

CHAPTER 13

OFFENSES

**PART 1
DEFINITIONS**

**SECTION 13-101. MEANINGS OF WORDS AND PHRASES.
SECTION 13-102. CRIMINAL CODE ADOPTED.**

SECTION 13-101. MEANINGS OF WORDS AND PHRASES.

For the purpose of this Chapter, the words and phrases of the Illinois Compiled Statutes, Chapter 720, Sections 5/2-1 through 5/2-11; 5/2-13 through 5/2-16; 5/2-19; and 5/2-20, as approved, adopted and amended, are hereby adopted by the Village of Swansea, as fully as if set out herein.

SECTION 13-102. CRIMINAL CODE ADOPTED.

The Illinois Criminal Code, Illinois Compiled States, Chapter 720, as passed, approved, and amended by the Illinois General Assembly is hereby adopted by the Village of Swansea, the provisions thereof shall be controlling within the corporate limits of the Village of Swansea; provided, however, the penalties as provided by this Code shall apply.

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CHAPTER 13

OFFENSES

PART 2 GENERAL PROVISIONS

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SECTION 13-201. ABUSING A POLICE OFFICER.

No person in the Village of Swansea shall, by violent, tumultuous or obstreperous conduct or carriage, or by loud and unusual noises, disturb any police officer in the discharge of his duties, and no person shall use unseemly, profane, obscene or offensive language in the presence of a police officer; nor shall any person assault, strike or fight with any police officer in the discharge of his duties or permit such conduct in or upon any house or premises in the Village of Swansea, owned or possessed by him or under his management and control.

SECTION 13-202. DISTURBING CHURCH SERVICES.

No person in the Village of Swansea shall disturb or disquiet any congregation or assembly met for religious worship, by making any noise or by rude and indecent behavior, or by profane or obscene

discourse, or in any other manner, within or near their place of worship.

SECTION 13-203. DISTURBING ASSEMBLIES.

No person in the Village of Swansea shall disturb any school or any other lawful assembly of people, or any funeral assembly or procession, by rude or indecent behavior or otherwise.

SECTION 13-204. DISTURBING THE PEACE.

No person shall disturb the good order of society, or the peace of any private family, or of any congregation within the Village of Swansea, by any noise or amusement, or by vulgar or profane language, or by any disorderly or immoral conduct.

SECTION 13-205. BARBED WIRE AND ELECTRIC FENCES.

It shall be unlawful for any person to erect or maintain any electric fence or any fence constructed in whole or in part of barbed wire or to use barbed wire or an electric fence as a guard to any parking lot, stairway, or entrance to a building, unless in an agricultural district.

SECTION 13-206. DISORDERLY ASSEMBLY.

A person is guilty of disorderly assembly when he knowingly fails to obey a lawful order of dispersal by a person known to him to be a peace officer under circumstances where three (3) or more persons are committing acts of disorderly conduct in the immediate vicinity, which acts are likely to cause substantial harm or serious inconvenience, annoyance or alarm.

SECTION 13-207. SALE OF CIGARETTES OR TOBACCO, TO MINORS.

It shall be unlawful for any person to sell, buy for, or furnish any cigar or cigarette or tobacco in any of its forms to any minor under eighteen (18) years of age, unless upon the written order of the parent or guardian.

SECTION 13-208. ENCOURAGING DELINQUENCY.

It shall be unlawful for any person, by an act or neglect, to encourage, aid or cause delinquency in a child; and it shall likewise be unlawful for any person, after notice that a driver's license of any child has been suspended or revoked, to permit such child to operate a motor vehicle during the period that such driver's license is suspended; and it shall likewise be unlawful for any person to knowingly permit any child to operate a motor vehicle without a license.

SECTION 13-209. AIDING AN ESCAPE.

It shall be unlawful to rescue or attempt to rescue, or to abet or encourage the rescue or escape, of any person from the custody of any officer or other person legally having him in charge, or to molest or interfere with any officer or other person so legally having him in charge, or to aid, abet or encourage, in any manner, the rescue or the attempt to escape from any person legally committed thereto, or to supply or attempt to supply any such person with any weapon or with any implement or means whereby an escape might be affected, or to supply with any intoxicating liquors, drugs, or other article(s) without the consent to the officer in charge.

SECTION 13-210. ESCAPES.

It shall be unlawful for any person convicted of any offense or in lawful custody to escape or attempt to escape from custody.

SECTION 13-211. AID TO AN OFFENSE.

It shall be unlawful for any person in any way or manner, to aid, abet, counsel, advise or encourage any other person in the commission of any of the acts mentioned herein or in any manner, encourage the commission of such offense hereby defined.

SECTION 13-212. POSTING BILLS.

It shall be unlawful for any person to paste, post, paint, print, or nail any handbill, sign, poster, or advertisement or notice of any kind on any curbstone, flagstone, or any other portion or part of any sidewalk, or upon any tree, lamppost, utility pole, hydrant or upon any private wall, door or gate, without the consent in writing of the owner of the wall, door, or gate; provided, however, that this section shall not prevent posting by proper Village of Swansea and St. Clair County Officials of election signs, polling place signs and other signs or placards necessary under the law to conduct elections, except they may not be attached to a tree.

SECTION 13-213. CONCEALED WEAPONS.

No person shall, within the Village of Swansea, carry or wear under his clothes, or concealed about his person, any pistol, or sling-shot, or cross knuckles, or knuckles of lead, brass or other metal, or any switch blade knife or razor, bowie knife, or dirk, or dagger, or any other dangerous or deadly weapon. This Section does not apply to the officers or members of the Police Department, nor to any sheriff or deputy sheriff or constable of this State, nor to any United States Marshal.

SECTION 13-214. DISCHARGING FIREARMS OR OTHER WEAPONS IN VILLAGE; EXCEPTION.

No person, except authorized law enforcement personnel, shall, within the Village of Swansea limits, fire or discharge any firearm (defined, for the purposes of this section, as any device, by whatever name known, which is designed to expel a projectile or projectiles by the action of an explosion, expansion of gas or escape of gas coil spring, elastic material), or crossbows, common or compound bows, speargun, or air gun, except under the circumstances listed below:

(A) When within an OSHA and NRA approved indoor range;

(B) When at a shotgun event sponsored by an a not-for-profit organization and when in compliance with the restrictions below:

(1) Events must be held with strict safety requirements;

(2) Each site at which such events are planned shall apply to the Chief of Police of the Village of Swansea for permission to conduct the event. An application form as provided by the Chief of Police shall be filed no less than thirty (30) days prior to the event, submitted with the following documents: a diagram of the shotgun event site indicating the direction of shotgun fire, the dimensions of the backstop, and the distances between the firing line and the clear area perimeter to the left, right and behind the backstop; and a certificate of liability insurance for the shotgun event issued to the shotgun event venue in the amount of \$1,000,000.00;

(3) No more than eight (8) events may be held at one location per calendar year;

(4) Each site at which such events are planned must furnish the Chief of Police with a schedule of proposed shoots and the name of the individual from the site organization who will be present during each event and responsible for compliance with regulations. Any changes occurring after the filing of said schedule shall be provided to the Chief of Police no less than three (3) days in advance.

(5) Shooting at any such event shall not begin prior to 12:00 noon and shall end by 7:00 P.M., or the published time of sunset for that day, whichever is earlier; 5:00 p.m.;

(6) Shotguns ~~may~~ shall not be fired in the direction of a highway, road, bike path or building, which is less than ~~nine (900)~~ five hundred feet from the target;

(7) A proper backstop, which completely absorbs the shot, shall be erected beyond the target area, ten (10) feet wide by seven (7) feet high;

(8) The entire area between the firing point and backstop shall be marked off and protected so as to prohibit participants, observers, and others from entering said area.

(9) ~~Only game loads, also known as light loads, shall be used with no more than 3.25 dram~~

~~equivalent of black powder and only #6, #7, #7-1/2 or #8 shot in each shell; Only target loads, also known as light loads, shall be used with no more than 3.25 dram equivalent of black powder and only #7½ or smaller shot in each shell;~~

(10) Shells shall be provided by sponsor one at a time at firing line; (Ord 1635, 02/6/2012)

(11) Shotguns not in use shall be placed within a gun case or dismantled;

(12) No intoxicated person shall be allowed to discharge a shotgun at these events;

The first violation of any of the above restrictions for shotgun events, shall prohibit the operation of such events at the violating site for a period of one year and subject the site to a fine not exceeding \$500.00. A second violation at the same site of any of the above restrictions, shall permanently prohibit the operation of such events at that site.

(C) Crossbows, common or compound bows, spearguns, and air guns, may be discharged within the Village limits under the following conditions:

(1) On one's own property or the property of another with written permission from all of the property owners, and;

(2) Weapon is not discharged in the direction of a highway, road, bike path, residence, or business that is less than 200 yards from the target.

Any person violating Section 13-214, by discharging a firearm or other weapon other than under the exceptions in either 13-214 (A) or 13-214 (B), or 13-214 (C) shall be subject to a fine not exceeding \$500.00. (Ord 1682, 07/15/2013)

SECTION 13-215. IMPERSONATION OF OFFICER.

No person in the Village of Swansea shall falsely represent himself to be an officer of the Village of Swansea, or shall, without being duly authorized by the Village, exercise or attempt to exercise any of the duties, functions or powers of a Village of Swansea Officer, or hinder, obstruct, resist or otherwise interfere with any Village Officer in the discharge of the duties of his office, or attempt to prevent any such officer from arresting any person, either by force or by giving notice to such person, or attempt to rescue from such Officer any person in his custody, or impersonate any of the members of the police force of this Village, or maliciously, or with the intention of deceiving any person, wear the uniform of or a uniform similar to that worn by the members of the

Police Department, or use any of the signs, signals or devices adopted and used by the Police Department.

SECTION 13-216. DESTRUCTION OF PUBLIC PROPERTY.

No person in the Village of Swansea shall deface, destroy, or in any way, injure any public property, or any other apparatus of the Village of Swansea.

SECTION 13-217. DISCARDED REFRIGERATORS.

It shall be unlawful for any person, firm or corporation to leave or permit to remain outside of any dwelling, building, or other structure or within any unoccupied or abandoned building, dwelling or other structure under his or its control in a place accessible to children, any abandoned unattended or discarded ice box, refrigerator, or other container which has an air-tight door or lid, snap-lock or other locking device which may not be released from the inside without first removing the door or lid, snap-lock or other device from the ice box, refrigerator or container.

SECTION 13-218. FIREWORKS REGULATIONS.

(A) **Defined.** The term "fireworks" shall mean and include any explosive composition, or any substance or combination of substances, or article prepared for the purpose of producing a visible or audible effect of a temporary exhibitional nature by explosion, combustion, deflagration or detonation and shall include blank cartridges and toy cannons, in which explosives are used; the type of balloons which require fire underneath to propel the same; firecrackers, torpedoes, sky rockets, Roman candles, bombs or other fireworks of like construction and any tablets or other device containing any explosive substance, or containing combustible substances producing visual effects; provided, however, that the term "fireworks" shall not include toy pistols, toy canes, toy guns or other devices in which paper or plastic caps containing twenty-five hundredths (.25) grains or less of explosive compound are used, providing they are so constructed that the hand cannot come in contact with the cap when in place for the explosion, and the toy pistol, paper or plastic caps which contain less than twenty-five hundredths (.25) grains or explosive mixture, excluding recoverage model rockets sold for the express use of modelers and/or exhibitions or rocketry, the sale and use of which shall be permitted.

(B) **Prohibition.** Except as hereinafter provided, it shall be unlawful for any person, firm, co-partnership or corporation to offer for sale, expose for sale, sell at retail or use or explode

any fireworks within the Village of Swansea limits.

(C) **Permits.** The Police Chief will authorize the Village Clerk to grant permits for the supervised public display of fireworks. No permit granted hereunder shall be transferable. Permits may be granted hereunder to any group of three (3) or more adult individuals applying therefore. No permit shall be required for individuals applying therefore. No permit shall be required for supervised public displays by State or County Fair Associations.

(D) **Applications.** Application for permits shall be made in writing at least fifteen (15) days in advance of the date of the display and action shall be taken on such application within forty-eight (48) hours after such application is made.

(E) **Display.** Every such display shall be handled by a competent individual designated by the Police Chief and shall be of such character and so located, discharged or fired, as not to be hazardous to property or endanger any person or persons.

(F) **Fees.** There shall be a charge of Ten Dollars (\$10.00) for the issuance of a permit.

(G) **Conditions of Permits.** Any person applying for a permit shall be required to obtain a bond of at least \$1,000.00 conditioned on compliance with the provisions of this ordinance and the regulations of the State Fire Marshal; except that the Village of Swansea shall not be required to file such bond.

(1) Such permit shall be issued only after the issuing officer has inspected the display site and determines that the display shall not be hazardous to property or people.

(2) Permits to be those from Office of State Fire Marshal.

(3) One copy of the permit shall be filed with issuing officer, and one copy with the Office of the State Fire Marshal.

(H) **Protected Areas.** No fireworks shall be exploded, discharged, or ignited within 600 feet of a hospital, asylum, infirmary or nursing home.

(I) Any person, firm, corporation, or co-partnership violating the provisions of this Act is guilty of a petty offense.

SECTION 13-219. CURFEW.

~~(A) Established. It shall be unlawful for a person less than seventeen (17) years of age to be~~

~~present at or upon any public assembly, building, place, street or highway at the following times, unless accompanied and supervised by a parent, legal guardian or other responsible companion at least eighteen (18) years of age, approved by a parent or legal guardian or unless engaged in a business or occupation which the laws of this State authorize a person less than seventeen (17) years of age to perform.~~

~~(1) On Sunday, Monday, Tuesday, Wednesday or Thursday, between 11:00 P.M. and 6:00 A.M. on the following day.~~

~~(2) On Friday or Saturday between 12:00 Midnight and 6:00 A.M. on the following day.~~

~~(B) **Parent's/ Guardian's Responsibility.** It shall be unlawful for a parent, legal guardian or other person to knowingly permit a person in his custody or control to violate Section (A) of this Section. (Ill. Com. Stat., Ch. 720, Sec. 555/1 and Ch. 65, Sec. 5/11-5.5)~~

(A) Definitions. In this Section.

(1) "Curfew hours" means:

(a) Between 12:01 a.m. and 6:00 a.m. Saturday;

(b) (b) Between 12:01 a.m. and 6:00 a.m. on Sunday; and

(c) Between 11:00 p.m. on Sunday to Thursday, inclusive, and 6:00 a.m. on the following day.

(2) "Emergency" means an unforeseen combination of circumstances or the resulting state that calls for immediate action. The term includes, but is not limited to a fire, a natural disaster, an automobile accident, or any situation requiring immediate action to prevent serious bodily injury or loss of life.

(3) "Establishment" means any privately-owned place of business operated for a profit to which the public is invited including but not limited to any place of amusement or entertainment.

(4) "Guardian" means:

(a) a person who, under court order, is the guardian of the person of a minor; or

(b) a public or private agency with whom a minor has been placed by a court.

(5) "Minor" means any person under 17 years of age.

(6) "Parent" means a person who is:

(a) a natural parent, adoptive parent, or step-parent of another person; or

(b) at least 18 years of age and authorized by a parent or guardian to have the care and custody of a minor.

