

THE COUNTY OF VERMILION RIVER

BYLAW 23-16

PUBLIC SAFETY BYLAW

**BEING A BYLAW OF THE COUNTY OF VERMILION RIVER IN THE PROVINCE OF ALBERTA,
TO ESTABLISH REGULATIONS AND MEASURES FOR ENHANCING PUBLIC SAFETY WITHIN
THE COUNTY.**

WHEREAS

under the provisions of the *Municipal Government Act*, a council may pass bylaws for municipal purposes including but not limited to:

- Safety, health, welfare, and protection of people and property.
- Regulation of people, activities, and things in, on or near public places or places open to the public.
- Nuisances, including unsightly property.
- Transport and transportation systems.
- Businesses, business activities and persons engaged in business.
- Services provided by or on behalf of the municipality.
- Wild and domestic animals and activities in relation to them.

AND WHEREAS

under the provisions of the *Municipal Government Act*, a Council may pass bylaws imposing fines for bylaw infractions.

AND WHEREAS

under the provisions of the *Safety Codes Act*, a Council may pass bylaws regarding maintenance standards for buildings and other structures.

AND WHEREAS under the provisions of the *Traffic Safety Act*, a Council may pass bylaws for the regulation and control of vehicle, animal, and pedestrian traffic.

AND WHEREAS the Council of the County of Vermilion River deems it desirable for Peace Officers of the Public Safety Division to carry out orders and enforce bylaws in the interest of community safety.

AND WHEREAS the Council of the County of Vermilion River deems it desirable for regulations affecting neighbourhood livability and public safety to be consolidated, as much as possible, in one Bylaw.

NOW, THEREFORE The Council of the County of Vermilion River in the Province of Alberta, enacts as follows:

Title

1. This Bylaw is cited as the County of Vermilion River "Public Safety Bylaw."

Definitions

2. In this Bylaw, words shall have the same meanings as in the *Traffic Safety Act* except as otherwise defined herein.
3. In this bylaw:
 - a. "Building" includes anything constructed or placed on, in, over or under land, but does not include a Highway or road or a bridge that forms part of a Highway or road.
 - b. "Chief Administrative Officer" or "CAO" means the Chief Administrative Officer of the County or their designate.
 - c. "Council" means the Council of the County of Vermilion River.
 - d. "County" means the County of Vermilion River.

- e. "Director" means the County employee appointed as the Director of Protective Services to administer fire services as the County Fire Chief, or their delegate, and shall hold appointments as a Peace Officer and Fire Guardian.
- f. "Heavy Vehicle" means a vehicle, or a vehicle with a trailer attached that has a Gross Weight or a Gross Registered Vehicle Weight of 22,500 kilograms or more, with or without a load, or exceeds 12.5 metres in overall length, excluding recreational vehicles.
- g. "Litter" means any discarded or disposed of waste, garbage or refuse contributing to untidiness or unsightliness.
- h. "Loitering" means remaining in a public place in a manner that obstructs or delays others.
- i. "Municipality" means the municipal corporation of the County of Vermilion River and includes the geographical area within the boundaries of the Municipality where the context so requires.
- j. "Municipal Tag" means a tag or similar document issued by the County pursuant to the *Municipal Government Act*.
- k. "Noise" means any sound generated by electrical or mechanical means that is reasonably likely to disturb the peace of others.
- l. "Occupy" or "Occupies" means residing on or to be in apparent possession or control of Property.
- m. "Own" or "Owns" means:
 - i. in the case of land, to be registered under the *Land Titles Act*, R.S.A. 2000, Ch. L-4 as the owner of the fee simple estate in a parcel of land.
 - ii. in the case of personal Property, to be in lawful possession or have the right to exercise control over it or to be the registered owner of it.
- n. "Peace Officer" means a Bylaw Enforcement Officer appointed by the County pursuant to Section 555 of the *Municipal Government Act* and includes a Regular member of the Royal Canadian Mounted Police and, when authorized, a Community Peace Officer appointed under the *Peace Officer Act*.
- o. "Person" means any individual, firm, partnership, association, corporation, trustee, executor, administrator, or other legal representative.



