



136 North Monroe Street
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**PUBLIC NOTICE OF A COMMITTEE MEETING
OF THE COMMON COUNCIL OF THE CITY OF WATERLOO**

***** Amended on 12/3/18 at 12:05 pm *****

Pursuant to Section 19.84 Wisconsin Statutes, notice is hereby given to the public & news media, that the following meeting will be held:

COMMITTEE: PUBLIC SAFETY AND HEALTH COMMITTEE
DATE: Thursday, December 6, 2018
TIME: 5:30 p.m.
LOCATION: Municipal Building Police Training Room, 136 N. Monroe Street

1. CALL TO ORDER AND ROLL CALL
2. APPROVAL OF MEETING MINUTES: November 1, 2018
3. PUBLIC COMMENT
4. NEW BUSINESS
 - a. Street Signs – Mill Street And Cleveland Street
 - b. Special Event Applications
 - i. Waterloo/Marshall Holiday Parade – 12/08/2018 ***
 - ii. Character Shuffle 5K - Waterloo School District - 05/03/2019 ***
 - iii. **Resolution #2018-44 Authorizing The 2019 Purchase Of Replacement Squad Car *****
5. UNFINISHED BUSINESS
 - a. Waterloo Ordinance 261-6 Storage of Recreational Equipment
 - b. Waterloo Ordinance 350-13 Off-road vehicles - ATV-UTV routes within the City
6. FUTURE AGENDA ITEMS, COMMUNICATIONS AND ANNOUNCEMENTS
7. ADJOURNMENT

Mo Hansen
Clerk/Treasurer

*** See Council Packet, Also On Tonight's Council Agenda

Committee Members: Thomas, Griffin and Petts

Printed, Posted, E-mailed and Distributed: 10/29/2018

PLEASE NOTE: IT IS POSSIBLE THAT MEMBERS OF AND POSSIBLY A QUORUM OF MEMBERS OF OTHER GOVERNMENTAL BODIES OF THE MUNICIPALITY MAY BE IN ATTENDANCE AT THE ABOVE MEETING(S) TO GATHER INFORMATION. NO ACTION WILL BE TAKEN BY ANY GOVERNMENTAL BODY OTHER THAN THAT SPECIFICALLY NOTICED. ALSO, UPON REASONABLE NOTICE, EFFORTS WILL BE MADE TO ACCOMMODATE THE NEEDS OF DISABLED INDIVIDUALS THROUGH APPROPRIATE AIDS AND SERVICES. FOR ADDITIONAL INFORMATION OR TO REQUEST SUCH SERVICES PLEASE CONTACT THE CLERK'S OFFICE AT THE ABOVE LOCATION.

PUBLIC SAFETY AND HEALTH COMMITTEE MEETING MINUTES
November 1, 2018

1. **Call to Order:**
The Public Safety Committee meeting was called to order by Alderperson Thomas at 6:30PM
2. **Roll Call:**
Committee members present – Alderperson Thomas, Petts, Griffin and Chief Sorenson. Public present: Charles Kuhl, Bill Blaska, Jason Schoenweter, Brian Billigs, Ron Boyer. Garry Whitebird, Mark Conley.
3. **Approval of Public Safety Committee Minutes of August 2, 2018,** (No meeting September 6, 2018) and October 4, 2018. Motion to approve by Petts, second by Griffin, Motion carried.
4. **Public Comment:** (None)
5. **Unfinished Business:** Waterloo Ordinance 350-13 Off-road vehicles – ATV- UTV routes within the City. Request to table by Griffin, second by Petts, motion carried.
6. **New Business:** (Permission to place bids to purchase squad car). Motion to approve by Petts, second by Griffin, motion carried.
(Waterloo Ordinance 261-6 Storage of Recreational Equipment)
Request by Griffin to table, second by Petts, motion carried.
7. **Future Agenda Items and announcements:** (None)
8. **Adjourn:** Motion to Adjourn by Petts, Second by Griffin, motion carried.

I Attest: Chief Dennis P. Sorenson

City of Waterloo, WI
Monday, October 29, 2018

Chapter 261. Nuisances

§ 261-6. Storage of vehicles, recreational equipment and firewood.