(7) "Public Place" means any place to which the public or a substantial group of the public has access and includes but is not limited to streets, highways, and the common areas of schools, hospitals, apartment houses, office buildings, transport facilities, and shops.

(8) "Remain" means to:

(a) linger or stay; or

(b) fail to leave premises when requested to do so by a police officer or the owner, operator, or other person in control of the premises.

(9) "Serious bodily injury" means bodily injury that creates a substantial risk of death or that causes death, serious permanent disfigurement, or protracted loss or impairment of the function of any bodily member or organ.

(B) Offenses.

(1) A minor commits an offense if he or she remains in any public place or on the premises of any establishment during curfew hours.

(2) A parent or guardian of a minor or other person in custody or control of a minor commits an offense if he or she knowingly permits the minor to remain in any public place or on the premises of any establishment during curfew hours.

(C) Defenses. It is a defense to prosecution under subsection (b) that the minor was:

(1) accompanied by the minor's parent or guardian or other person in custody or control of the minor;

(2) on an errand at the direction of the minor's parent or guardian, without any detour or stop;

(3) in a motor vehicle involved in interstate travel;

(4) engaged in an employment activity or going to or returning home from an employment activity, without any detour or stop;

(5) involved in an emergency;

(6) on the sidewalk abutting the minor's residence or abutting the residence of a next-door neighbor if the neighbor did not complain to the police department about the minor's presence;

(7) attending an official school, religious, or other recreational activity supervised by adults and sponsored by a government or governmental agency, a civic organization, or another similar entity that takes responsibility for the minor, or going to or returning home from, without any detour or stop, an official school, religious, or other recreational activity supervised by adults and sponsored by a government or governmental agency, a civic organization, or another similar entity that takes responsibility for the minor;

(8) exercising First Amendment rights protected by the United States Constitution, such as the free exercise of religion, freedom of speech, and the right of assembly; or

(9) married or had been married or is an emancipated minor under the Emancipation of Minors Act.

(C) Enforcement. before taking any enforcement action under this Section, a law enforcement officer shall ask the apparent offender's age and reason for being in the public place. The officer shall not issue a citation or make an arrest under this Section unless the officer reasonably believes that an offense has occurred and that, based on any response and other circumstances, no defense in subsection (c) is present. (Ord 1422, 6/20/05)

SECTION 13-220. FALSE POLICE OR FIRE ALARMS.

No person in the Village of Swansea shall willfully make or give any false police or fire alarm or willfully and falsely call, send for, or cause to be called or sent for, any police officer or fire equipment.

SECTION 13-221. ALARM SYSTEMS.

(A) It shall be unlawful for any person, business, or corporation doing business in the Village of Swansea, and having on his or its premises a burglar or fire alarm system, to permit or allow the transmission of a

false alarm if the alarm in question has already transmitted five (5) or more false burglar alarms within that calendar year, or three or more false fire alarms within that calendar year.

(B) Definitions.

(1) **Burglar Alarms Systems.** The term "burglar alarm system" shall mean and include any alarm system designed to detect and signal the presence of a burglar, thief, interloper or person breaching the peace, which terminates in any manner at the Police Department of the Village of Swansea or emits an audible sound at the physical premises on which the alarm is installed.

(2) **Fire Alarm System.** The term "fire alarm system" shall mean and include any alarm system designed to detect the presence of smoke, flame or temperature, to signal the presence of, or conditions conducive to a fire, to which the Fire Department is dispatched.

(3) **False Alarm.** The term "false alarm" shall mean and include any and all detonations of burglar and fire alarms (when in fact no burglar, thief, interloper, flame, smoke or intense heat is detected) if the detonation was caused by human error or equipment malfunction at the physical premises on which the alarm is installed, but not if the detonation was caused by a malfunction in the telephone lines or equipment not located at the physical premises on which the alarm is installed

(C) **Penalty.** Any person or corporation violating any provision of this Section shall be fined Five-Hundred Dollars (\$500.00) and a separate offense shall be deemed committed each and every time fire and police officers of the Village of Swansea respond to a false alarm made unlawful by this Section.

SECTION 13-222. SMOKING IN MUNICIPAL BUILDINGS.

In accordance with the ~~Illinois Clean Indoor Air~~ Smoke Free Illinois Act, it shall be unlawful for any person to smoke within, or within fifteen (15) feet of any building opening of a building owned and occupied by the Village of Swansea. Smoking on Village property shall be permitted only in areas designated in Ordinance No. 1656. (Ord 1658, 08/20/12)

Violation of the provisions of this Section shall be considered a petty offense.

SECTION 13-223. LIMITATIONS ON BURNING YARD WASTE.

Except as provided for in Chapter 4 of the Swansea Fire Protection Code, it shall be unlawful for any person to burn or allow to be burned any leaves, twigs or similar yard waste, except for yard waste generated on the site may be burned between the hours of 11:00 a.m. and 4:00 p.m. on Wednesday and Saturdays between April 1st and June 15th, and between October 1st and November 30th. If weather conditions do not allow for the burning of yard waste on the established days of burning an alternate day will be established by the Board. Burn permits issued by the Illinois Environmental Protection Agency are exempt from the date and time requirement recited above.

No burning shall be allowed on any public street surface or within any open storm water ditch within the public right-of-way. Any person causing damage to a street surface from burning will be assessed for the cost of repairs. Fires shall be attended at all times.

Any person in violation of the provisions of this section is subject to fines of not less than one hundred dollars (\$100.00), nor more than five hundred dollars (\$500.00), plus equipment and personnel costs, per occurrence.

SECTION 13-224. REGULATIONS FOR HALLOWEEN.

It shall be illegal for any person to engage in the Halloween practice commonly referred to as "Trick or Treat", provided however, that children may legally engage in "Trick or Treat" on October 31st of each year until the hour of 9:00 PM, or on any other day and until any other time set by the Board of Trustees.

SECTION 13-225. YARD SALES.

(A) **Defined.** The term "Yard Sale" shall mean any display of merchandise for the purpose of exchanging it for legal tender or barter at a location not otherwise regularly used or specifically designated for the sale or exchange of merchandise. Events commonly known as "garage sales", "tailgate sales", "flea markets", "house sales", "moving sales", etc., shall be defined as yard sales under the provisions of this article.

(B) **Licenses.** ~~No person or organization shall operate a yard sale within the Village of Swansea without first obtaining a license therefore. The license must be obtained at least 10 5 days prior to the date of the yard sale. (Ord 1392, 11/16/04)~~
No person or organization shall operate a yard

sale within the Village of Swansea without first obtaining a license therefore. The license for multi-family (3 or more families) must be obtained at least 5 days prior to the date of the yard sale. Individuals holding single-family yard sales need only to apply for a license one day prior to the date of the yard sale. (ord 1416, 6/6/05)

(1) The person desiring a license may obtain the same by making application to the Village Clerk and providing the following information:

- (a) The name of the applicant.
- (b) The address of the applicant.
- (c) The phone number of the applicant.
- (d) The duration of the yard sale.

(2) A license issued pursuant to this article shall be valid only for the particular sale and premises designated on the license. The license shall be posted in the front yard area, visible to the police from the roadway. Licenses are non-transferable.

(C) **License Exceptions.** The provisions of this article shall not apply to bankruptcy, estate or other sales under judicial process, licensed and authorized auctions and sales conducted at and by organizations affiliated with churches, schools, federal, state, city, county, and township government units provided that those organizations are non-profit, religious, civic, and/or charitable in nature.

(D) **Limitations.**

- (1) No yard sale shall be conducted for a period greater than three successive calendar days.
- (2) Yard sales shall be conducted only during the periods from seven ~~thirty~~ thirty a.m. and five p.m. on the day(s) of the sale. (Ord 1416, 6/6/05)
- (3) Yard sales shall be held no more than three times within the same calendar year at the same location.
- (4) Yard sales shall be held no sooner than thirty (30) days subsequent to the close of a previous yard sale at the same location.
- (5) It shall be unlawful for anyone to conduct a retail selling business pursuant to a permit issued under this article, or to engage in any sales other than those of junk, second hand,

antique or other used or discarded items of property.

- (6) No booths or concession stands shall be placed in the roadway.
 - (7) Yard sale signs shall be constructed in accordance with Chapter 20, Section 1405 (E) of this code. No signs or advertising shall be posted on utility poles or Village owned poles (i.e. stop signs, speed restriction signs, no parking signs, street signs, etc.). Signs must contain the name and address of the of the license holder along with the license holder's signature.
- (E) **Penalty.** Any one found guilty of violating any of the provisions of this section shall be fined not less than \$50.00 or more than \$500.00.

SECTION 13-226. INSUFFICIENT FUNDS POLICY.

- (A) The penalty for providing either a check or authorizing an electronic withdrawal from a person(s) account that is returned to the Village of Swansea due to insufficient funds shall be as follows:
- (1) The penalty for the first offense is a \$25.00 fee in addition to any other penalty that may be assessed in accordance with other rules and regulations of the Village.
 - (2) The penalty for the second offense is a \$25.00 fee in addition to any other penalty that may be assessed in accordance with other rules and regulations of the Village.
 - (3) The penalty for the third offense is a \$25.00 fee in addition to any other penalty that may be assessed in accordance with other rules and regulations of the Village. In addition, no further checks or electronic withdrawal transactions will be accepted from the same party who issued the insufficient fund check or was responsible for the rejection of the electronic withdrawal transaction due to insufficient funds during the forthcoming year from the date of the initial offense. Payment will be accepted in the form of cash, a money order, or a cashier's check. (Ord 1383, 08/16/04)

CHAPTER 11
MOTOR VEHICLE CODE

PART 3
TRAFFIC CONTROL

- SECTION 11-301. TRAFFIC-CONTROL SIGNAL LOCATIONS.**
- SECTION 11-302. SCHOOL TRAFFIC-CONTROL SIGNAL LOCATIONS.**
- SECTION 11-303. STOP INTERSECTION LOCATIONS.**
- SECTION 11-304. THROUGH STREETS AND STOP INTERSECTIONS.**
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- SECTION 11-306. LOAD LIMITS.**
- SECTION 11-307. ONE-WAY STREETS AND ALLEYS.**
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- SECTION 11-309. SPEED LIMIT ZONES.**
- SECTION 11-310. SCHOOL SPEED ZONES.**
- SECTION 11-311. NO PARKING ZONES.**
- SECTION 11-312. FIRE LANES.**
- SECTION 11-313. LOADING ZONES.**
- SECTION 11-314. SNOW ROUTES.**
- SECTION 11-315. PEDESTRIAN CROSSWALKS.**
- SECTION 11-316. POSTING SIGNS.**

SECTION 11-301 TRAFFIC-CONTROL SIGNAL LOCATIONS.

Except when directed otherwise by a Police Officer, the driver of any vehicle shall obey all traffic-control signals within the Village of Swansea in accordance with the Illinois Compiled Statutes, Chapter 625 §5/11-306. Traffic-control signal locations are designated as follows:

- 17th Street at North Belt West
- Boul Avenue at North Illinois Street
- Drake Road at North Illinois Street
- Fullerton Road at North Illinois Street
- Green Haven Drive at North Illinois Street
- Huntwood Road at North Illinois Street
- Illinois Route 161 at North Illinois Street
- Josephine Drive at Illinois Route 161
- Metro Drive at North Illinois Street
- Old Collinsville Road at Frank Scott Parkway
- Rosewood Village Drive at North Illinois Street
- North Belt West and Fullerton Road at Illinois Route 161

SECTION 11-302. SCHOOL TRAFFIC-CONTROL SIGNAL LOCATIONS.

Except when directed otherwise by a Police Officer, the driver of any vehicle shall obey all school traffic-control signal locations within the Village of Swansea in accordance with the Illinois Compiled Statutes, Chapter 625 §5/11-306(d). School traffic-control signal locations are designated as follows:

- On 17th Street approximately three hundred and ten feet (310') North of the Centerline of the intersection at Roger Street

SECTION 11-303. STOP INTERSECTION LOCATIONS.

Except when directed to proceed by a Police Officer or traffic-control signal, every driver of a vehicle approaching a stop intersection, indicated by a stop sign, shall stop at a clearly marked stop line, or if none, then before entering the crosswalk on the near side of the intersection, or if none, then at the point nearest the intersecting roadway where the driver has a view of approaching traffic on the intersecting roadway but before entering the intersection. After having stopped, the driver shall yield the right-of-way to any vehicle which has entered the intersection from another roadway or which is approaching so closely on the roadway as to constitute an immediate hazard during the time when the driver is moving across or

within the intersection, but said driver having so yielded may proceed at such time as a safe interval occurs.

(A) Four-way stop intersection locations are designated as follows:

Papillon Drive at Beau-Gon Avenue
Banbury Place at Lyonshall Boulevard
Barrett Lake Drive, Barteau Dr. at Smelting Works Road (Ord 1701, 04/07/2014)
Big Bend Boulevard at Goldenrod Lane
Big Bend Boulevard at Green Haven Drive
Big Bend Boulevard at Homestead Avenue
Bourdela's Drive at Beau-Gon Avenue
Brackett Street at North 1st Street
Brackett Street at North 2nd Street
Britanna Drive at Mary Jo Drive
Caseyville Avenue at Gilbert Street
Caseyville Avenue at Morgan Street
Cunningham Drive at Deerfield Drive
Fullerton Rd at Jared Drive
Fullerton Rd at Rand Lane
Gilbert Street at North 1st Street
Gilbert Street at North 2nd Street
Green Haven Drive at Mimosas Avenue
Helen Street at Anna Street
Helen Street at E. Caroline Street
Huntwood Rd at Old Caseyville Rd (Ord 1478, 12/18/2006)
Kinsella Avenue at Gilbert Street
Marla Kay Drive at Mary Jo Drive
Morgan Street at Boul Avenue
Morgan Street at Kinsella Avenue
North 17th Street at Kingsbury and North 28th Street
Old Caseyville Rd at Foxtrotter Dr/Baron Dr (Ord 1459, 7/17/2006)
Oloyd Drive at Rand Lane (Ord 1460, 7/17/2006)
Roger Street at Caseyville Avenue
Roger Street at North 15th Street
Roger Street at North 16th Street
St. Sabre Drive at Goldenrod Lane
Biverton Drive at Ramsfield Drive (Ord 1388, 11/01/2004)

(B) Three-way stop intersection locations are designated as follows:

Arley Hill Drive at Bristol Hill Drive/Wesleyan Drive (Ord 1665, 10/15/2012)
Arundel Place at Lyonshall Blvd
Barrett Drive at Smelting Works Road (Ord 1701, 04/07/2014)
Bassen Drive at Naughton Way (Ord 1459, 7/17/2006)
Baron Drive at Old Caseyville Road (Ord 1459, 7/17/2006)
Baxton Court at Gentry Lane (Ord 1459, 7/17/2006)
Bennington Drive at Baron Drive

Biverton Drive at Copperton Drive
Bobbie Drive at Brian Drive
Britanna Drive at Bobbie Drive
Brougham Place at Lyonshall Boulevard
Caleb Court at Rand Lane
Caseyville Avenue (Northwest bound) at Kinsella Avenue
Caseyville Avenue at Kinsella Avenue (Westbound)
Corporate Drive at Smelting Works Road
Cunningham Drive at Leighigh Drive
Foxtrotter Drive at Appaloosa Drive (Ord 1459, 7/17/2006)
Goldenrod Lane at Papillon Drive
Greystoke Place at Lyonshall Boulevard
Grimmig Road at Smelting Works Road
Homestead Avenue at Michael John Drive
Huntwood Court at Huntwood Road
Huntwood Road at Old Caseyville Road (Ord 1478, 12/18/2006)
Jardin Drive at Old Caseyville Road
Kenwood Drive at Kingsbury Drive
Lake Lorraine Drive at Lake Lorraine Cove
Leawood Drive at Twin Lake Drive
Lyonshall Boulevard at Old Collinsville Road
Lyonshall Boulevard at Smelting Works Road
Marla Kay Drive at Bobbie Drive
Mary Jo Drive at Castellano Drive
Merganser Blvd at Steinberg Farm Road (Ord 1460, 7/17/2006)
Merganser Blvd at Wood Duck Drive (Ord 1460, 7/17/2006)
Michael John Drive at Cunningham Drive
Munie Road at Smelting Works Road
Oloyd Drive at Wood Duck Drive (Ord 1460, 7/17/2006)
Polo Run Drive at Bridle Lane
Rand Lane at Jared Drive (Ord 1424, 7/5/2005)
Renoir Avenue at Pascal Place (Ord 1459, 7/17/2006)
Renoir Avenue at Pasteur Lane (Ord 1459, 7/17/2006)
Renoir Avenue at Rodin Avenue (Ord 1459, 7/17/2006)
Steinberg Farm Rd at Rand Lane
Steinberg Farm Rd at William Lane
Tanbark Drive at Green Haven Drive
Timber Waters Court at Lake Lorraine Drive
Twin Lake at Huntwood Road
Whitfield Drive at Green Haven Drive
Woodridge Drive at Persimmon
Wood Duck Drive at Rand Lane (Ord 1460, 7/17/2006)

(C) Stop Intersection Locations:

Caseyville Ave at Crosswalk (North and South bound Lanes), fifty (50) feet South of Miller Lane
Shawn Drive at Kinsella Avenue

Huntwood Road (west and east bound) at The West entrance of Wolf Branch Middle School, 410 Huntwood Rd.