- p. "Property" means a parcel of land including any Buildings.
- q. "Public Place" means any Property, whether publicly or privately Owned to which members of the public have access as of right or by express or implied invitation, whether on payment of any fee or not.
- r. "Violation Ticket" has the same meaning as in the *Provincial Offences Procedure Act*.

Interpretation

- 4. Nothing in this bylaw relieves a Person from complying with any provision of any Provincial or Federal legislation or regulation, other bylaw or any requirement of any lawful permit, order, or license.
- 5. The headings of this bylaw are for guidance purposes and convenience only.
- 6. This bylaw is gender-neutral and, accordingly, any reference to one gender includes another.
- 7. If any provision of this bylaw is declared invalid by a Court of competent jurisdiction, all other provisions shall remain valid and enforceable.
- 8. Any reference to the provisions of a statute of Alberta is a reference to that statute and any regulations thereunder, as amended, or repealed and replaced from time to time.

PUBLIC BEHAVIOURS

Littering and Dumping

- 9. Scavenging or disturbing any goods at any waste transfer station is prohibited.
- 10. No Person shall dispose of, throw, or dump any litter, refuse substance, or object of any kind on any highway.
- 11. Section 9 exemptions include placing sand, salt, or other de-icing agents on a sidewalk adjacent to private property during the winter season to address ice and snow accumulation hazards.

Placement of Bills, Signs, and Displays

12. A Person shall not attach or affix any advertisement, poster, notice or other similar item on any Motor Vehicle, except for Municipal Tags.
13. If a Person places something as permitted by this section, that Person shall:
 - a. Ensure the item does not become litter, appear unsightly or pose a hazard to property users.
 - b. Remove and properly dispose of the item within 24 hours after an event if it refers to a specific event.

Playground and Recreational Areas

14. Defacing, damaging, destroying, removing, or altering playground equipment, picnic tables, shelters, or other recreational facilities, including fields and ice rinks, is prohibited. Report issues with playground and recreational areas to the County for resolution.

Camping

15. Camping or staying overnight in areas not designated by the County for this purpose is prohibited.
16. In permitted areas, camping is limited to a 14-day duration.
17. In designated areas where a fee is required for overnight accommodation, failure to pay may result in a fine and/or removal from the site.

Loitering

18. No Person shall loiter in any Public Place in a manner that obstructs or delays any other person.

PROPERTY STANDARDS AND MAINTENANCE

Nuisance on Property – General Provisions

19. Property owners or occupants shall not cause or allow nuisances to exist on the property they own or occupy. If any Person who Owns or Occupies a Property fails to comply with any part or parts of this section, the Municipality may take corrective actions such as fixing, removing, remediating, mitigating, clearing, or cleaning up the nuisance. The costs incurred by the Municipality shall be paid on demand and if unpaid, the amount may be added to the property's tax roll.
20. No Person shall introduce a nuisance on public property, create a nuisance on public property, or permit any nuisance to persist on public Property.
21. For greater certainty, a nuisance means a property that shows signs of a serious disregard for general maintenance and upkeep, whether or not it is detrimental to the surrounding area, examples include, but are not limited to:
 - a. excessive accumulation of material including but not limited to, building materials, appliances, household goods, dilapidated furniture, scrap metals, scrap lumber, boxes, tires, vehicle parts, whether of any apparent value or not.
 - b. unreasonable accumulation of loose Litter, garbage, construction debris or refuse whether located in a storage area or elsewhere on a property.
 - c. damaged, dismantled, or derelict Motor Vehicles or trailers, whether insured or registered or not.
 - d. grass higher than 15 – 20 centimetres.
 - e. animal carcasses.
 - f. unsightly vegetation.
 - g. production of excessive, dust, dirt, or smoke.
 - h. production of any generally offensive odours.
 - i. any tree, shrub, other type of vegetation or any Building.
 - i. that interferes or could interfere with any public work or utility.
 - ii. that obstructs any Sidewalk adjacent to the Property.

