at least twelve inches in thickness. No plaster may be used on the inside of any flue and joints between fire tiles must be struck smooth. The joints of any two adjoining sets of flue linings shall be offset at least seven inches. Where there are more than two flues in a chimney, at least every third flue shall be separated from the others by a smoke-tight with either division wall of brick or concrete at least three and three-fourths inches thick and bonded into the side wall. All chimneys shall be topped out at least three feet above the point of contact if a flat roof and at least two feet above the ridge of a pitched roof. No chimneys in any building hereafter erected shall be cut off below in whole or in part, and supported on brackets, but shall be wholly supported by masonry resting upon an adjacent footing properly constructed upon the ground or foundation. All wooden beams or framework shall be separated at least two inches from the chimney and no wood furring shall be used against or around any chimney, but the plastering shall be directly on the masonry or on metal lath.

Sec. 7.—Electric Installations. All electrical installations shall be made in accordance with the National Electrical Code, a copy of which shall be kept on file in the office of the village clerk, and no electrical equipment may be installed or used which does not comply therewith.

Sec. 8.—Permits. No person may erect or demolish any structure of any kind or add to the outside dimensions thereof, nor relocate any building already constructed or which may hereafter be constructed, without first procuring from the village clerk a permit to do so approved by the fire warden, before such work is commenced. The application for the permit shall state the exact site to be occupied, the material dimensions, and estimated cost of the proposed structure, the purpose for which the same is to be occupied and the probable time when the work will be completed.

Sec. 9.—Fee for Permit. The fee for building permits shall be as follows:
Work costing \$100 to \$1,000..\$1.00
Work costing \$1,000—\$1.00 for the first \$1,000 and 25c for each additional \$1,000 or fraction thereof.

No fee shall be charged for the issuance of an electrical permit.

Sec. 10.—Monthly Inspection. The fire warden shall make an inspection of all buildings when deemed necessary by him or by the council, to ascertain and cause to be corrected any conditions likely to cause fire or any violations of the ordinances affecting fire hazards. In private dwellings such inspection shall be restricted to chimneys, electrical wiring, basements, closets, attics. Whenever he shall find upon any premises an accumulation of waste paper or any other inflammable materials, so situated as to endanger property, or shall find obstructions to or on fire escapes, stairs, passageways, doors or windows, liable to interfere with the operation of the fire department or egress of occupants in case of fire, he shall order the same to be removed or abated. He shall inspect all buildings in course of construction or moving and see that such construction and moving are proceeding in all respects in accordance with the ordinances. Before any building so constructed or moved may be occupied the owner or prospective occupant thereof shall secure from said fire warden a certificate of occupancy which shall certify that the building complies with all the state statutes and village ordinances to the best of his knowledge and belief.

ARTICLE XIII

Trash Burning

Sec. 1.—Trash Burning Regulated. That it shall be unlawful for any person to burn and sweepings, trash, lumber, leaves, papers, grass or other combustible material in any street, alley, yard, or upon any lot within the limits of this village except in the manner hereinafter provided in this article.

Sec. 2.—No person shall burn any of the materials enumerated in Section 1 of this article except between the hours of 6 A. M. and 9 P. M., and then only under the supervision of an adult person who shall remain until the fire is entirely extinguished. Leaves and small brush may be burned in the street only when there is no wind. No trash may be burned within the fire limits except in a trash burner substantially constructed of fire-proof materials in such a manner that the fire will not cause it to come apart, and that all burning material shall be retained inside the burner.

ARTICLE XIV

Radio Use and Regulation

Sec. 1.—Prohibition. No person shall maintain any device so as to interfere with radio reception within this municipality. This prohibition shall be all inclusive except:

- (a)—It shall not prohibit interference between midnight and 7 A. M. of any day.
- (b)—It shall not prohibit interference upon wave lengths of more than 600 meters.
- (c)—It shall not prohibit x-ray machines, violet ray machines, dia-

thermal machines or other medical devices causing interference, provided such interference is reduced so far as reasonably possible and equipped with usable device tended to reduce interference.

Sec. 2.—Any person violating any provision of the ordinance shall be guilty of a misdemeanor, and when any person has been notified in writing by any peace officer that he is violating this ordinance he shall within a reasonable time not to exceed ten days be required to correct the interference, and his failure to do so shall be considered a separate offense under this ordinance. But the giving of such notice shall not be a pre-requisite for prosecution of a single offense hereunder.

ARTICLE XV

Fireworks Permit

Sec. 1.—Fireworks Business Regulated. No person shall sell or offer for sale, or give away any fireworks except under permit. The fee for such permit shall be \$1.00. Such permits shall be valid only between June 25 and July 4 of the year in which issued, and shall not be construed to authorize the sale of fireworks, the use of which has been forbidden.

ARTICLE XVI

Regulating Billiard Halls

Sec. 1.—Definition. The term "billiard hall" shall embrace any place where one or more billiard or pool tables are kept for hire.