SECTION 11-304. THROUGH STREETS AND STOP INTERSECTIONS.

Except when directed otherwise by a Police Officer, the driver of any vehicle shall stop at the entrance to a through street and shall yield the right-of-way to other vehicles which have entered the intersection, or which are approaching so close on a through street as to constitute an immediate hazard.

Stop intersections at through streets are designated as follows:

STOP STREET

THROUGH

Adam Drive (Eastbound)
Heatherwood Drive (Southbound)
Whitfield Drive (Southbound)
Jardin Drive (Northbound)
Papillon Drive (Northbound)
Papillon Drive (Southbound)
St. Sabre Drive (Northbound)
St. Sabre Drive (Southbound)
Viburnum Drive (Northbound)

Copperton Drive
(Ord 1388, 11/01/2004)
Viburnum Drive (Southbound)

Crestwood Drive (Westbound)
Deerfield Court (Eastbound)
Deerfield Drive (Westbound)
Leighigh Court (Westbound)
Leighigh Drive (Eastbound)
Naughton Way
Shireton Court
Philecia (Southbound)
Goldenrod Lane (Eastbound)
(Ord 1667, 11/05/2012)

Keswick Court (Westbound)
Martingale Court (Westbound)
Pelham Point (Westbound)
Clifton Way Court
Victoria Square Court (Eastbound)
Winchester Court
(Ord 1665, 10/15/2012)

Melinda Court (Northbound)
Brackett Street (Eastbound)
Brackett Street (Westbound)
Duncan Avenue (Southbound)
Englewood Drive (Eastbound)
Jay Avenue (Eastbound)
Kinsella Avenue (Southbound)
Kinsella Avenue (Northwest bound)
Marilyn Avenue (Southbound)
Miller Lane (Eastbound)

at Abby Lane
at Baron Drive
at Baron Drive
at Beau-Gon Ave
at Beau-Gon Ave
at Beau-Gon Ave
at Beau-Gon Ave
at Bettina Drive
and Big Bend
at Biverton Drive

at Bettina Drive
and Big Bend
at Big Bend Blvd
at Big Bend Blvd
at Big Bend Blvd
at Big Bend Blvd
at Barbary Way
at Biverton Drive
at Bobbie Drive
at Botanical Dr.

at Bridle Lane
at Bridle Lane
at Bridle Lane
at Bristol Hill Dr.
at Bristol Hill Dr.
at Bristol Hill Dr.

at Britanna Drive
at Caseyville Ave
at Caseyville Ave

Pensoneau Drive (Westbound, both) at Caseyville Ave
St. James Drive (Northbound) at Caseyville Ave
Schae-Fries Drive (Westbound) at Caseyville Ave
Castle Drive (Westbound) at Castle Court
West "H" Street (Eastbound) at Catawba Avenue

Redfield Drive at Copperton Drive
Shelfield Court at Copperton Drive

Barbary Way at Dalton Drive
Smelling Works Road (Northbound) at Drake Road
Renoir Avenue
(Ord 1459, 7/17/2006)

Kings Court at Englewood Dr
Lake Lorraine Drive (Northbound) at Fawn Meadows

Colby Court (Northbound) at Fullerton Road
Colby Court (Southbound) at Fullerton Road
Smelling Works Road at Fullerton Road
Old Fullerton Road (Northbound) at Fullerton Road
Persimmon Drive (Southbound) at Fullerton Road
Woodridge Drive (Southbound) at Fullerton Road
Fullerton Court at Fullerton Road
Old Fullerton Rd at Metro Way
MetroLink Parking Lot Exit at Metro Way
Schulte Drive (Northbound) at Gilbert Street
Short Street (Southbound) at Gilbert Street
Western Avenue (Northbound) at Gilbert Street
Western Avenue (Southbound) at Gilbert Street
Bourdelaais Drive (northbound) at Goldenrod Lane

Bourdelaais Drive (southbound) at Goldenrod Lane

Calais Court (northbound) at Goldenrod Lane
St. Sabre Drive (northbound) at Goldenrod Lane

Bennington Drive (northbound) at Green Haven Dr
Botanical Drive (Southbound) at Green Haven Dr

Village Drive (Southbound) at Green Haven Dr
Timberlake Drive (Northbound) at Green Haven Dr

Clara Street (Westbound) at Helen Street
Lake Lorraine Drive at Hunters Point
Anna Rose Drive (Southbound) at Jay Avenue
North 15th Street (Northbound) at Jay Avenue
North 15th Street (Southbound) at Jay Avenue
Papillon Drive (southbound) at Jardin Court
Papillon Drive (northbound) at Jardin Court
Michael John Drive (Northbound) at Kendra Ann Drive
Moorgate Court
Scotsdale Drive
(Ord 1478, 12/18/2006)

Penrose Drive (Northbound) at Kingsbury Drive
Westgate Drive (Southbound) at Kingsbury Drive
Brackett Street (Eastbound) at Kinsella Avenue
Bond Avenue (Westbound) at Kinsella Avenue
Duncan Avenue (Westbound) at Kinsella Avenue

Miller Lane (Westbound)	at Kinsella Avenue	Castle Court (Southbound)	at North Belt East
Marilyn Avenue (Eastbound)	at Kinsella Avenue	Helen Street (Northbound)	at North Belt East
Iris Drive (Westbound)	at Kinsella Avenue	Helen Street (Southbound)	at North Belt East
Roclare Drive (Westbound)	at Kinsella Avenue	Josephine Drive (Southbound)	at North Belt East
Fawn Meadows (Southbound)	at Lake Lorraine Dr	Biltmore Terrace (Northbound)	at North Belt
Bettina Drive (Southbound)	at Lakeland Blvd	West	
<u>Urban Way (Southbound)</u>	<u>at Lakeland Blvd</u>	Boul Avenue (Northbound)	at North Belt
(Ord 1667, 11/05/2012)		West	
Village Drive (Northbound)	at Lakeland Blvd	Caseyville Avenue (Northbound)	at North Belt
Ambrose Terrace Drive	at Llewellyn Drive	West	
Abinger Place	at Lyonshall Blvd	Garden Street (Northbound)	at North Belt
Charlton Place	at Lyonshall Blvd	West	
Redcastle Place	at Lyonshall Blvd	Garden Street (Southbound)	at North Belt
Warwick Place	at Lyonshall Blvd	West	
Castle Drive (Northbound)	at Marla Kay Drive	Morgan Street (Eastbound)	at North Belt
Philecia Drive (Northbound)	at Marla Kay Drive	West	
Fournie Drive (Eastbound)	at Mary Jo Drive	North 15th Street (Northbound)	at North Belt
Fournie Drive (Westbound)	at Mary Jo Drive	West	
Smelting Works Rd (Northbound)	at McDonald Blvd	North 16th Street (Northbound)	at North Belt
Smelting Works Rd (Southbound)	at McDonald Blvd	West	
<u>Sarah Lane</u>	<u>Merganser Blvd</u>	Roger Street (Eastbound)	at North Belt
(Ord 1460, 7/17/2006)		West	
Kendra Ann Drive (Southbound)	at Michael John Dr	Switala Lane (Southbound)	at North Belt
Allen Drive (Northbound)	at Morgan Street	West	
Anna Rose Drive (Southbound)	at Morgan Street	Anna Street (Westbound)	at North Illinois St
Biltmore Terrace (Southbound)	at Morgan Street	Beau-Gon Avenue (Eastbound)	at North Illinois St
Duncan Avenue (Northbound)	at Morgan Street	Brackett Street (Eastbound)	at North Illinois St
Duncan Avenue (Southbound)	at Morgan Street	Bronze Pointe Boulevard	at North Illinois St
Lakefront Drive (Northbound)	at Morgan Street		(Eastbound)
Marilyn Avenue (Northbound)	at Morgan Street	Caroline Street (Eastbound)	at North Illinois St
Marilyn Avenue (Southbound)	at Morgan Street	Caroline Street (Westbound)	at North Illinois St
North 15th Street (Northbound)	at Morgan Street	Ednick Drive (Eastbound)	at North Illinois St
North 15th Street (Southbound)	at Morgan Street	Executive Woods Court	at North Illinois St
North 16th Street (Southbound)	at Morgan Street		(Westbound)
Pine Street (Northbound)	at Morgan Street	Garden Street (Eastbound)	at North Illinois St
<u>Eiffel Blvd</u>	<u>at Munie Road</u>	Gebhardt (Eastbound)	at North Illinois St
(Ord 1459, 7/17/2006)		Gilbert Street (Eastbound)	at North Illinois St
Boulevard of the Chateaux	at Munie Road	Green Haven Drive (Eastbound)	at North Illinois St
<u>Windward Way Dr</u>	<u>at Narrow Leaf Lane</u>	Grimmig Road (Westbound)	at North Illinois St
(Ord 1478, 12/18/2006)		Lakeland Boulevard (Eastbound)	at North Illinois St
Pawnee Drive (Eastbound)	at North 2nd Street	Old Fullerton Road (Eastbound)	at North Illinois St
Pawnee Drive (Westbound)	at North 2nd Street	Parkway Drive (Westbound, Both)	at North Illinois St
Belle Street (Eastbound)	at North 15th Street	Pawnee Drive (Eastbound)	at North Illinois St
Comer Avenue (Eastbound)	at North 15th Street	Service Street (Westbound)	at North Illinois St
Karin Drive (Eastbound)	at North 15th Street	Smelting Works Road (Westbound)	at North Illinois
Anna Rose Drive (Westbound)	at North 16th Street	St	
Belle Street (Eastbound)	at North 16th Street	Twilight Drive (Eastbound)	at North Illinois St
Belle Street (Westbound)	at North 16th Street	<u>Bassen Drive</u>	<u>at Naughton</u>
Comer Avenue (Eastbound)	at North 16th Street	<u>Way</u>	
Jay Avenue (Eastbound)	at North 16th Street	(Ord 1459, 7/17/2006)	
Jay Avenue (Westbound)	at North 16th Street	Catherine Court (Eastbound)	at Old Fullerton Rd
Belle Street (Westbound)	at North 17th Street	<u>Betty Jewell Court</u>	<u>at Old Caseyville</u>
Dalecrest Drive (Westbound)	at North 17th Street	<u>Rd</u>	
Jamestown Road (Westbound)	at North 17th Street	(Ord 1478, 12/18/2006)	
Kingsbury Drive (Westbound)	at North 17th Street	Kendra Ann Drive (Westbound)	at Old Caseyville Rd
Jay Avenue (Westbound)	at North 17th Street	Leighigh Drive (Westbound)	at Old Caseyville Rd
Meta Drive (Westbound)	at North 17th Street	Llewellyn Road (Eastbound)	at Old Caseyville Rd
Morgan Street (Westbound)	at North 17th Street		
Roger Avenue (Westbound)	at North 17th Street		
St. Clair Lake Drive (Westbound)	at North 17th Street		
West "H" Street (Westbound)	at North 17th Street		
West "J" Street (Westbound)	at North 17th Street		

Polo Run Drive (Westbound) at Old Caseyville Rd
 Creekside Drive at Old Collinsville Rd
 Thouvenot Lane at Old Collinsville Rd
 Lake Lorraine Dr(Eastbound, Both) at Old Collinsville Ro
 North 1st Street (Northbound) at Pawnee Drive
 North 1st Street (Southbound) at Pawnee Drive
 Wild Cherry Lane (Northbound) at Pine Dale Drive
 Wild Cherry Lane (Southbound) at Pine Dale Drive
 Polo Court (Northbound) at Polo Run Drive
Addiston Drive at Ramsfield Drive
 (Ord 1388, 11/01/2004)
Chesterfield Court Rand Lane
 (Ord 1460, 7/17/2006)
 Jared Drive at Rand Lane
 Joel Drive at Rand Lane
 Sosa Court at Rand Lane
Aragon Court at Renoir
Avenue
 (Ord 1459, 7/17/2006)
Caulfield Drive at Redfield Drive
 (Ord 1388, 11/01/2004)
Ramsfield Drive at Redfield Drive
 (Ord 1388, 11/01/2004)
 Kinsella Avenue (Northbound) at Roger Street
 Sawyer Court at Sarah Lane
Buckland Court at Scotsdale Drive
 (Ord 1478, 12/18/2006)
 Helen Street (Southbound) at Service Street
 Barrett Lake Drive (Eastbound) at Smelting Works Rd
 Barrett Drive (Eastbound) at Smelting Works Rd
 Grimmig Road at Smelting Works Rd
Ramsfield Drive at Smelting Works
Rd (Ord 1388, 11/01/2004)
Scoter Court Steinberg Farm Rd
 (Ord 1460, 7/17/2006)
 Llewellyn Road (Westbound) at Sullivan Drive
 Leawood Drive (Westbound) at Twin Lake Drive (Near 525 Leawood)
 North 1st Street (Southbound) at West "J" Street
 North 2nd Street (Southbound) at West "J" Street
 Michael John Drive (Westbound) at Whitfield Drive
Beechmont Circle at Whispering Walk
Way (Ord 1478, 12/18/2006)
Narrow Leaf Lane at Whispering Walk
Way (Ord 1478, 12/18/2006)
 Sarah Lane (Northbound) at William Lane
 Sarah Lane (Southbound) at William Lane

SECTION 11-305. THROUGH STREETS AND YIELD RIGHT-OF-WAY INTERSECTIONS.