- iii. that impairs the visibility of street signage or interferes with safe traffic flow on any Highway or at any intersection adjacent to the Property; or
 - iv. that has any rot or other deterioration.
- j. any accessible excavation, ditch, drain or standing water that could pose a danger to the public.
 - k. any exterior damage or deterioration to a Building, including but not limited to peeling, unpainted or untreated surfaces, missing siding, shingles, damage or missing windows or doors, or any other hole or opening in the buildings.
 - l. any damage or deterioration to a fence, including, peeling, unpainted or untreated surfaces, missing or rotting fences boards or posts, or, in the case of snow fencing, being up from May to October.
22. The condition of a property will be assessed by comparing it to adjacent properties of similar use and zoning.

Structures Deemed Unfit

23. Structures deemed unfit for human habitation, as determined by Alberta Health Services or a Safety Codes Officer, must undergo necessary repairs to achieve a state of human habitation or be demolished within a specified time period as directed by Council.
24. The building and/or landowner shall bear the costs associated with repairs or demolition.
25. If the building and/or landowner fails to comply with any part or parts of this section, the Municipality may take corrective actions such as fixing, removing, remediating, mitigating, clearing, or cleaning up the nuisance. The costs incurred by the Municipality shall be paid on demand and if unpaid, the amount may be added to the property's tax roll.

Sidewalk Maintenance

26. Property owners or occupants shall clear snow, ice, dirt, debris, or other obstructions from any adjacent sidewalk within 48 hours of their formation or deposition.

27. Failure to comply with Section 25 may result in the Municipality arranging for sidewalk clearing. Costs incurred by the Municipality for removal shall be paid upon demand and if unpaid, the amount may be added to the tax roll of the adjacent property.
28. No person shall deposit snow, ice, dirt, debris or other obstructions on any Sidewalk, Highway, Public Place, or private Property not owned by them.
29. Placing or allowing the placement of an electrical cord on or above the surface of any sidewalk is prohibited.

Drainage, Fire Hydrants, and Outdoor Lighting

30. Property owners or occupants shall not direct natural or pumped drainage from their property onto:
 - a. an adjacent Property; or
 - b. an adjacent alley, street, Sidewalk, or other Public Place in any manner that is likely to cause damage or to create a danger.
31. Unauthorized individuals, except emergency responders in legal execution of their duties or technicians designated by the County, shall not open a fire hydrant, cause it to flow water, or interfere with its safeguards without authorization from the County Fire Service.
32. Property owners with a fire hydrant on their property shall ensure it is kept clear and free of obstructions, including snow, within 24 hours, to facilitate quick and efficient use in emergencies.
33. Outdoor lighting on a property owned or occupied by a person shall not be aimed in a way that, in the opinion of a peace officer, interferes with traffic safety on any roadway.

NOISE CONTROL

Prohibited Noise

34. A person shall not cause or permit continuous noise between 10:00 p.m. and 7:00 a.m. on weekdays, or between 10:00 p.m. and 9:00 a.m. on weekends and statutory holidays.

Construction Activity

35. No person shall cause or permit construction activity on or adjacent to any property zoned for residential between 10:00 p.m. and 7:00 a.m. on weekdays or between 10:00 p.m. and 9:00 a.m. on weekends and statutory holidays.

Idling Vehicles

36. No Person shall idle a heavy vehicle in an area zoned for residential use for more than 30 minutes at any time, on any day.

Criteria for Determining Noise

37. In determining if a sound is likely to disturb the peace of others the following criteria may be considered:

- a. type, volume, and duration of the sound.
- b. time of day and day of week.
- c. nature and use of the surrounding area.
- d. any other relevant factor.

Excessive Barking/Whining

38. Complaints made regarding the excessive barking or whining of a dog, within a residential area, shall only be made after the complainant has approached the suspected owner of the offending dog.

39. No owner shall permit their dog to excessively bark or whine in a continuous manner, over an extended period, on more than one consecutive day, as to cause the noise to be a nuisance to more than one neighbour.

40. A complainant will be required to submit the provided questionnaire and observations, along with the names and address of the suspected offender, to a Peace Officer.