- A. Public nuisances declared. The following are hereby declared to be public nuisances wherever they may be found within the City:
- (1) Any motor vehicle, truck body, tractor or trailer as enumerated in Subsections C and D below and defined in Subsection B below.
 - (2) Any junk stored contrary to Subsection E below.
 - (3) Any recreational equipment stored contrary to Subsection F below.
 - (4) Any firewood used or stored contrary to Subsection G below.
- B. Definitions. The words, phrases and terms used in this section shall be interpreted as follows:

DISASSEMBLED, INOPERABLE, JUNKED OR WRECKED MOTOR VEHICLE, TRUCK BODY, TRACTOR OR TRAILER

Motor vehicles, truck bodies, tractors or trailers in such state of physical or mechanical ruin as to be incapable of propulsion or being operated upon the public streets or highways.

IN THE OPEN

Land which may be viewed from public streets or adjoining property.

JUNK

Worn out or discarded material of little or no value, including but not limited to household appliances or parts thereof, machinery and equipment or parts thereof, vehicles or parts thereof, tools, discarded building materials or any other unsightly debris, the accumulation of which has an adverse effect upon the neighborhood or City property values, health, safety or general welfare.

MOTOR VEHICLE

As defined in § 340.01(35), Wis. Stats.

RECREATION EQUIPMENT

Boats, canoes, boat and utility trailers, mobile homes, campers, off-highway vehicles and snowmobiles.

UNLICENSED MOTOR VEHICLE, TRUCK BODY, TRACTOR OR TRAILER

Motor vehicles, truck bodies, tractors or trailers which do not bear lawful current license plates.

- C. Storage of inoperable vehicles.
- (1) Restricted. No person shall accumulate, store or allow any disassembled, inoperable, junked or wrecked motor vehicles, truck bodies, tractors or trailers in the open upon any public or private property in the City for a period exceeding 10 days.
 - (2) Exceptions.

Any business engaged in automotive sales or repair located in a properly zoned district may retain no more than three disassembled or wrecked vehicles, including vehicles under repair, in the open for a period not to exceed 30 days, after which such vehicles shall be removed.

(b) Subsection **C(1)** shall not apply to junkyards licensed under Chapter **230** of this Code.

D. Storage of unlicensed vehicles.

(1) Restricted. No person shall accumulate, store or allow any unlicensed motor vehicle, truck body, tractor or trailer in the open upon any public or private property in the City for a period exceeding 10 days.

(2) Exceptions.

(a) Subsection **D(1)** shall not apply to any business engaged in the sale, repair or storage of such unlicensed vehicles in a properly zoned district.

(b) Garden tractors and mowers may be stored in the rear yard not less than 10 feet from any property line.

E. Storage of junk prohibited. No person, except a junk dealer licensed under Chapter **230** of this Code, shall accumulate, store or allow any junk outside of any building on any public or private real estate located in the City.

F. Storage of recreational equipment regulated. No person shall store any recreational equipment on any street right-of-way or within the front setback, including the driveway, for more than 48 hours out of a seventy-two-hour period.

[Amended 9-20-2007 by Ord. No. 2007-18]

G. Storage of firewood.

(1) Regulated. No person shall store firewood on any residential premises except for use on the premises. No firewood pile may be located within the front setback.

(2) Exception. Any firewood pile located contrary to the provisions of Subsection **G(1)** above on the effective date of this subsection need not be moved to a place of compliance until June 1, 1988.

H. Issuance of citation; action to abate. Whenever the Building Inspector or the Police Chief shall find any such vehicle, junk or recreational equipment, as defined in Subsection **B** above, accumulated, stored or remaining in the open upon any property within the City contrary to the provisions of Subsections **C**, **D**, **E** and **F** above, or firewood stored contrary to Subsection **G** above, he shall notify the owner of said property on which such vehicle, junk, recreation equipment or firewood is located of the violation of this section. If such vehicle, junk, recreational equipment or firewood is not removed within 10 days, the Police Chief shall cause a citation to be issued to the property owner or the occupant of the property upon which such vehicle, junk, recreational equipment or firewood is located. In addition, action to abate such nuisance may be commenced, as provided in § **261-7** of this chapter.

I. Penalty. Any person who shall be adjudicated to have violated any of the provisions of this section shall be subject to a forfeiture as provided in Chapter **1**, § **1-4** of this Code plus the costs of said prosecution and, upon default of payment of such forfeiture and costs, shall be imprisoned in the county jail until such forfeiture and costs are paid, but not to exceed 10 days. Each day that a violation of this section continues shall be deemed a separate offense.