Except when directed otherwise by a Police Officer, the driver of any vehicle approaching a yield sign shall in obedience to such sign, slow down to a speed reasonable for the existing conditions and, if required for safety, shall stop at a clearly marked stop line, or

if none, then before entering the crosswalk on the near side of the intersection, or if none, then at the point nearest the intersecting roadway where the driver has a view of approaching traffic on the intersecting roadway. After slowing or stopping, the driver shall yield the right-of-way to any vehicle in the intersection or approaching on another roadway so closely as to constitute an immediate hazard during the time such driver is moving across or within the intersection.

Yield right-of-way intersections at through streets are designated as follows:

YIELD RIGHT-OF-WAY

THROUGH STREET

Woodview Drive (Northbound) at Adam Drive
Mustang Court at Appalossa Dr.
 (Ord 1459, 7/17/2006)
Roan Court at Appalossa Dr.
 (Ord 1459, 7/17/2006)
Thorobread Court at Appalossa Dr.
 (Ord 1459, 7/17/2006)
Cheltenham Court at Arley Hill Dr.
 (Ord 1665, 10/15/2012)
 Barrett Court (Southbound) at Barrett Drive
 Barrett Crossing (Southbound) at Barrett Drive
 Barrett Crossing (Northbound) at Barrett Lake Dr
Gaston Court at Bassen Dr.
 (Ord 1459, 7/17/2006)
 Chavant Court (Southbound) at Beau-Gon Ave
 Jardin Court (Southbound) at Beau-Gon Ave
 Marche Court (Northbound) at Beau-Gon Ave
 Village Drive (Southbound) at Bettina Drive
 Weigela Court (Westbound) at Bettina Drive
 Arbor Drive (Westbound) at Big Bend Blvd
 Crestwood Drive (Eastbound) at Big Bend Blvd
 Fieldcrest Drive (Westbound) at Big Bend Blvd
 Harvest Lane (Westbound) at Big Bend Blvd
 Thistle Lane (Westbound) at Big Bend Blvd
 Thrush Lane (Westbound) at Big Bend Blvd
 Urban Way (Southbound) at Big Bend Blvd
 Derbyshire Drive (Eastbound) at Bobbie Drive
 Timber Drive (Southbound) at Bobbie Drive
 Turnbridge Drive (Southbound) at Bobbie Drive
 Arbor Drive (Eastbound) at Botanical Drive
 Fieldcrest Drive (Eastbound) at Botanical Drive
Goldenrod Lane (Eastbound) at Botanical Drive
 (Ord 1667, 11/05/2012)
 Harvest Lane (Eastbound) at Botanical Drive
 Short Street (Northbound) at Brackett Drive
Colston Court at Bristol Hill Dr.
 (Ord 1665, 10/15/2012)
Mannington Court at Buckland Court
 (Ord 1478, 12/18/2006)
 West "J" Street (Eastbound) at Catawba Ave
 Roclare Drive (Eastbound) at Duncan Avenue
 Josephine Drive (Northbound) at Fournie Drive
 Mary Jo Drive (Southbound) at Fournie Drive

Mimosa Avenue (Southbound) at Homestead Ave
 St. James Drive (Southbound) at Ivo Drive
~~Urban Way (Northbound)~~ at Lakeland Blvd
 (Ord 1667, 11/05/2012)
 Viburnum Drive at Lakeland Blvd
 Lotus Drive (Westbound) at Lotus Drive (Southbound)
 Thrush Lane (Eastbound) at Lotus Drive
 Twin Lake Drive (Westbound) at Lotus Drive (Southbound)
 Brian Drive (Southeast bound) at Mary Jo Drive
 Brian Drive (Northwest bound) at Mary Jo Drive
 Derbyshire Drive (Eastbound) at Mary Jo Drive
 Derbyshire Drive (Westbound) at Mary Jo Drive
 Turnbridge Drive (Northbound) at Mary Jo Drive
 Turnbridge Drive (Southbound) at Mary Jo Drive
Goldeneye Court Blvd at Merganser
 (Ord 1460, 7/17/2006)
 Northwood Drive (Southbound) at Meta Drive
 Westgate Drive (Northbound) at Meta Drive
 Crestwood Drive (Westbound) at Mimosa Avenue
 Thistle Lane (Eastbound) at Mimosa Avenue
Lombardi Court at Narrow Leaf Ln
 (Ord 1478, 12/18/2006)
Endicott Court Way at Naughton
 (Ord 1459, 7/17/2006)
 Gundlach Avenue (Westbound) at North 2nd Street
Hugo Court at Pasteur Lane
 (Ord 1459, 7/17/2006)
 Pine Dale Drive (Eastbound) at Persimmon Dr.
 Castle Drive (Southbound) at Philecia Drive
 Aspen Place (Southbound) at Pine Dale
Sawyer Court at Sarah Lane
 (Ord 1460, 7/17/2006)
Shoveler Court at Sarah Lane
 (Ord 1460, 7/17/2006)
Westwick Court Drive at Scotsdale
 (Ord 1478, 12/18/2006)
 Lotus Drive (Eastbound) at Tanbark Drive (Southbound)
 Tanbark Drive (Westbound) at Tanbark Drive
 Westwind Drive (Westbound) at Tanbark Drive
 Melrose Court (Northbound) at Thrush Lane
 Midland Court (Northbound) at Thrush Lane
 Westwind Drive (Eastbound) at Timberlake Dr
 Lotus Drive (Southbound) at Twin Lake Drive
 Twin Lake Court (Northbound) at Twin Lake Drive
 Mimosa Avenue (Eastbound) at Village Drive
Shade Tree Court at Windward Way Dr
 (Ord 1478, 12/18/2006)
Harlequin Point at Wood Duck Dr
 (Ord 1460, 7/17/2006)
Swan Court at Wood Duck Dr

(Ord 1460, 7/17/2006)
 Persimmon Drive (Westbound) at Woodridge Dr
 Pine Dale Drive (Northeast Bound) at Woodridge Dr
 Pine Dale Drive (Eastbound) at Woodridge Dr
 Pine Dale Drive (Westbound) at Woodridge Dr
 Adam Drive (Southeast bound) at Woodview Drive
 Adam Drive (Northwest bound) at Woodview Drive
 Service Street (Westbound) at North Illinois Street Frontage Rd
 Alhambra Court (Eastbound) at Penrose Drive
 Aspen Place (Northbound) at Persimmon Dr
Abby Lane at Adam Drive
 (Ord 1368, 04/19/04)
Piney Ct. Barteau Drive
Amber Meadows Barteau Drive
Castle Pines Ct. Barteau Drive
 (Ord 1702, 04/07/2014)

SECTION 11-306. LOAD LIMIT STREETS.

- (A) Except for local delivery, pick-up, and when used as a conveyance to and from a local residence, no person shall operate a motor vehicle in excess of five (5) tons upon any street within the Village.
- (B) Except for local delivery or pick-up, no parking of any vehicle over five (5) tons on any Village street will be permitted.
- (C) Buses used for purposes of public transportation, or for the transportation of students to and from school, are specifically exempt from the provisions of this Section.

SECTION 11-307. ONE-WAY STREETS AND ALLEYS.

Except when directed otherwise by a Police Officer, no person shall operate a motor vehicle in any direction other than that so indicated, on any street or alley designated as a one-way street or alley. One-way streets and alleys are designated as follows:

Pensoneau Drive

SECTION 11-308. NO "U" TURN ZONES.

Except when directed otherwise by a Police Officer, no driver of any motor vehicle shall make a "U" turn in any area designated as a no "U" turn zone. No "U" turn zones are designated as follows:

On Illinois Route 161 (North Belt West) Four Hundred-Sixty Five feet (465) east of Morgan Street, for traffic in either direction.
 At the intersection of Illinois Route 161 (North Belt West) and Morgan Street, for traffic in either direction.

SECTION 11-309. SPEED LIMIT ZONES.

Within the Village of Swansea, no person shall operate a motor vehicle upon any street at a speed greater than 25 miles per hour, or upon an alley at a speed greater than 15 miles per hour, unless the speed limit is otherwise posted. Upon the basis of engineering or traffic investigation, the following areas are designated as reduced speed limit zones:

- (A) 20 MPH Speed Limit Zones:
 - On Kingsbury Drive between North 17th Street and Kenwood Drive.
 - On Kenwood Drive between Kingsbury and Western Avenue.
 - On Gilbert Street between Schulte Drive and Western Avenue.
 - On Caseyville Avenue between Kinsella Avenue and Gilbert Street.
 - On Josephine Drive between North Belt East and Fournie Drive.
 - On Castle Court between North Belt East and Fournie Drive.
 - On Britanna between Bobbie Drive and Mary Jo Drive.
 - On Bobbie Drive between Castle Court and Britanna Drive.
 - On Mary Jo Drive between Fournie Drive and Britanna Drive.
 - On Castle Drive between Castle Drive and Marla Kay Drive.
 - On Philecia Drive between Castle Drive and Marla Kay Drive.
 - On Marla Kay Drive between Bobbie Drive and Castellano Drive
 - On Derbyshire between Bobbie Drive and Mary Jo Drive.
 - On Brian Drive, for its entire length within the Village.
 - On Adam Drive, for its entire length within the Village.
 - On Abby Lane, for its entire length within the Village.
 - On Woodview Drive, for its entire length within the Village.
 - On Twin Lake Drive between Leawood Drive and Huntwood Drive.

(B) 10 MPH Speed Limit Zones:

- On Miller Lane between Kinsella Avenue and Caseyville Avenue.

SECTION 11-310. SCHOOL SPEED ZONES.

Within the Village of Swansea, no person shall operate any motor vehicle at a speed greater than 20 miles per hour, between 7:00 A.M. and 4:00 P.M. on any school day when children are present, in any designated School Speed Zone, listed as follows:

On Huntwood Road between Hunt Drive and Old Caseyville Road.

SECTION 11-311. NO PARKING ZONES.

Within the Village of Swansea, no person shall park a motor vehicle at any time within any designated no parking zone, listed as follows:

- On either side of Catawba Avenue between West "J" Street and West "H" Street.
- On either side of Penrose Drive between Kingsbury Drive and West "J" Street.
- On the north side of Gilbert Street from the intersection with Short Street, westwards to Kenwood Drive.
- On alley-way between North Illinois Street and North 1st Street from Gilbert Street to Brackett Street.
- On either side of Brackett Street between North Illinois Street and North 1st Street.
- On the east side of North 1st Street north of Pawnee Drive.
- On the west side of Englewood Drive beginning at a point 170 feet from its intersection with Caseyville Avenue, southward to its terminus.
- ~~On the east side of Caseyville Avenue between Brackett Street and Schae-Fries Drive.~~
- ~~On the west side of Caseyville Avenue between Brackett Street and Duncan Avenue.~~
- On either side of Miller Lane between Caseyville Avenue and Kinsella Avenue.
- On the east side of Johanna Place for its entire length within the Village.
- On either side of Schae-Fries Drive for its entire length within the Village.
- On either side of Schobert Drive for its entire length within the Village.
- On the east side of Duncan Avenue commencing at a point 600 feet north of Caseyville Avenue for a distance of 232 feet north.
- On the west side of Duncan commencing at a point 490 feet south of Morgan for a distance of 20 feet south.
- ~~On either side of Caseyville Avenue from Morgan Street to the intersection of Kinsella Avenue.~~
- On the west side of Kinsella Avenue between 1631 and 1617 Kinsella Avenue.
- On the North and South side of Gundlach Place between 1st and 2nd Street.
- On either side of Jamestown Road.
- On either side of Morgan Street for its entire length within the Village.
- On either side of Jay Avenue, 140 feet from the centerline intersection with Anna Rose Drive, for a distance of 80 feet.
- On either side of North 15th Street for a distance of 80 feet south of North Belt West.
- ~~On the east side of Caseyville Avenue starting at the intersection with Roger Avenue and continuing northward to the intersection of North Belt West.~~
- On the east side of the frontage road Rt. 159 between Service Street and Anna Street.

On the north side of Anna Street within 50 feet of the intersection with N. Illinois Street.

On either side of Fullerton road between Smelting Works Road and Illinois Route 159.

On either side of Penny Rose.

On the south side of Old Fullerton Road, beginning at a point 830 from its intersection with Fullerton Road, eastward to the intersection with N. Illinois Street.

On either side of Garden Street between North Illinois Street & North Belt West.

On either side of Service Street between Helen Street and North Illinois

On either side of Josephine Drive for its entire length within the Village.

On the west side of Castellano Drive between Marcella Drive and Maria Kay Drive.

On the northwest side of Mary Jo Drive within 60 feet of the intersection with Castellano Drive.

On the west side of Mary Jo Drive for a distance of 96 feet south of Marcella Drive.

On the north side of Marcella Drive for a distance in an easterly direction of 67 feet from Castellano Drive.

On the northeast side of Philecia between Bobbie Drive and Castle Dr

On the north side of Bobbie for a distance of 115 feet east of Castle Drive.

On the north side of Bobbie Drive from the eastern most boundary of 105 Bobbie Drive to the intersection of Castle Drive.

On the east side of Twin Lake Drive from the property line between

112 Twin Lake Drive and 116 Twin Lake Drive, northward and eastward to the intersection with Twin Lake Court.

On the west side of Twin Lake Drive, starting at the intersection of Huntwood Drive continuing northward to the intersection of Leawood Drive.

~~On the west side of Caseyville Avenue, starting at the intersection of Morgan street continuing northward to the intersection of North Belt West~~

On the west side of Big Bend, southward from Goldenrod Lane to Leighigh Drive but specifically limited to No Parking On School Days, between the hours 7:30 a.m. and 8:30 a.m., and between the hours of 2:30 p.m. and 4:00 p.m.

On either side of Leawood Drive from the eastern most property line of 536 Leawood Drive westward to its terminus.

On Big Bend Blvd. from the northern most property line of 533 Big Bend Blvd. southward to its terminus.

On the west side of Fullerton Ct. in front of 416 Fullerton Ct

On either side of Smelting Works Road between Illinois Route 159 and Drake Road.

~~On either side of Caseyville Avenue from Gilbert Street to the north side of Brackett Street.~~

On either side of Kinsella Avenue from the northern most boundary of 1021 Kinsella Avenue to West H Street.

On either side of West H Street from Kinsella Avenue to the eastern most boundary of 741 West H Street.

On the north & South side of Ednick Drive starting at the intersection of Route 159 & continuing westward for a distance of approx. 150 feet.

On the north & south sides of Metro Way from IL Rte 159 to the T-intersection

On the west side of Metro Way to Old Fullerton Road

On the east side of Metro Way from Old Fullerton Rd to Fullerton Rd

On the west side of Metro Way from Catherine Court to Fullerton Rd

On either side of Munie Road between Smelting Works Road and Old Collinsville Road.

On either side of Llewellyn Drive between Old Caseyville Road to Sullivan Drive.

On either side of Llewellyn Drive between Sullivan Drive to Frank Scott Parkway.

On either side of Llewellyn Drive between Frank Scott Parkway to Village Limits.

On either side of Old Caseyville Road between Polo Run and Jardin Court.