Exemptions

41. Exemptions include:

- a. Emergency Vehicles
- b. Employees or authorized agents of the Municipality, producing noise within the scope of their functions, duties, or powers.
- c. Situations where the Chief Administrative Officer has issued a permit allowing the noise, along with any additional conditions deemed appropriate; or
- d. Any activity that is conducted in accordance with the conditions of a validly issued development permit by the Municipality or an activity constituting a legal non-conforming use for which no development permit is required under the *Municipal Government Act*.

TRAFFIC, PARKING AND UTILITIES

General Parking Regulations

42. No person shall stop or park a vehicle where a traffic control device expressly prohibits such actions, except in cases of emergency.
43. Parking on any bridge or its approach is prohibited, except in areas specifically designated for parking purposes.
44. No person shall stop or park a vehicle in a manner that obstructs the safe movement of traffic or pedestrians on a highway or sidewalk.

Unattached Trailer or Camper Parking

45. No Person shall park an unattached trailer or camper on any highway.

Fire Hall or Public Works Shop Parking

46. No Person shall park a motor vehicle or other motorized vehicle in front of any bay door connected to a fire hall or public works shop as to impede the deployment of vehicles.

Heavy Vehicle and Commercial Vehicle Parking

47. Parking within a Hamlet Boundary as established by Council, Heavy Vehicles may only be permitted to park within areas established as by the Chief Administrative Officer and a record kept of such locations and placements.

48. No Person shall Park:

- a. A Heavy Vehicle; or
- b. A Commercial Vehicle

In a location adjacent to Multi-Lot Residential Use, except:

- i. A commercial vehicle with the hazard warning lamps alight and in the process of loading or unloading goods; or
- ii. Construction equipment being used during construction or improvement of Property, provided that the equipment is Parked adjacent to the Property where the work is being done.

Tracking Material

49. No Person shall operate a vehicle on a Highway so as to track any earth, sand, gravel, or other material on the Highway.

50. A Person tracking material onto a Highway contrary to section 45 shall, in addition to any penalty that may be specified in County's "Fees for Services Bylaw", be liable to clean up or remove the material tracked onto the Highway and in default the County may clean up or remove the material at the expense of the Person responsible for the tracking.

Highway Obstructions

51. No Person shall permit any structure, object, or thing on or forming part of Property they own or occupy to:

- a. Cause a drifting or accumulation of snow on a Highway.
- b. Damage a Highway.
- c. Obstruct the vision of pedestrians or drivers of vehicles on a Highway; or

d. Create a hazard or obstruction to vehicular or pedestrian traffic on the Highway.

52. A Person who causes any damage to a Highway contrary to section 47 shall, in addition to any penalty that may be specified in County's "Fee for Services Bylaw", be liable to the County for the costs to repair the damage.

Engine Retarder Brakes

53. No Person shall use engine retarder brakes where such operations are prohibited by signage.

Authority to Determine Speed Limits for County Highways

54. The Chief Administrative Officer or their designated representative shall have the authority to determine and set speed limits for County highways as outlined in the *Traffic Safety Act*.

55. The designated authority shall consider relevant factors including but not limited to:

- a. Road conditions and design,
- b. Traffic flow and volume,
- c. Public safety concerns, and
- d. Engineering and safety assessments.

56. The determination of speed limits shall be made following due consultation with pertinent stakeholders, including local law enforcement agencies, road maintenance departments, and community representatives.

57. Once approved, the speed limits set by the Chief Administrative Officer or designate shall be prominently posted and enforced on the designated County highway.

Weight Limits

58. No Person shall operate a vehicle on a Highway in excess of the posted weight limit unless that Person has obtained an Overweight Permit.

59. Unless otherwise established by the CAO, the maximum allowable weight on a highway aligns with the specifications outlined in the *Traffic Safety Act*.