Sec. 2.—License Application Fee. No billiard hall and no bowling alley may be conducted as a public place of business without a license. Application for said license shall be filed with the clerk. The license fee for each billiard hall and bowling alley shall be five dollars (\$5.00) per year for each table or bowling alley, payable in advance.

Sec. 3.—Refusal of License. The council will not issue a license to any person who, or to any firm or corporation of which any member, officer or director, has been convicted of a felony or is of immoral character or is an habitual user of intoxicating liquors or narcotic drugs. The council may, in any case, for other reasonable cause, refuse to issue the license.

Sec. 4.—Issuance. When so ordered by the council the clerk shall issue the license. The license shall specify the name of the licensee, the specific place where the business is to be carried on, the number of tables or alleys authorized and the beginning and expiration dates.

Sec. 5.—Posting License. No person shall post such license upon premises other than those for which the license was issued nor deface or destroy any such license.

Sec. 6.—Practices Prohibited. It shall be unlawful for a licensee or for any licensee in such licensed place,

or in any appurtenant or connected place,

(1)—To permit any form of gambling.

(2)—To permit any person to become disorderly.

(3)—To operate such licensed business, either as a private club or otherwise between 12 P. M. and 6 A. M., or at any time on Sunday.

(4)—To sell or possess or allow the sale or possession of any intoxicating liquors.

(5)—Knowingly to employ any person who has been convicted of a felony.

Sec. 7.—Responsibility of Licensee. The conduct of the agents and employees of a licensee in said business shall be deemed the conduct of the licensee himself.

Sec. 8.—Revocation. A second conviction for violation of this article shall automatically revoke any license. The council may at any time, for cause, and on such reasonable hearing as it may prescribe, revoke a license and such revocation shall be final. No license shall be granted to any person, or to any firm or corporation with which any person is connected, if such person or a firm or corporation with which he was connected has within the year immediately preceding suffered a revocation of its license.

Sec. 9.—Duplicate Licenses. A duplicate license to replace a lost original or a license for a different location, the original being surrendered, may be issued by the council at its discretion, under such regulations as it may prescribe and on the payment of a fee of two dollars (\$2.00.)

ARTICLE XVII

Public Dances

Sec. 1.—State Law to Govern. All dances held in this village hereafter shall be conducted in accordance with the provisions of Chapter 139 of the Session Laws of Minnesota for 1923, regulating the conduct of dances as heretofore or hereafter amended. The definitions of terms in the first section of said act are hereby adopted, except that the term "public dancing place" shall be taken to mean any place in which dancing may be or is being carried on, other than a private residence, and the term "public dance" shall be taken to apply to every dance held in a public dancing place, whether an admission fee is charged or not.

Sec. 2.—Permits. No person shall conduct a public or private dance in this village unless a permit shall have been procured therefor from the village clerk. The fees for such permit shall be \$2.00 for each dance or \$25.00 for the year or otherwise as set by resolution of the council.

Sec. 3.—Application. Any person desiring a permit to hold or conduct a public or private dance in this village shall make application therefor to the clerk. The application shall set

forth the name and address of the person, persons, committee or organization who are to conduct the dance; time and place where such dance is to be held; and the area of the dance floor. The application shall also show affirmatively that each of the applicants is a person of good moral character and reputation in the community in which he lives, and that none of the applicants has within five years prior to the making of such application been convicted of a felony, gross misdemeanor, or of violating any of the provisions of Chapter 139 of the Session Laws of Minnesota for 1923 or of any ordinance or law regulating dances any place in the United States; also that no one of the applicants is a keeper of any disorderly house of any kind; also that the place where the dance is to be conducted does not have any so-called "Private apartments" or "Private rooms" furnished or used for any other than legitimate business purposes which adjoin such dancing places or which may be reached by elevator, stairway, or passageway leading from such dancing place; also that the place where the dance is to be given is properly ventilated and equipped with necessary toilets, wash rooms, and lighting facilities. Such application shall also be accompanied by the affidavits of two freeholders in the village to the effect that they have read the application as signed by the applicant and that all the statements made therein are true of their own personal knowledge.

Sec. 4.—Granting of A Permit. Permit to Be Posted. The village clerk shall refer such application and the accompanying affidavits to the council, which in its discretion may grant or refuse to grant the permit applied for. The persons named in the permit shall be responsible under the law for the manner in which such dance is to be held and conducted.

ARTICLE XVIII

Auction Sales

Sec. 1.—No person shall conduct or cause to be conducted any auction sale in this village without first securing therefor a license from the Village Clerk. The fees shall be \$5.00 for the first day on which said auction is to be conducted and \$1.00 for each succeeding day except for the Lambertson Sales Pavilion which is sponsored by the Village of Lambertson, and wherein the license to be procured from the Village Clerk shall be \$1.00 for each day and each succeeding day for a transient auctioneer conducting any auction sale therein, and the fees for said licenses herein may be changed or set from time to time by resolution of the village council. This article shall not apply to judicial sales conducted by a court officer, nor to any sale by a transient merchant as elsewhere defined in this ordinance.