On either side of Grimmig Road between Illinois Route 159 to Smelting Works Road.

On either side of Gilbert Street extending for a distance of sixty (60) feet west from Illinois Rte 159.

On either side of Huntwood Road from Illinois Route 159 to Old Caseyville Road.

On either side of Llewellyn Road between the east side of 1924 Llewellyn Road and east of 1943 Llewellyn Road. Westward from Old Caseyville Road to the corporate limits of the Village of Swansea (Ord 1384, 09/20/2004) (Ord 1387, 11/01/2004)

On either side of Lakeland Boulevard, extending for 160 feet from Illinois Route 159

On the north side of Lindenwood Drive, from Westage to the cul-de-sac. (Ord 1424, 07/06/2005)

~~On either side of Caseyville Avenue from Gilbert Street to Duncan Avenue.~~

On either side of Caseyville Avenue from Gilbert Street to Kinsella Avenue. (Ord 1755, 07/05/16)

On either side of Caseyville Avenue from Kinsella Avenue to North Belt West.

On West Pointe Drive and West Pointe Court.

On either side of Huntwood Road between Sullivan Drive and Old Caseyville Road (Ord 1714, 12/15/2014)

On the east side of Helen Street for a distance of one hundred eighty (180) feet north of the northern right-of-way line of Clara Street. (Ord 1761, 09/06/16)

On the west side of Helen Street for a distance of one hundred forty (140) feet south of the southern right-of-way line of Anna Street. (Ord 1761, 09/06/16)

SECTION 11-312. FIRE LANES.

Within The Village of Swansea, no person shall park a motor vehicle at any time within any designated fire lane, listed as follows:

- On the north side of Shawn Drive from Kinsella Avenue westwards to its terminus.
- On either side of Castle Drive between Castle Court and Bobbie Drive.
- On the south side of Meta Drive, east from Westgate and around the cul-de-sac.
- On the north side of Meta, west from the end of the cul-de-sac to Erwin Drive.
- On the east side of Erwin Drive, north from Meta Drive to the end of Erwin Dr.
- On the north and south sides of Kings Court for 100 feet east from its intersection with Englewood.
- On the south side of Englewood Drive from Caseyville Avenue in a westerly direction for 170 feet.
- On the north side of Old Fullerton Road between North Illinois Street and 300 Old Fullerton Road.
- On the north side of Caroline Street, westward to the intersection with Garden Street.
- On the east side of Garden Street, northward to the intersection with North Belt West.
- On either side of Castle Court, except for the north side of Castle Court from the east end of Castle Court to Fournie Drive.
- On either side of Castle Drive between Castle Court and Bobbie Drive.
- On the southeast side of Bobbie Drive between Castle Drive and Derbyshire Drive.
- On the southeast side of Mary Jo Drive between Marla Kay Drive and Marcella Drive.
- On the northeast side of Marla Kay Drive from Castellano Drive to Mary Jo Drive.
- On the south and southwest sides of Executive Woods Drive and on all sides of the cul-de-sac.
- On the north side of West Belle Street between 15th Street and 16th Street

SECTION 11-313. LOADING ZONES.

Within the Village of Swansea, no person shall park a motor vehicle at any time, within any designated loading zone, listed as follows, except for the authorized loading or unloading of merchandise or materials:

None Designated.

SECTION 11-314. SNOW ROUTES.

Within the Village of Swansea, whenever there is an accumulation of three inches (3") or more of snow, no person, firm, or corporation shall park or allow any motor vehicle to remain parked, on any designated snow route for a period of twenty-four hours following said accumulation, or until said route has been sufficiently cleared of snow. Snow Routes are designated as follows:

Beau-Gon Avenue for its complete length within the municipal limits of Swansea.

- Bettina Drive from Lakeland Boulevard to Big Bend Boulevard
- Big Bend Boulevard from Bettina Drive to Leawood Drive
- Bobbie Drive from Castle Drive to Brian Drive
- Brian Drive from Bobbie Drive to Mary Jo Drive
- Caseyville Avenue from Gilbert Street to North Belt West
- Castle Court from Route 161 to Castle Drive
- Castle Drive from Castle Court to Bobbie Drive
- Creekside Court to Creekside Drive to Old Collinsville Road
- Fawn Meadows to Lake Lorraine Drive to Old Collinsville Road
- Fournie Drive from Mary Jo Drive to Josephine Drive
- From Old Collinsville Road to Lake Lorraine Drive to Fawn Meadows
- Fullerton Road from Route 161 to Route 159
- Gilbert Street from North Illinois Street to Kenwood Drive
- Green Haven Drive from Route 159 to western Village limits
- Huntwood Road from Route 159 to the western Village limits
- Josephine Drive from Fournie Drive to Route 161
- Kenwood Drive from Gilbert Street to Kingsbury Drive
- Kingsbury Drive from Kenwood Drive to North 17th Street
- Kinsella Avenue from West "H" Street to Caseyville Avenue
- Lakeland Boulevard from Route 159 to Bettina Drive
- Leawood Drive from Big Bend Boulevard to Twin Lake Drive
- Lyonshall Boulevard from Old Collinsville Road to Smelting Works Road
- Mary Jo Drive from Brian Drive to Fournie Drive
- Morgan Street from 17th Street to Route 161
- Polo Run to Old Caseyville Road
- Rand Lane from Old Collinsville Road to Steinberg Farm Road
- Roger Street from 17th Street to Route 161
- Smelting Works Road from North Illinois Street to Drake Road for those portions with the Municipal Limits of Swansea
- Steinberg Farm Road from Rand Lane to William Lane
- Twin Lake Drive from Leawood Drive to Huntwood Road
- William Lane from Old Collinsville Road to Steinberg Farm Road

- (A) In lieu of the requirement of three inches (3") or more of snow, this provision may be called into effect by the President of the Village of Swansea Board of Trustees with the service of the Village Engineer and Street Supervisor. The President shall announce a snow emergency to the local news media and that this provision is in effect, and he shall also notify the Police Department. This announcement shall be made between the hours of six o'clock (6:00) A.M. and eight o'clock (8:00) P.M., and all persons shall be given two (2) hours within which to comply with this

provision. The President shall announce when the snow emergency shall cease, and notify the local news media and Police Department.

- (B) **Impoundment of Vehicles.** An unattended vehicle standing, stopped, or parked or occupying any portion of any street in violation of this section is hereby declared to be a nuisance, which may be abated by any police officer by impounding such vehicle by removing and conveying such vehicle or by causing such vehicle hereby moved and conveyed to a vehicle pound. A vehicle pound is hereby declared to be any suitable place designated by the Police Department of the Village of Swansea as a vehicle pound. The owner or operator of such vehicle may have the same removed from the impoundment by paying the costs and expenses of the towing and impounding of such vehicle, together with all fines and penalties.
- (C) In all cases of violations herein referred to, the right to impound shall be in addition to any other remedy provided by law, and the registered owner of the vehicle, at the time of the violation, shall be presumed to be the violator, as well as the vehicle itself and the actual operator thereof. Whenever any vehicle, while being used without the consent of the owner shall be stopped, standing or parking in violation of any of the provisions of this Section, such owner shall not be subject to the penalty for such violations.

the driver of any motor vehicle may be aware of and obey the provisions of this Chapter.

- (B) No provision of this Chapter for which official traffic-control signs or devices are required shall be enforced against an alleged violator if at the time and place of the alleged violation an official device is not in proper position and sufficiently legible to be seen by an ordinarily observant person.
- (C) Whenever any official traffic-control sign or device is placed or held in position approximately conforming to the requirements of the State Statutes and purports to conform to the lawful requirements pertaining to such device, such device shall be presumed to have been so placed or held by the official act or direction of lawful authority, and comply with the requirements of the State Statutes unless the contrary shall be established by competent evidence.

SECTION 11-315. PEDESTRIAN CROSSWALKS.

Within the Village of Swansea, pedestrian crosswalks are designated as follows:

Across Big Bend Blvd. At Twin Lake Drive.

Across Boul Avenue at Morgan Street

Across Caseyville Avenue, fifty (50) feet South of Miller Lane

Across Huntwood Road at Huntwood Court

Across Twin Lake Drive at Big Bend Blvd.

Across Twin Lake Drive at the Entrance to the Parking of Wolf Branch Elementary School

SECTION 11-316. POSTING SIGNS.

- (A) The Village of Swansea shall place and maintain appropriate signs and traffic control devices conforming to the Illinois Department of Transportation Manual for Uniform Traffic Control Devices, at all designated intersections and on all designated streets and alleys, so that

**CHAPTER 13
OFFENSES**

**PART 4
BODILY HARM**

- SECTION 13-401. ASSAULT.**
- SECTION 13-402. AGGRAVATED ASSAULT.**
- SECTION 13-403. BATTERY.**
- SECTION 13-404. CRIMINAL HOUSING MANAGEMENT.**
- SECTION 13-405. TATTOOING BODY OF MINOR.**

SECTION 13-401. ASSAULT.

A person commits an assault when, without lawful authority, he engages in conduct which places another in reasonable apprehension of receiving a battery. It shall be unlawful to commit an assault. (Ill. Com. Stat., Ch. 720, Sec. 5/12-1)

SECTION 13-402. AGGRAVATED ASSAULT.

A person commits an aggravated assault when, in committing an assault, he:

- (A) Uses a deadly weapon;
- (B) Is hooded, robed or masked in such a manner to conceal his identity;
- (C) Knows the individual assaulted to be a teacher or other person employed in any school and such teacher or other employee is upon the grounds of a school or grounds adjacent thereto, or is in any part of a building used for school purposes.
- (D) Knows the individual assaulted to be a supervisor, director, instructor or other person employed in any park district and such supervisor, director, instructor or other employee is upon the grounds of the park or grounds adjacent thereto, or is in any part of a building used for park purposes;
- (E) Knows the individual assaulted to be a caseworker, investigator, or other person employed by the State Department of Public Aid or a County Department of Public Aid and such caseworker, investigator, or other person is upon the grounds of a Public Aid office or grounds adjacent thereto, or is in any part of a building used for Public Aid purposes, or upon the grounds of a home of a Public Aid applicant, recipient or any other person being interviewed or investigated in the employee's discharge of his duties, or on grounds adjacent thereto, or is in any part of the building in which the applicant,

recipient, or other such person resides or is located.

- (F) Knows the individual assaulted to be a peace officer, or a person summoned and directed by him or a correctional officer, while such officer is engaged in the execution of any of his official duties;
- (G) Knows the individual assaulted to be a fireman engaged in the execution of any of his official duties.
- (H) Knows the individual assaulted to be the driver, operator, employee or passenger of any transportation facility or system engaged in the business of transportation of the public for hire and the individual assaulted is then performing in such capacity or then using such public transportation as a passenger or using any area of any designated by the transportation facility or system as a vehicle boarding, departure, or transfer location;
- (I) Or the individual assaulted is on or about a public way, public property, or public place of accommodation or amusement; or
- (J) Knows the individual assaulted to be an employee of the State of Illinois, a municipal corporation, therein or a political subdivision thereof, engaged in the performance of his authorized duties as such employee.

SECTION 13-403. BATTERY.

- (A) A person commits battery if he intentionally or knowingly, without legal justifications and by any means, (1) causes bodily harm to an individual, or (2) makes physical contact of an insulting or provoking nature with an individual.

(B) It shall be unlawful to commit a battery. (Ill. Com. Stat., Ch. 720, Sec. 5/12-3)

SECTION 13-404. CRIMINAL HOUSING MANAGEMENT.

A person commits the offense of criminal housing management when, having personal management or control of residential real estate, whether as a legal or equitable owner of residential real estate or as a managing agent or otherwise, he knowingly permits by his gross carelessness or neglect, the physical condition or facilities of the residential real estate to become or remain so deteriorated that the health or safety of any inhabitant is endangered.

SECTION 13-405. TATTOOING BODY OF MINOR.

Any person, other than a person licensed to practice medicine in all its branches, who tattoos or offers to tattoo a person under the age of twenty-one (21) years is guilty of an offense. As used in this Section, to "tattoo" means to insert pigment under the surface of the skin of a human being, by pricking with a needle or otherwise, so as to produce an indelible mark of figure visible through the skin.

**CHAPTER 13
OFFENSES**

**PART 4
BODILY HARM**

- SECTION 13-401. ASSAULT.**
SECTION 13-402. AGGRAVATED ASSAULT.
SECTION 13-403. BATTERY.
SECTION 13-404. CRIMINAL HOUSING MANAGEMENT.
SECTION 13-405. TATTOOING BODY OF MINOR.

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- (B) Is hooded, robed or masked in such a manner to conceal his identity;
- (C) Knows the individual assaulted to be a teacher or other person employed in any school and such teacher or other employee is upon the grounds of a school or grounds adjacent thereto, or is in any part of a building used for school purposes.
- (D) Knows the individual assaulted to be a supervisor, director, instructor or other person employed in any park district and such supervisor, director, instructor or other employee is upon the grounds of the park or grounds adjacent thereto, or is in any part of a building used for park purposes;
- (E) Knows the individual assaulted to be a caseworker, investigator, or other person employed by the State Department of Public Aid or a County Department of Public Aid and such caseworker, investigator, or other person is upon the grounds of a Public Aid office or grounds adjacent thereto, or is in any part of a building used for Public Aid purposes, or upon the grounds of a home of a Public Aid applicant, recipient or any other person being interviewed or investigated in the employee's discharge of his duties, or on grounds adjacent thereto, or is in any part of the building in which the applicant,

recipient, or other such person resides or is located.

- (F) Knows the individual assaulted to be a peace officer, or a person summoned and directed by him or a correctional officer, while such officer is engaged in the execution of any of his official duties;
- (G) Knows the individual assaulted to be a fireman engaged in the execution of any of his official duties.
- (H) Knows the individual assaulted to be the driver, operator, employee or passenger of any transportation facility or system engaged in the business of transportation of the public for hire and the individual assaulted is then performing in such capacity or then using such public transportation as a passenger or using any area of any designated by the transportation facility or system as a vehicle boarding, departure, or transfer location;
- (I) Or the individual assaulted is on or about a public way, public property, or public place of accommodation or amusement; or
- (J) Knows the individual assaulted to be an employee of the State of Illinois, a municipal corporation, therein or a political subdivision thereof, engaged in the performance of his authorized duties as such employee.

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A person commits the offense of criminal housing management when, having personal management or control of residential real estate, whether as a legal or equitable owner of residential real estate or as a managing agent or otherwise, he knowingly permits by his gross carelessness or neglect, the physical condition or facilities of the residential real estate to become or remain so deteriorated that the health or safety of any inhabitant is endangered.

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**CHAPTER 13
OFFENSES**

**PART 5
OFFENSES AGAINST PROPERTY**

- SECTION 13-501. THEFT.**
- SECTION 13-502. THEFT OF LABOR SERVICES.**
- SECTION 13-503. DECEPTIVE ALTERING OR SALE OF COINS.**
- SECTION 13-504. CRIMINAL DAMAGE TO PROPERTY.**
- SECTION 13-505. CRIMINAL DAMAGE TO FIRE-FIGHTING APPARATUS,
HYDRANTS, OR EQUIPMENT.**
- SECTION 13-506. CRIMINAL TRESPASS TO LAND.**

SECTION 13-501. THEFT.