Bridge and Utility Interference

60. No Person shall engage in any activity that may interfere with or pose a threat to the integrity of bridges, telecommunication infrastructure, signal services, fire alarms, electric wires, lamps, posts, towers, or poles connected with the lighting, gas, telephone, transit, fire protection system, or any other utility system or work of the Municipality. Interference includes but is not limited to climbing, tampering, or damaging these structures.

ENFORCEMENT

Orders to Remedy Contraventions

61. In addition to any other relief or enforcement measure that may be taken, if a Peace Officer finds that a Person is contravening this bylaw, the Peace Officer may, by written order in accordance with section 545 of the Municipal Government Act, require any Person responsible for the contravention to remedy it. Enforcement measures may include, but are not limited to, fines, removal of nuisances, or other actions deemed necessary for compliance.

62. Every remedial order written with respect to this bylaw must include the following:

- a. Identification of the nature of the remedial action required to bring the property into compliance.
- b. Specification of the time within which the remedial action must be completed.
- c. Indication that failure to complete the required remedial action within the specified time may result in the Municipality taking necessary action to remedy the contravention.
- d. Statement that the expenses and costs incurred by the Municipality are an amount owing and may be added to the tax roll of the property if unpaid.

- e. Notification that an appeal process is available, and details on how to initiate such an appeal.

Service of Order

63. An order issued for a contravention of this bylaw may be served using one of the following methods:

- a. In the case of an individual:
 - i. Personal delivery to the individual.
 - ii. Leaving it at the apparent place of residence with a person of at least eighteen (18) years of age.
 - iii. Registered mail to the individual's apparent place of residence or any address on the municipal tax roll.
- b. In the case of a corporation:
 - i. Personal delivery to any director or officer of the corporation.
 - ii. Personal delivery to a person in charge of the corporation's office at the address held out by the corporation.
 - iii. Registered mail to the corporation's registered office.

Appeals

64. A person who receives a written order may file an appeal with Council on the following grounds:

- a. Disagreement with the findings of the Peace officer.
- b. Allegations of procedural irregularities in the issuance of the order.
- c. Presentation of new evidence that was not available during the initial order.

65. To file an appeal, the appellant must submit a written appeal statement to Council within fourteen (14) days of receiving the written order. The appeal statement should include:

- a. The grounds for the appeal.
- b. Any supporting evidence or documentation.

c. Contact information for the appellant.

66. Upon receiving an appeal, Council shall review the order and any supporting documentation at the next scheduled Council meeting. The appellant may be given an opportunity to present their case to Council. Council may confirm, vary, substitute, or cancel the order based on their review.

Offence

67. A Person who contravenes any provision of this bylaw is guilty of an offence. The fines and penalties for offences are specified in Schedule A attached to this bylaw.

Continuing Offence

68. In the case of an offence that is of a continuing nature, a contravention constitutes a separate offence for each day, or part of a day, on which it continues. A person guilty of such an offence is liable to a fine for each day of non-compliance.

Vicarious Liability

69. For the purposes of this bylaw, an act or omission by an employee or agent of a Person is deemed also to be an act or omission of the Person if the act or omission occurred in the course of the employee's employment with the Person or in the course of the agent's exercising the powers or performing the duties on behalf of the Person under their agency relationship.

Corporations and Partnerships

70. When a corporation commits an offence under this bylaw, every principal, director, manager, employee, or agent of the corporation who authorized the act or omission that constitutes the offence or assented to, acquiesced in, or participated in the act or omission is guilty of the offence.

71. If a partner in a partnership is guilty of an offence under this bylaw, each partner in that partnership who authorized the act or omission that constitutes the offence or assented to, acquiesced in, or participated in the act or omission that constitutes the offence is guilty of the offence.

Fines and Penalties

72. The penalty amounts for each offence are specified in Schedule A of this bylaw.

73. Without restricting the generality of Section 66, the fine amounts set out in Schedule A are established for use on Municipal Tags and Violation Tickets if a voluntary payment option is offered.

74. Penalties for repeated offences within a 12-calendar month period will increase as follows:

- a. Two times within a 12-calendar month period, the specified penalty payable in respect of the second offence is double the amount specified in Schedule A.
- b. Three or more times within a 12-calendar month period, the specified penalty payable in respect of the third or subsequent offence is triple the amount specified in Schedule A.

