VILLAGE OF PERRINTON REPERIO COUNTY OF GRATIOT STATE OF MICHIGAN

AN ORDINACE REGULATING THE ACCUMULATION OR STORAGE OF PARTIALLY DISMANTLED OR INOPERATIVE MOTOR VEHICLES ON PRIVATE PROPERTY; AND PROVIDING PENALTIES FOR VIOLATION OF THIS ORDINANCE; IN THE VILLAGE OF PERRINTON, MICHIGAN.

## THE VILLAGE OF PERRINTON ORDAINS:

SECTION 1- ACCUMULATION OR STORAGE OF PARTIALLY DISMANTLED OR INOPERATIVE MOTOR VEHICLES ON PRIVATE PROPERTY.

A. Unless otherwise permitted, no person or corporation, whether he be the owner, tenant or manager of private property, or whether he be the last registered owner of the vehicle or transferee on a bill of sale covering the vehicle, shall permit the accumulation on private property of one or more motor vehicles which do not meet the following conditions:

1. Any motor vehicle must be in operating condition and eligible for use in accordance with the requirements of the Michigan Vehicle Code, being Act No. 300 of the Public Acts of 1949, as amended. Provided that any such vehicle may not comply with these regulations for a period not exceeding 60 days.

2. These requirements include, but are not limited to, an engine that runs, four wheels and four pneumatic tires capable of holding air, current license plates, and a working battery.

3. Any person enumerated in this section who, under special conditions of hardship, or for valid reasons such as the preservation of a historic or a classic vehicle, may request an extension of the 60-day limitation above described by filing a timely request with the Village Council. Said Village Council may, at its discretion, after reviewing all the circumstances and after holding any hearings which it deems necessary, grant said applicant any reasonable extension of time.

B. These provisions shall apply in all areas except where the storage of said vehicles is in a completely enclosed building or by a licensed junk dealer.

C. When any lot, building or stricture, within the city, because of the accumulation or storage of partially dismantled or inoperative motor vehicles as set forth above, becomes, in the opinion of the Village Council, a public hazard or nuisance which is dangerous to the health, safety or welfare of the inhabitants of the Village of Perrinton or of those residing or habitually going near such lot, the Village Council may, after investigation, give notice by registered mail addressed to the last known address of the owner or owners of the land and occupant of the land upon which such nuisance exists, specifying the nature of the nuisance and requiring such owner to remove the nuisance promptly and within a time to be specified by the Village Council, which shall be commensurate with the nature of the nuisance. If, at the expiration of the time limit in said notice, the owner has not complied with the requirements thereof, or in any case where the owner of the land is not known, the Council may order such hazard or nuisance abated by the proper department or agency of the Village which is qualified to do the work required, or may do the work by contract or by hire. The Village Council may order such expense assessed by special assessment against the premises upon which such hazard or nuisance is located.

D. PENALTIES; Any person who shall violate any provision of this ordinance shall, upon conviction, be punished by a fine of not more than One Hundred Dollars (\$100.00) or by imprisonment for not more than ninety (90) Days, or by both such fine and imprisonment. Each days failure to comply with such provision shall constitute a separate violation.

All ordinances or parts of ordinances in conflict here Ε. with are hereby repealed.

F. This ordinance shall be in full force and effect from and after its passage, approval and publication according to the law of the State of Michigan.

Passed by the Village of Perrinton, Michigan, on the 3rd day of August, 1970, and approved by me this 3rd day of August, 1970.

MARTIN RICHARDS, Village President Village of Perrinton.

Attest: Diane Biddinger, Clerk.

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I, Diane Biddinger, Perrinton Village Clerk, do hereby certify that on the 5th day of August, 1970, at 12:30 o'clock, P.M., did post the above ordinace by tacking a duplicate copy of said ordinance on: 1. The East Door of post office, 2. The South Door of Rainbow Inn, 3. The West Door of Fire Hall

all in the Village of Perrinton.

DIANE BIDDINGER. Village Clerk. Dated: August 5, 1970

Council Present: Kendra Blair, Jason Blemaster, Cathy Feighner, Jerilou Gallagher, Lester Helms & Bob Sali

Also, Present: Doug Antes, Julie Henry & John Ney

Visitors present: John Bradley: Spicers, Mary Andrews & Diane Biddinger

## **NEW BUSINESS**

-Mary Andrews, on behalf of the Perrinton United Methodist Woman, presented the council & Mayor Antes two checks. One check in the amount of \$1545.87 is to be used in the park for playground equipment and a second check in the amount of \$300 for the 2017 Summerfest.

-Jason made a motion to amend the Trash Ordinance #122, due to the services rendered by the new company concerning village trash pickup. Section 4 paragraph 1 & 2 be eliminated; Section 5 paragraph 2 be eliminated and also Section 5 paragraph 3b eliminated also. Seconded by Bob. Motion carried. 6 – yes votes 0 – no votes.