A person commits a petty theft when the value of the property is under Three Hundred Dollars (\$300.00) and he knowingly:

- (A) Obtains or exerts unauthorized control over property of the owner; or
- (B) Obtains by deception, control over property of the owner; or
- (C) Obtains by threat, control over property of the owner; or
- (D) Obtains control over stolen property knowing the property to have been stolen by another or under such circumstances as would reasonably induce him to believe that the property was stolen; and:
 - (1) Intends to deprive the owner permanently of the use or benefit of the property;
 - (2) Knowingly uses, conceals or abandons the property in such manner as to deprive the owner permanently of such use or benefit;
 - (3) Uses, conceals or abandons the property, knowing such use, concealment or abandonment probably will deprive the owner permanently of such use or benefit. It shall be unlawful to commit a petty theft. (III. Com. Stat., Ch. 720, Sec. 5/16-1)

SECTION 13-502. THEFT OF LABOR SERVICES.

- (A) A person commits theft when he obtains the temporary use of property, labor or services of another which are available only for hire, by means of threat or deception or knowing that such use is without the consent of the person providing the property, labor or services.

- (B) A person commits theft when, after renting or leasing a motor vehicle under an agreement in writing, which provides for the return of the vehicle to a particular place at a particular time, he fails to return the vehicle to the place within the time specified, and is thereafter served with a written demand, or upon whom oral demand is thereafter personally made to return the vehicle within seventy-two (72) hours from the time of the service or personal communication of such demand, and who fails to return the vehicle to any place of business of the lesser within the period, shall be punishable accordingly. (III. Com. Stat., Ch. 720, Sec. 5/16-3)

SECTION 13-503. DECEPTIVE ALTERING OR SALE OF COINS.

- (A) A person commits a deceptive altering of coins when he, in any manner, alters any coin to increase the value of the coin-to-coin collectors.
- (B) A person commits a deceptive sale of coins when he sells or advertises for sale any coin he knows has been deceptively altered for a higher rate of value than is indicated by the denomination of the coin.

SECTION 13-504. CRIMINAL DAMAGE TO PROPERTY.

Any of the following acts shall be a misdemeanor:

- (A) Knowingly damages any property of another without his consent; or
- (B) Recklessly by means of fire or explosive, damages property of another; or

- (C) Knowingly starts a fire on the land of another without his consent; or
- (D) Knowingly injures a domestic animal of another without his consent; or
- (E) Knowingly deposits on the land or in the building of another, without his consent, any stink bomb or any offensive smelling compound and thereby intends to interfere with the use by another of the land or building. (Ill. Com. Stat., Ch. 720, Sec. 5/21-1)
- (F) Knowingly damages the property of another by defacing, deforming, or otherwise damaging such property by use of paint or any other similar substance.

SECTION 13-505. CRIMINAL DAMAGE TO FIRE-FIGHTING APPARATUS, HYDRANTS OR EQUIPMENT.

No person shall willfully and maliciously cut, injure, damage, tamper with or destroy or deface any fire hydrant or any fire hose or any fire engine, or other public or private fire-fighting equipment, or any apparatus appertaining to such equipment, or intentionally open any fire hydrant without proper authorization. (Ill. Com. Stat., Ch. 270, Sec. 5/21-1.1)

SECTION 13-506. CRIMINAL TRESPASS TO LAND

- (A) Whoever enters upon the land or any part thereof of another after receiving, immediately prior to such entry, notice from the owner or occupant that such entry is forbidden, or remains upon the land of another after receiving notice from the owner or occupant to depart, commits a misdemeanor.
- (B) A person has received notice from the owner or occupant within the meaning of Subsection (A) if he has been notified personally, either orally or in writing, or if a printed or written notice forbidding such entry has been conspicuously posted or exhibited at the main entrance to such land or the forbidden part thereon.
- (C) This Section does not apply to any person, whether a migrant worker or otherwise, living on the land with permission of the owner or of his agent having apparent authority to hire workers on the land and assigned them living quarters or a place of accommodation for living thereon, nor to anyone living on the land at the request of, or by occupancy, leasing or other agreement or arrangement with the owner of his agent, nor to anyone invited by such migrant worker or other person living on such land to visit him at the place he is so living upon the land. (Ill. Com. Stat., Ch. 720, Sec. 5/21-3)

**CHAPTER 13
OFFENSES**

**PART 6
PUBLIC HEALTH, SAFETY AND DECENCY**

- SECTION 13-601. UNLAWFUL USE OF WEAPONS.**
- SECTION 13-602. UNLAWFUL SALE OF FIREARMS.**
- SECTION 13-603. REGISTER OF SALES BY DEALER.**
- SECTION 13-604. DEFACING IDENTIFICATION MARKS OF FIREARMS.**
- SECTION 13-605. MOB ACTION.**
- SECTION 13-606. DISORDERLY CONDUCT - ELEMENTS OF THE OFFENSE.**
- SECTION 13-607. HARASSMENT BY TELEPHONE.**
- SECTION 13-608. GAMBLING.**
- SECTION 13-609. RESISTING OR OBSTRUCTING A PEACE OFFICER.**
- SECTION 13-610. REFUSING TO AID AN OFFICER.**
- SECTION 13-611. ASSEMBLING AT PUBLIC PLACES AND RESTAURANTS.**

SECTION 13-601. UNLAWFUL USE OF WEAPONS.

(A) A person commits the offense of unlawful use of weapons when he knowingly:

- (1) Sells, manufactures, purchases, possesses, or carries any bludgeon, black-jack, sling-shot, sand-club, sand-bag, metal knuckles or any knife, commonly referred to as a switchblade knife, which has a blade that opens automatically, by hand pressure applied to a button spring, or other device in handle of the knife; or
- (2) Carries or possesses with intent to use the same unlawfully against another, a dagger, billy, dangerous knife, dirk, razor, stiletto, broken bottle, or other piece of glass, or any other dangerous or deadly weapon or instrument of like character; or
- (3) Carries on or about his person or in any vehicle, a tear gas gun projector or bomb or any object containing noxious liquid gas or substance; or
- (4) Carries, concealed in any vehicle or concealed on or about his person, except when his land or in his own abode or fixed place of business, any pistol, revolver or other firearm; or
- (5) Sets a spring gun; or
- (6) Possesses any device or attachment of any kind designed, used or intended for use in silencing the report of any firearm; or

(7) Carries or possesses any firearm or other deadly weapon in any place which is licensed to sell intoxicating beverages, or at any public gathering held pursuant to a license issued by any governmental body or any public gathering at which an admission is charged, excluding a place where exhibition of unloaded firearms is conducted; or

(8) Carries or possesses in a vehicle or on or about his person within the corporate limits of a city, village or incorporated town, except when on his land or in his own abode, or fixed place of business, any loaded pistol, revolver or other firearm.

(B) The presence in an automobile other than a public omnibus of any weapon, instrument or substance referred to in this Chapter is prima facie evidence that it is in the possession of, and is being carried by all persons occupying such automobile at the time such weapon, instrument or substance is found, except under the following circumstances:

(1) If such weapon, instrument or instrumentality is found upon the person of one of the occupants therein; or

(2) If such weapon, instrument or substance is found in an automobile operated for hire by a duly licensed driver in the due, lawful and proper pursuit of his trade, then such presumption shall not apply to the driver.

SECTION 13-602. UNLAWFUL SALE OF FIREARMS.

A person commits the offense of unlawful sale of firearms when he knowingly:

- (A) Sells or gives any firearm of a size which may be concealed upon the person, to any person under the age of eighteen (18) years; or
- (B) Sells or gives any firearm to a person under twenty-one (21) years of age who has been convicted of a misdemeanor, other than a traffic offense, or adjudged delinquent; or
- (C) Sells or gives any firearm to any narcotic addict; or
- (D) Sells or gives any firearm to any person who has been convicted of a felony under the laws of this or any other jurisdiction within five (5) years from release from the penitentiary or within five (5) years of conviction if penitentiary sentence has not been imposed; or
- (E) Sells or gives any firearm to any person who has been a patient in a mental hospital within the past five (5) years; or
- (F) Sells or gives any firearms to any person who is mentally retarded; or
- (G) Delivers any firearm of a size which may be concealed upon the person, incidental to a sale, without withholding delivery of such firearm for at least seventy-two (72) hours after application for its purchase has been made, or delivers any rifle, shotgun or other long gun, incidental to sale, without withholding delivery of such rifle, shotgun or other long gun for at least twenty-four (24) hours after application for its purchase has been made. However, this paragraph shall not apply to:
 - (1) The sale of a firearm to a law enforcement officer or a person who desires to purchase a firearm for use in promoting the public interest incident to his employment as a bank guard, armed truck guard, or other similar employment; or
 - (2) A mail order sale of a firearm to a non-resident of Illinois under which the firearm is mailed to a point outside the boundaries of Illinois; or
 - (3) The sale of a firearm to a non-resident of Illinois while at a firearm showing or display recognized by the Illinois Department of Law Enforcement; or

- (4) The sale of a firearm to a dealer licensed under the Federal Firearms Act of the United States.

SECTION 13-603. REGISTER OF SALE BY DEALER.

- (A) Any seller of firearms of a size which may be concealed upon the person, other than a manufacturer selling a bona fide wholesaler or retailer or a wholesaler selling to a bona fide retailer, shall keep a register of all firearms sold or given away.
- (B) Such register shall contain the date of the sale or the gift, the name, address, age, and occupation of the person to whom the weapon is sold or given, the price of the weapon, the kind, description, and number of the weapon, and the purpose for which it was purchased and obtained.
- (C) Such seller, in demand of a peace officer, shall produce for inspection, the register and allow such peace officer to inspect such register and all stock on hand. (Ill. Com. Stat., Ch. 720, Sec. 5/24-4)

SECTION 13-604. DEFACING IDENTIFICATION MARKS OF FIREARMS.

- (A) Any person who shall change, alter, remove or obliterate the name of the maker, model, manufacturer's number or other mark of identification of any firearm commits a misdemeanor.
- (B) Possession of any firearm upon which any such mark shall have been changed, altered, removed or obliterated shall be prima facie evidence that the possessor has changed, altered, removed or obliterated the same. (Ill. Com. Stat., Ch. 720, Sec. 5/24-4)

SECTION 13-605. MOB ACTION.

Mob action consists of any of the following:

- (A) The use of force or violence disturbing the public peace by two (2) or more persons acting together and without authority of law; or
- (B) The assembly of two (2) or more persons to do an unlawful act; or
- (C) The assembly of two (2) or more persons without authority of law, for the purpose of doing violence to the person or property of anyone supposed to have been guilty of a violation of the law, or for the purpose of exercising correctional powers or regulative powers over any person by violence.

- (D) Any participant in a mob action who does not withdraw on being commanded to do so by any peace officer commits a misdemeanor. (Ill. Com. Stat., Ch. 720, Sec. 5/25-1)

SECTION 13-606. DISORDERLY CONDUCT - ELEMENTS OF THE OFFENSE.

A person commits disorderly conduct when he knowingly:

- (A) Does any act in such unreasonable manner as to alarm or disturb another and to provoke a breach of the peace.
- (B) With intent to annoy another, makes a telephone call, whether or not conversation thereby ensues.
- (C) Transmits in any manner to the Fire Department of any city, town, and village or fire protection district a false alarm of fire, knowing at the time of such transmission that there is no reasonable ground for believing that such fire exists.
- (D) Transmits in any manner to another a false alarm to the effect that a bomb or other explosive of any nature is concealed in such a place that is explosion would endanger human life, knowing at the time of such transmission that there is no reasonable ground for believing that such bomb or explosive is concealed in such a place.
- (E) Transmits in any manner to any peace officer, public officer or public employee a report to the effect that an offense has been committed, knowing at the time of such transmission that there is no reasonable ground for believing that such an offense has been committed.
- (F) Enters upon the property of another and for a lewd or unlawful purpose, deliberately looks into a dwelling on the property through any window or other opening in it. (Ill. Com. Stat., Ch. 65, Sec. 5/11-5-3 and Ch. 720, Sec. 5/26-1)

SECTION 13-607. HARASSMENT BY TELEPHONE.

Harassment by telephone is use of a telephone communication for any of the following purposes:

- (A) Making any comment, request, suggestion or proposal which is obscene, lewd, lascivious, filthy, or indecent with an intent to offend; or
- (B) Making a telephone call, whether or not conversation ensues, with intent to abuse, threaten or harass any person at the called number; or
- (C) Making or causing the telephone of another repeatedly to ring, with intent to harass any person at the called number; or

- (D) Making repeated telephone calls, during which conversation ensues, solely to harass any person at the called number; or

- (E) Knowingly permitting any telephone under one's control to be used for any of the purposes mentioned herein.

SECTION 13-608. GAMBLING.

A person commits gambling when he or she:

- (A) Plays a game of chance or skill for money or other thing of value, unless excepted in this Code; or
- (B) Makes a wager upon the result of any game, contest, or any political nomination, appointment or election; or
- (C) Operates, keeps, owns, uses, purchases, exhibits, rents, sells, bargains for the sale or lease of, manufactures or distributes any gambling device; or
- (D) Contracts to have or give himself or another the operation to buy or sell, or contracts to buy or sell at a future time, any grain or other commodity whatsoever, or any stock or security of any company, where it is, at the time of making such contract, intended by both parties thereto that the contract to buy or sell, or the option, whenever exercised, or the contract resulting there from, shall be settled, not by the receipt or delivery of such property, but by the payment only of differences in prices thereof; however, the issuance, purchase, sale, exercise, endorsement or guarantee, by or through a person registered with the Secretary of State, pursuant to Illinois Compiled Statutes, Chapter 815; Section 5/8 or by or through a person exempt from such registration under Chapter 815, Section 5/8, of a put, call or other option to buy or sell securities which have been registered with the Secretary of State, or which are exempt from such registration under Illinois Compiled Statutes, Chapter 815, Section 5/8 is not gambling within the meaning of this paragraph; or

- (E) Knowingly owns or possesses any book, instrument or apparatus by means of which bets or wagers have been or are recorded or registered, or knowingly possesses any money which he has received in the course of a bet or wager; or

- (F) Sells pools upon the result of any game or contest of skill or chance, political nomination, appointment or election; or

- (G) Sets up or promotes any lottery or sells, offers to sell or transfers any ticket or share for any lottery; or

- (H) Sets up or promotes any policy game or sells, offers to sell or knowingly possesses or transfers any policy ticket, slip, record, document or other similar device; or
- (I) Knowingly advertises any lottery or policy game or drafts, prints or publishes any lottery ticket or share, or any policy ticket, slip, record, document or similar device, or any advertisement of any lottery or policy game; or
- (J) Knowingly transmits information as to wagers, betting odds, or changes in betting odds by telephone, telegraph, radio, semaphore, or similar means; or knowingly installs or maintains equipment for the transmission or receipt of such information; except that nothing in this subsection prohibits transmission or receipt of such information for use in news reporting of sporting events of contests. (~~Ill. Com. Stat., Ch. 720, Sec. 5/28-1~~)

Participants in any of the following activities shall not be convicted of gambling:

- (A) The game commonly known as "Bingo" when conducted by certain non-profit organizations holding a license and prescribing to the provisions of the Illinois Compiled Statutes, Chapter 230, paragraph 25/1.
- (B) Raffles when conducted in accordance with Chapter 10 of this Municipal Code and any and all provisions of Illinois Compiled Statutes statute, Chapter 230, paragraph 15/2.
- (C) Placement and use of a video gaming terminal, if done in accordance with the Illinois Video Gaming Act, 230 ILCS 40/1 et. Seq. as currently enacted and hereinafter amended.
- (D) Lotteries conducted in accordance with the Illinois Lottery Law, 20 ILCS 1605/1 et. seq. (Ord 1723, 06/15/15)

SECTION 13-609. RESISTING OR OBSTRUCTING A PEACE OFFICER.