Municipal Tag

75. A Peace Officer is hereby authorized and empowered to issue a Municipal Tag to any Person who the Peace Officer has reasonable and probable grounds to believe has contravened any provision of this Bylaw.

76. A Municipal Tag may be issued in person, by mailing a copy to the recipient's last known address, or by posting it at their apparent place of residence.

77. The Municipal Tag shall be in a form approved by the CAO and must contain the following information:

- a. Name of the person;
- b. Offence committed;
- c. Specified penalty established by this bylaw;

- d. Deadline for penalty payment;
- e. Any other information as required by the CAO.

78. Payments of Municipal Tags can be made through various methods, including online, in-person at the County office, or by mail.

Payment in Lieu of Prosecution

79. Where a Municipal Tag is issued pursuant to this bylaw, the Person to whom the Municipal Tag is issued may, in lieu of being prosecuted for the offence, pay to the County the penalty specified within the time period indicated on the Municipal Tag.

Violation Ticket

80. If a Municipal Tag has been issued and if the specified penalty has not been paid within the prescribed time, then a Peace Officer is hereby authorized and empowered to issue a Violation Ticket pursuant to the *Provincial Offences Procedure Act*.

81. Notwithstanding Section 67, a Peace Officer is hereby authorized and empowered to immediately issue a Violation Ticket pursuant to the *Provincial Offences Procedure Act* to any Person who the Peace Officer has reasonable and probable grounds to believe has contravened any provision of this bylaw.

82. If a Violation Ticket is issued in respect of an offence, the Violation Ticket may:

- a. specify the fine amount established by this bylaw for the offence; or
- b. require a Person to appear in court without the alternative of making a voluntary payment.

Voluntary Payment

83. The voluntary payment option allows individuals to resolve the matter without court prosecution. Failure to choose this option may result in further legal proceedings, and the individual may be required to appear in court.

84. A Person who commits an offence may:

- a. if a Violation Ticket is issued in respect of the offence; and
- b. if the Violation Ticket specifies the fine amount established by this bylaw for the offence;

make a voluntary payment by submitting to a Clerk of the Provincial Court, on or before the initial appearance date indicated on the Violation Ticket, the specified penalty set out on the Violation Ticket.

85. When the Clerk records in the Court records the receipt of a voluntary payment pursuant to Section 70 and the *Provincial Offences Procedure Act*, the act of recording receipt of that payment constitutes acceptance of the guilty plea and also constitutes the conviction and the imposition of a fine in the amount of the specified penalty.

Obstruction of Peace Officer

86. A Person shall not obstruct or hinder any Peace officer in the exercise or performance of the Peace Officer's powers pursuant to this bylaw.

GENERAL

Powers of Chief Administrative Officer

87. Without restricting any other power, duty or function granted by this bylaw, the Chief Administrative Officer may:

- a. appoint the Director of Protective Services or designate as the primary administrator of this bylaw, and have them;
 - i. Carry out any inspections to determine compliance with this bylaw.
 - ii. Take any steps or carry out any actions required to enforce this bylaw.
 - iii. Take any steps or carry out any actions required to remedy a contravention of this bylaw.
 - iv. Establish investigation and enforcement procedures for various property types, with distinctions based on property classifications.
 - v. Establish areas where activities restricted by this bylaw are permitted.

- vi. Establish forms for the purposes of this bylaw;
 - vii. Delegate any powers, duties, or functions under this bylaw to an employee of the Municipality.
 - viii. Temporarily exempt specific sections of this bylaw and permit the temporary appointment of another officer.
- b. Be the final approving authority for any action under this bylaw.

Certified Copy of Record

88. A copy of a record of the Municipality, certified by the Chief Administrative Officer as a true copy of the original, shall be admitted in evidence as prima facie proof of the facts stated in the record without proof of the appointment or signature of the Person signing it.