A person knowingly resists or obstructs the performance of one known to the person to be a peace officer of any authorized act within his official capacity commits an offense.

(Ill. Com. Stat., Ch. 720, Sec. 5/31-8)

SECTION 13-610. REFUSING TO AID AN OFFICER.

Whoever, upon command, refuses or knowingly fails reasonably to aid a person known by him to be a peace officer in the following commits a misdemeanor:

- (A) Apprehending a person whom the officer is authorized to apprehend; or
- (B) Preventing the commission by another of any offense. (Ill. Com. Stat., Ch. 720, Sec. 5/31-8)

SECTION 13-611. ASSEMBLING AT PUBLIC PLACES AND RESTAURANTS.

- (A) **Drive-in Restaurant.** A drive-in restaurant within the meaning of this Section shall be deemed to be any restaurant where meals, sandwiches, cold drinks, beverages, ice cream, or other food or drink is served directly to or is permitted to be consumed by patrons in or upon automobiles, motorcycles, or other vehicles parked on the premises.
- (B) **Declared Public Place.** For the purpose of preserving public peace, health and safety, the entire premises occupied by a drive-in restaurant together with means of ingress or egress are hereby declared to be a public place:

- (1) No person on the premises of a drive-in restaurant shall race the motor of any motor vehicle, needlessly bring to a sudden start or stop, any motor vehicle, blow any horn of any motor vehicle, or cause to be made, any loud or unseemly noise, nuisance, or disturbance whereby the quiet and good order of the premises or the neighborhood are distributed.
- (2) The following acts or conduct of any persons entering a drive-in restaurant or premises are hereby declared to be unlawful, and any person found guilty of any such acts shall be guilty of a misdemeanor:
 - (a) Entering the premises of any drive-in restaurant with any motor vehicle of any description and parking such vehicle and leaving the premises (thereby leaving such vehicle parked and unoccupied) without express consent of the owner or operator of such restaurant in which event, such motor vehicle shall be subject to a parking citation or may be impounded subject to a parking citation or may be impounded subject to the usual impounding charges.
 - (b) Entering the premises in or upon a motor vehicle and using said premises for cruising, racing, as a shortcut to another street or to annoy or endanger any person or persons or other vehicle or vehicles lawfully on said premises.
 - (c) For three (3) or more persons to congregate on premises and linger or loiter at any location on the premises of any location on the premises of a drive-in restaurant, other

than in the restaurant building or in a legally parked motor vehicle.

(d) For any person who, while on the premises of any drive-in restaurant, in the presence of hearing of another, to curse or abuse such person or use any violently abusive language under circumstances reasonable calculated to provoke a breach of the peace.

(C) **Posting Sign.** It shall be the duty of the restaurant operator to post on the premises in a conspicuous location, one (1) or more signs bearing the following legend in letters at least two (2) or more inches high and readable:

"CRUISING IN OR CONGREGATING AND LOITERING OUTSIDE A MOTOR VEHICLE IS UNLAWFUL. NO UNOCCUPIED VEHICLES MAY BE LEFT ON THE RESTAURANT PREMISES WITHOUT THE CONSENT OF THE RESTAURANT OWNER."

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CHAPTER 13
OFFENSES

PART 7
LITTER

- SECTION 13-701. DEFINITIONS.
- SECTION 13-702. LITTERING PROHIBITED.
- SECTION 13-703. PREVENTION OF SCATTERING.
- SECTION 13-704. UPSETTING OR TAMPERING WITH RECEPTACLES.
- SECTION 13-705. SIDEWALKS AND ALLEYS TO BE KEPT FREE FROM LITTER.
- SECTION 13-706. OWNER TO MAINTAIN PRIVATE PREMISES.
- SECTION 13-707. LITTERING FROM VEHICLES.
- SECTION 13-708. LITTERING FROM AIRCRAFT.
- SECTION 13-709. LITTER IN PARKS.
- SECTION 13-710. HANDBILLS.
- SECTION 13-711. POSTING NOTICES PROHIBITED.
- SECTION 13-712. CONSTRUCTION SITES.
- SECTION 13-713. LOADING AND UNLOADING DOCKS.
- SECTION 13-714. PARKING LOTS.
- SECTION 13-715. CLEARING OF LITTER FROM OPEN PRIVATE PROPERTY BY VILLAGE.

SECTION 13-701. DEFINITIONS.

For the purpose of this article, the following terms, phrases, words, and their derivations shall have the meaning given herein.

Aircraft: Shall mean any contrivance now known or hereafter invented, used, or designed for navigation or for flight in the air. The word "aircraft" shall include helicopters and lighter-than-air powered craft and balloons.

Authorized Private Receptacle: Shall mean a container of watertight construction with a tight fitting lid or cover capable of preventing the escape of contents within. Such receptacles shall have handles or other means for safe and convenient handling and be of such size or sufficient capacity to hold all litter generated between collection periods and shall be in compliance with the regulations promulgated.

Construction Sites: Shall mean any private or public property upon which repairs to existing buildings, construction of new buildings or demolition of existing structures is taking place.

Handbill: Shall mean any printed or written matter, any sample or device, dodger, circular, leaflet, pamphlet, paper, booklet, or any other printed matter of literature which is not delivered by United States Mail, including, but not limited to those which:

- (A) Advertise for sale any merchandise, product, commodity or thing; or

- (B) Direct attention to any business or mercantile or commercial establishment, or other activity for the purpose of either directly or indirectly promoting the interest thereof by sales; or

- (C) Direct attention to or advertise any meeting, theatrical performance, exhibition, or event of any kind for which an admission fee is charged for the purpose of private gain or profit.

Litter: Shall mean garbage, refuse, and rubbish, grass clippings, vegetative materials, and all other waste material which, if thrown or deposited as herein prohibited, tends to create a danger to public health, safety, and welfare. (Ord 1625, 09/06/11)

Loading and Unloading Dock: Shall mean any dock space or area used by any moving vehicle for the purpose of receiving, shipping and transporting goods, wares, commodities and persons located on or adjacent to any stream, river or and.

Private Premises: Shall mean all property including, but not limited to, vacant land or any land, building or other structure designed or used for residential, commercial, business, industrial, institutional or religious purposes, together with any yard, grounds, walk, driveway, fence, porch, steps, vestibule, mailbox, and other structure appurtenant thereto.

Public Place: Shall mean any and all streets, sidewalks, boulevards, alleys or other public ways, lakes, rivers, watercourses, or fountains and any and

all public parks, squares, spaces, grounds, and buildings.

Public Receptacles: Shall mean any receptacles provided by or authorized by the Village of Swansea.

Vehicle: Shall mean every device in, upon, or by which any person or property is or may be transported or drawn upon land or water, including devices used exclusively upon stationary rails or tracks.

SECTION 13-702. LITTERING PROHIBITED.

No person shall deposit any litter within the Village of Swansea except in public receptacles, in authorized private receptacles for collection or in any duly licensed disposal facility.

SECTION 13-703. PREVENTION OF SCATTERING.

Persons placing litter in public receptacles or in authorized private receptacles shall do so in such a manner as to prevent litter from being carried or deposited by the elements upon any public place or private premises.

SECTION 13-704. UPSETTING OR TAMPERING WITH RECEPTACLES.

No person shall upset or tamper with a public or private receptacle designed or used for the deposit of litter or cause or permit its contents to be deposited or strewn in or upon any public place or private premises.

SECTION 13-705. SIDEWALKS AND ALLEYS TO BE KEPT FREE FROM LITTER.

Persons owning, occupying or in control of public place or private premises shall keep the sidewalks and alleys adjacent thereto free of litter.

SECTION 13-706. OWNER TO MAINTAIN PRIVATE PREMISES.

- (A) The owner or person in control of any private premises shall at all times maintain the premises free of litter.
- (B) The owner or person in control of private premises shall, if public receptacles are unavailable, maintain authorized private receptacles for collection in such a manner that litter will be prevented from being carried or

deposited by the elements upon any public place or private premises.

SECTION 13-707. LITTERING FROM VEHICLES.

- (A) No person, while the operator of or passenger in a vehicle, shall deposit litter upon any public place or private premises.
- (B) No person shall drive or move any loaded or partly loaded truck or other vehicle within the Village of Swansea unless such vehicle is so constructed or loaded as to prevent any part of its load, contents or litter from being blown or deposited upon any public place or private premises. Nor shall any person drive or move any vehicle or truck within the Village of Swansea, the wheels or tires of which carry onto or deposit in any public place or private premises, mud, dirt, sticky substances, litter or foreign matter of any kind.

SECTION 13-708. LITTERING FROM AIRCRAFT.

No person in an aircraft shall throw out, drop or deposit within the Village of Swansea any litter.

SECTION 13-709. LITTER IN PARKS.

No person shall deposit litter in any park within the Village, except in receptacles and in such a manner that the litter will be prevented from being carried or deposited by the elements upon any part of the park or upon any other public place or private premises. Where receptacles are not provided, all such litter shall be removed from the park by the person responsible for its presence and properly disposed of elsewhere in a lawful manner.

SECTION 13-710. HANDBILLS.

- (A) **Public Places.** No person shall deposit or sell any handbill in or upon any public places provided, however, that it shall not be unlawful on any public place for any person to hand out or distribute without charge to the receiver, any handbill to any person willing to accept it.
- (B) **Private Premises.** No person shall deposit or unlawfully distribute any handbill in or upon private premises, except by handing or transmitting any such handbill directly to the occupant of such private premises. Provided, however, that in case of private premises which are not posted against the receiving of handbills or similar material, such person, unless requested by anyone upon such premises not to do so may securely place any such handbill in such a manner as to prevent such handbill from being deposited by the elements upon any public

place or other private premises, except mailboxes may not be so used when prohibited by federal postal law or regulations.

- (1) Exemptions for newspapers and political literature. The provisions of this section shall not apply to the distribution upon private premises only of newspapers or political literature; except that newspapers and political literature shall be placed in such a manner as to prevent their being carried or deposited by the elements upon any public place or other private premises.
- (C) **Placing Handbills on Vehicles.** No person shall deposit any handbill in or upon any vehicle unless the occupant of a vehicle is willing to accept it.
- (D) **Cleanup.** It shall be the responsibility of any person distributing handbills to maintain the area which they are utilizing free of any litter caused by or related to said handbill distribution.

SECTION 13-711. POSTING NOTICES PROHIBITED.

No person shall post or affix any notice, poster, or other paper or device, calculated to attract the attention of the public upon any public place, except as may be authorized or required by law. No person, except the owner or tenant shall post any such notice on private property, without the permission of the owner or tenant.

SECTION 13-712. CONSTRUCTION SITES.

- (A) Each contractor shall be responsible for the job site so that litter will be prevented from being carried or deposited by the elements upon any public place or other private premises.
- (B) Litter or other debris, including dirt and mud, deposited as the result of normal construction process upon any public place or private premises, shall be removed by the contractor by 5:00 p.m. each day.
- (C) In the event that the litter or other debris, including dirt and mud, is not removed as stated above, the Village shall arrange for the cleaning of such litter or other debris, including dirt and mud, and the cost of such action shall be recovered from the owner or owners of such real estate.
- (D) Charges for such cleaning and/or removal, including equipment usage and attorney's fees and costs, if any, shall be a lien upon the premises.

(E) A bill representing the cost and expense incurred or payable for the service shall be presented to the owner.

(F) If this bill is not paid within thirty (30) days of submission of the bill, a notice of lien for the cost and expenses incurred by the Village of Swansea shall be recorded in the following manner:

- (1) A description of the real estate sufficient for identification thereof;
- (2) The amount of money representing the costs and expenses incurred or payable for the services.
- (3) The date or dates when said costs and expenses were incurred by the Village of Swansea;
- (4) Said lien shall be filed within sixty (60) days after expenditure.

SECTION 13-713. LOADING AND UNLOADING DOCKS.

The person owning, operating, or in control of a loading or unloading dock shall maintain private receptacles for collection of litter, and shall at all times, maintain the dock area free of litter in such a manner that litter will be prevented from being carried or deposited by the elements upon any public place or other private premises.

SECTION 13-714. PARKING LOTS.

- (A) **Litter Receptacles Required.** Any public place or private premises containing any provision for parking vehicles shall be equipped with litter receptacles in compliance with this section. Such premises shall include, but not be limited to, such places as shopping centers, outdoor theaters, drive-in restaurants, gasoline service stations, apartment developments, parking lots, and any other place where provision is made for vehicles to stop or park in a designated area for any purpose.
- (B) **Number of Receptacles.** All premises having parking lots shall provide in an easily accessible location, a minimum of one (1) refuse container for every fifty (50) parking spaces.
- (C) **Specifications.** Litter receptacles shall have tight-fitting lids or tops and shall be weighted or attached to the ground or other fixed structures as necessary to prevent spillage. A minimum container size of twenty (20) gallons or 75.7 liters shall be used.

(D) **Cleanliness.** Premises used for the purpose designated herein shall be kept in a litter-free condition and all litter shall be removed periodically from the receptacles.

(E) **Obligation to Use Receptacles.** It shall be the duty and obligation of all persons using parking areas to use such litter receptacles as herein above provided for the purposes intended, and it shall be unlawful for any person or persons to deposit upon any such parking lot any litter.

SECTION 13-715. CLEARING OF LITTER FROM OPEN PRIVATE PROPERTY BY VILLAGE.

The procedure for the removal of litter from private premises and the charging of expense thereof as a lien upon such property to be collected shall be in accordance with the state statutes. The Street Supervisor and the Police Chief shall be responsible for the implementation of this enforcement program.

**CHAPTER 13
OFFENSES**

**PART 8
TRESPASS**

SECTION 13-801. TRESPASSES PROHIBITED.

SECTION 13-802. SPECIFICALLY ENUMERATED TRESPASSES SUPPRESSION.

SECTION 13-801. TRESPASSES PROHIBITED.

It shall be unlawful for any person, firm, or corporation to commit a trespass within this municipality upon either public or private property.

SECTION 13-802. SPECIFICALLY ENUMERATED TRESPASSES - SUPPRESSION.

Without constituting any limitation upon the provisions of Section 13-801 hereof, any of the following acts by any person, firm, or corporation shall be deemed included among those that constitute trespasses in violation of the provisions of Section 13-801, and appropriate action may be taken hereunder at any time, or from time to time, to prevent or suppress any violation or violations of this part, the aforesaid enumerated acts so included, being as follows, to-wit:

(A) An entry upon the premises, or any part thereof, of another, including any public property, in violation of a notice posted or exhibited at the main entrance to the premises or at any point of approach or entry or in violation of any notice, warning or protest given orally or in writing, by any owner occupant thereof; or

(B) The pursuit of a course of conduct or action incidental to the making of an entry upon the land of another in violation of a notice posted or exhibited at the main entrance to the premises or at any point of approach or entry, or in violation of any notice, warning or protest given orally or in writing by any owner or occupant thereof; or

(C) A failure or refusal to depart from the premises of another in case of being requested, either orally or in writing, to leave by any owner or occupant thereof; or

(D) Any entry into or upon any vehicle, aircraft or watercraft made without the consent of the person having the right to leave any such vehicle, aircraft or watercraft after being requested to leave by the person having such right.