TRANSITIONAL

89. The following bylaws, as amended, are repealed:
- a. Bylaw 1915 – Regulation for Control of Public Places and Assemblies
 - b. Bylaw 05-28 – Noise Bylaw
 - c. Bylaw 14-14 – Nuisance and Unsightly Premises Bylaw
 - i. Amended by bylaw 19-09

Effective Date

90. THIS Bylaw shall come into force and effect upon receiving Third and Final Reading and having been signed by the Reeve and Chief Administrative Officer.

Read this First time this 27 day of February, 2024

Read this Second time this 27 day of February, 2024

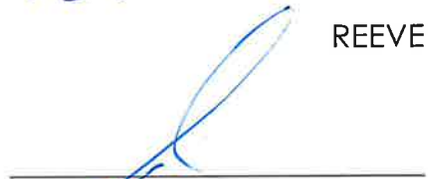
Introduced for Third and Final time this 27 day of February, 2024

Read a Third and Final time and finally passed, this 27 day of February, 2024

SIGNED by the Reeve and Chief Administrative Officer this 27 day of February 2024.



REEVE



CHIEF ADMINISTRATIVE OFFICER

Schedule "A"

Specified Penalties

\$200.00 FINES
Scavenging or Disturbing Goodes at Waste Transfer Station (Section 8)
Litter (Section 9)
Attach or affix advertisement, poster, notice or other similar item on Motor Vehicle (Section 11)
Item attached or affixed to motor vehicle becomes litter (Section 12.a.)
Fail to remove and properly dispose of item attached or affixed to motor vehicle within 24 hours after event (Section 12.b.)
Deface, damage, destroy, remove or alter playground equipment or other recreational facilities. (Section 13)
Camp or stay overnight in area not designated by the County for camping (Section 14)
Camp in permitted area for longer that 14 days (Section 15)
Fail to pay fee for overnight accommodation in designated camping areas where a fee is required (Section 16)
Loitering (Section 17)
Cause or allow nuisances to exist on private property (Section 18)
Introduce, create, or permit a nuisance on public property (Section 19)
Fail to clear obstruction from adjacent sidewalk within 48 hours (Section 25)
Place obstruction on sidewalk, highway, public place, or private property (Section 27)
Place or allow placement of electrical cord on or above sidewalk (Section 28)
Direct natural or pumped drainage from property onto adjacent property (Section 29.a.)
Direct natural or pumped drainage from owned property on any highway, sidewalk or public place in a manner likely to cause damage or create danger (Section 29.b.)
Open a fire hydrant, cause it to flow water, or interfere with safeguards without authorization (Section 30.)
Fail to keep fire hydrant clear and free of obstructions (Section 31)
Outdoor lighting aimed in a way that interferes with traffic safety (Section 32)
Cause or permit noise that disturbs peace (Sections 33-34)

Idle heavy vehicle in residential area for longer than 30 minutes (Section 35)
Stop or park a vehicle where prohibited by traffic control device (Section 38-39)
Stop or park a vehicle that obstructs the safe movement of traffic or pedestrians on a highway or sidewalk (Section 40)
Park an unattached trailer or camper on highway (Section 41)
Stop or park a vehicle in front of bay door connected to fire hall or public works shop (Section 42)
Fail to park heavy vehicle in permitted areas within a Hamlet (Section 43)
Park a heavy vehicle or commercial vehicle adjacent to multi-lot residence (Section 44)
Track debris onto highway (Section 45)
Permit item on or forming part of property to cause drifting or accumulation of snow on a highway (Section 47.a.)
Permit item on or forming part of the property to damage a highway (section 47.b.)
Permit item on or forming part of the property to obstruct vision of pedestrians or traffic on a highway (Section 47.c.)
Permit item on or forming part of the property to create a hazard or obstruction to pedestrians or traffic on a highway (Section 47.d.)
Use engine retarder brakes where prohibited (Section 49)
Operate a vehicle on a highway in excess of the posted weight limit without an overweight permit (Section 54)
Engage in activity that interferes with or poses a threat to the integrity of utility systems, structures, or work of the Municipality (Section 56)

***Double the specified penalty above for the second offence and triple for the third subsequent offences.**