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**CHAPTER 13
OFFENSES**

**PART 9
PARENTAL RESPONSIBILITY REGULATIONS**

SECTION 13-901. DEFINITIONS.

SECTION 13-902. PARENTS AND GUARDIANS RESPONSIBLE FOR ACTS.

SECTION 13-901. DEFINITIONS.

For the purpose of this Part, the following definitions shall apply:

Acts of Vandalism and Similar Offense: Shall include any of the following acts:

- (A) Maliciously, recklessly, negligently, or knowingly damaging or destroying or defacing any property within the Village of Swansea whether such property is owned by the State, County, Village of Swansea or Governmental Body or owned by any private person, firm, partnership, or association; or
- (B) Maliciously, recklessly, or knowingly, by means of fire, or explosive device, damaging, debasing, or destroying any property of another person; or
- (C) Maliciously, recklessly, negligently or knowingly starting a fire on land of another person without his consent; or
- (D) Maliciously, recklessly or knowingly depositing on the land or in the building of another person, without his consent, any stink bomb, or any offensive smelling compound and thereby interfering with the use and occupancy of another of the land or building; or
- (E) Maliciously, recklessly, or knowingly, and without authority, entering into or obtaining control over any building, house, trailer, motor vehicle, aircraft or watercraft or any part thereof, of another person without his consent.

Legal Guardian: Shall include a foster parent, a person appointed guardian of a person or given custody of a minor by a Circuit Court of this State, but does not include a person appointed guardian only to the estate of a minor, or appointed guardian, or even given custody of a minor under the Illinois Juvenile Court Act.

Minor: Shall include a person who is above the age of eleven (11) years, but not yet nineteen (19) years of age.

Parent: Shall include the lawful father and mother of a minor child, whether by birth or adoption.

Property: Shall include any real estate including improvements thereon, and tangible personal property.

SECTION 13-902. PARENTS AND GUARDIANS RESPONSIBLE FOR ACTS.

The parent or legal guardian of an un-emancipated minor residing with such parent or legal guardian shall be presumed in the absence of evidence to the contrary, to have failed to exercise proper parental responsibility and said minor shall be deemed to have committed the acts described above with the knowledge and permission of the parent or guardian, in violation of this part, upon the occurrence of the events described in (A), (B), and (C) below:

- (A) An un-emancipated minor residing with said parent or legal guardian shall either be adjudicated to be in violation of any ordinance, law or statute prohibiting willful and malicious acts causing injury to a person or property, or shall have incurred non-judicial sanctions from another official agency resulting from an admission of guilt of a violation of any ordinance, law, or statute prohibiting willful and malicious acts causing injury to a person or property; and
- (B) Said parent or legal guardian shall have received a written notice thereof, either by certified or registered mail, return receipt required, or by personal service, with a certificate of personal service returned from the Police Department of the Village of Swansea, following said adjudication or non-judicial sanctions; and

(C) If, at any time within one (1) year following receipt of notice set forth in (B) above, said minor is either adjudicated to be in violation of any ordinance, law, or statute as described in (A) above, or shall have incurred non-judicial sanctions from another official agency resulting from an admission of guilt of violation of any ordinance, law or statute as described in (A) above.

CHAPTER 19

SWANSEA SUBDIVISION CODE

PART 1
GENERAL PROVISIONS

- SECTION 19-101. TITLE.
- SECTION 19-102. PURPOSE AND INTENT.
- SECTION 19-103. JURISDICTION.
- SECTION 19-104. INTERPRETATION.
- SECTION 19-105. CONFLICTING LAWS.
- SECTION 19-106. DISCLAIMER OF LIABILITY.
- SECTION 19-107. SEVERABILITY.
- SECTION 19-108. EXPIRATION.

SECTION 19-101. TITLE.

This Chapter shall be known and cited as the "Swansea Subdivision Code".

SECTION 19-102. PURPOSE AND INTENT.

In accordance with the Illinois Revised Statutes, this Chapter regulates the subdivision and development of land in order to assist in achieving the following specific objectives:

- (A) To preserve, protect, and promote the public health, safety, and welfare;
- (B) To implement the Village Community Plan and Official Map;
- (C) To provide a pleasant living environment by furthering the orderly layout and development of land;
- (D) To avoid legal and other problems by requiring that subdivided land be properly monumented and recorded;
- (E) To conserve and increase the value of land, improvements, and buildings throughout the Village;
- (F) To preserve the Village's natural beauty and topography to the maximum feasible extent;
- (G) To protect against injury or damage caused by pollution, storm water run-off, or erosion and sedimentation;
- (H) To provide safe and convenient access to new developments and to avoid traffic congestion and unnecessary public expenditures by requiring the

proper location, design, and construction of streets and sidewalks;

- (I) To insure that the proper installation and maintenance of adequate water mains, sanitary sewers, storm water sewers, and other utilities and services; and;
- (J) To insure that in conservation areas adequate parks and similar facilities can be made available to serve the residence of new developments.

SECTION 19-103. JURISDICTION.

This Chapter shall be applicable within the corporate limits of the Village and within all unincorporated territory located within one and one-half (1 1/2) miles of said limits, provided such territory is not located within the subdivision jurisdiction of another municipality. Jurisdictional boundary lines shall be determined in accordance with Illinois Compiled Statutes, Chapter 65, Section 5/11-12-9.

SECTION 19-104. INTERPRETATION.

Every provision of this Chapter shall be construed liberally in favor of the Village, and every regulation set forth herein shall be considered the minimum requirement for the promotion of the public health, safety, and welfare.

SECTION 19-105. CONFLICTING LAWS.

Whenever the requirements of this Chapter differ from those of any statute, other lawfully adopted ordinance or regulation, easement, covenant, or deed

restriction, the more stringent requirement shall prevail. Thus, in accordance with State law whenever this Chapter imposes higher standards than the County Subdivision Ordinance, said higher standards shall supersede the County regulations in the unincorporated territory located within the subdivision jurisdiction of the Village.

SECTION 19-106. DISCLAIMER OF LIABILITY.

- (A) Except as may be provided otherwise by statute or ordinance, no official board member, agent or employee of the Village shall render himself personally liable for any damage that may accrue to persons or property as a result of any act required or permitted in the discharge of his duties under this Chapter. (See "Local Governmental and Governmental Employees Tort Immunity Act", Ill. Com. Stat., Chap. 745, Sec. 10/1-101).
- (B) Any suit brought against any official, board member, agent, or employee of this Village as a result of any act required or permitted in the discharge of his duties under this Chapter, shall be defended by the Village Attorney until the final determination of the legal proceedings.

SECTION 19-107. SEVERABILITY.

If any provision of this Chapter is declared unconstitutional or invalid by a court of competent jurisdiction, that judgment shall not affect the validity of any other provision hereof not specifically included in said judgment.

SECTION 19-108. EXPIRATION.

This chapter shall automatically expire and be without effect ten (10) years after its effective date, unless following a comprehensive review by the Village Planning And Zoning Board, it has been re-enacted prior to that date by the Board of Trustees.

CHAPTER 19

SWANSEA SUBDIVISION CODE

PART 2 DEFINITIONS

SECTION 19-201. RULES OF CONSTRUCTION. SECTION 19-202. SELECTED DEFINITIONS.

SECTION 19-201. RULES OF CONSTRUCTION.

In construing the intended meaning of terminology used in this Chapter, the following rules shall be observed.

- (A) Unless the context clearly indicates otherwise, words and phrases shall have the meanings respectively ascribed to them in Section 19-202; terms not defined in Section 19-202 shall have the meaning respectively ascribed to them in the Swansea Zoning Code; if any term is not defined either in Section 19-202 or in the Swansea Zoning Code, said term shall have its standard English dictionary meaning.
- (B) Words denoting the masculine gender shall be deemed to include the feminine and neuter genders.
- (C) Words used in the present tense shall include the future tense.
- (D) Words used in the singular number shall include the plural number, and the plural the singular.
- (E) The word "shall" is mandatory; the word "may" is discretionary.
- (F) All distances shall be measured to the nearest integral foot; six inches (6") or more shall be deemed one foot (1').
- (G) Captions (i.e., titles of sections, subsections, etc.) are intended merely to facilitate general reference and in no way limit the substantive application of the provisions set forth thereunder.
- (H) Reference to sections shall be deemed to include all subsections within that section; but a reference to a particular subsection designates only that subsection.
- (I) A general terms that follows or is followed by enumerations of specific terms shall not be limited to the enumerated class unless expressly limited.

SECTION 19-202. SELECTED DEFINITIONS.

Administrator: The Code Administrator appointed by the Mayor to administer this Chapter; or his duly authorized representative.

Alley: A public right-of-way which affords a secondary means of vehicular access to the side or rear of premises that front on a nearby street.

Amendment: A change in the provisions of this Chapter, properly effected in accordance with State law and the procedures set forth herein.

Area, Gross: The entire area within the lot lines of the property proposed for subdivision/development, including any areas to be dedicated/reserved for street and alley rights-of-way and for public uses.

Block: An area of land entirely bounded by streets, highways, barriers, or ways (except alleys, pedestrian ways, or exterior boundaries of a subdivision unless said exterior boundary is a street, highway, or way) or bounded by a combination of streets, public parks, cemeteries, railroad rights-of-way, waterways, or corporate boundary lines.

Centerline:

- (A) The centerline of any right-of-way having a uniform width;
- (B) The original centerline, where a right-of-way has been widened irregularly;
- (C) The new centerline, whenever a road has been relocated.

Centerline Offset: The distance between the centerlines of two (2) roughly parallel streets, measured along the third (3) street with which both said "parallel" streets intersect.

Collector Street: A street which carries or is proposed to carry intermediate volumes of traffic from land access streets to minor arterials.

Community Plan: The plan or any portion thereof adopted by the Board of Trustees to guide and coordinate the physical and economic development of the Village of Swansea. The Community Plan includes, but is not limited to, plans and programs regarding the location, character, and extent of streets and related facilities; public buildings and uses; utilities; schools; residential, commercial, or industrial land uses; parks, drainage facilities, etc.

Cross-Slope: The degree of inclination measured across a right-of-way rather than in the direction traffic moves on said right-of-way.

Cul-De-Sac: A short street having only one (1) outlet for vehicular traffic and having the other end permanently terminated by a turn-around for vehicles; the term may also be used to refer solely to said turn-around.

Culvert: A closed conduit, usually exposed on both ends, for the free passage of surface drainage water under a driveway, street, highway, railroad or embankment. (Ord 1448, 04/03/2006)

Curb and Gutter, Integral: The rim forming the edge of a street, plus the channel for leading off surface water, constructed of poured concrete as a single facility.

Dedicate: To transfer the ownership of a right-of-way, parcel of land, or improvement to the Village of Swansea or other public entity without compensation.

Develop: To erect any structure or to install any improvements on a tract of land, or to undertake any activity (such as grading) in preparation therefore.

Dimensions: Refers to both lot depth and lot width.

District, Zoning: A portion of the territory of the Village of Swansea wherein certain uniform requirements or various combinations thereof apply to structures, lots, and uses under the terms of the Swansea Zoning Code.

Easement: A right to use a portion of another person's real property for certain limited purposes.

Escrow Deposit: A deposit in cash or other approved securities to assure the completion of improvements within a subdivision.

Fill: Earth, gravel, small rock or rubble (not to exceed three inches (3") in diameter) used to build up a piece of ground.

Frontage: The lineal extent of the front (street-side) of a lot.

Frontage Road: A minor street, fronting on an arterial street or highway (usually a limited access highway), used for access to abutting lots.

Grade: The degree of inclination of the site or right-of-way, expressed as a percentage. Synonym for "slope".

Improvements: Any street, curb and gutter, sidewalk, drainage ditch, sewer, catchbasin, newly planted tree, off-street parking area, or other facility necessary for the general use of property owners in a subdivision.

Improvement Plans: The engineering plans showing types of materials and construction details for the facilities to be installed in, or in conjunction with, a subdivision.

Inlet: A receptacle, located where a street gutter opens into a storm water sewer, designed to retain matter that would not readily pass through the sewer and to allow storm water runoff to enter the sewer.

Intersection: The point at which two (2) or more public rights-of-way (generally streets) meet.

Land Access Street: A street serving limited amounts of residential traffic, and used for access to abutting property.

Lot: A tract of land intended as a unit for the purpose (whether immediate or future) of development or transfer of ownership. A "lot" may or may not coincide with a "lot of record."

Lot, Corner: A lot having at least two (2) adjacent sides that abut for their full length upon streets. Both such side lines shall be deemed front lot lines.

Lot, Through: A lot having a pair of approximately parallel lot lines that abut two (2) approximately parallel streets. Both such lot lines shall be deemed front lot lines.

Lot Area, Gross: The area of a horizontal plane bounded by the front, side, and rear lines of a lot, but not including any area occupied by the waters of a duly recorded lake or river.

Lot of Record: An area of land designated as a lot on a plat of subdivision recorded with the Recorder of Deeds of the County, in accordance with State law.

Maintenance Bond: A surety bond posted by the developer and approved by the Village of Swansea, guaranteeing the satisfactory condition of installed improvements for the two (2) year period following their dedication.

Maximum Density: A minimum 95% compaction as determined by ASTM Specifications D-698 for clayey materials and a minimum relative density of 75% as

determined by ASTM Specifications D2049 for granular materials.

Minor Arterial: A street designed or utilized primarily for high vehicular speeds or for heavy volumes of traffic on a continuous route with intersections at grade, and on which traffic control devices are usually installed to expedite the safe movement of through traffic.

Official Map: A graphic statement of existing facilities and the capital improvements planned by the Village of Swansea which require the acquisition of land; such as streets, drainage systems, parks, etc.

Performance Bond: A surety bond posted by the developer and approved by the Village of Swansea guaranteeing the installation of required improvements within or in conjunction with a subdivision.

Planning and Zoning Board: The Planning and Zoning Board of the Village of Swansea.

Plat, Final: The final engineering and architectural maps, drawings, and supporting material indicating the subdivider's plan of the subdivision which, if approved, may be filed with the County Recorder of Deeds.

Plat, Preliminary: Preliminary engineering and architectural maps, drawings, and supportive material indicating the proposed layout of a subdivision.

Reserve: To set aside a parcel of land in anticipation of its acquisition by the Village of Swansea (or other governmental entity) for public purposes.

Reserve Strip: A narrow strip of land between a public street and adjacent lots which is designated on a recorded subdivision plat, or property deed as land over which vehicular travel is not permitted.

Reverse Curve: A curve in a street heading in approximately the opposite direction from the curve immediately preceding it so as to form an "S" shape.

Right-of-Way, Public: A strip of land which the owner/subdivider has dedicated to the Village of Swansea or other unit of government for streets, alleys, and other public improvements.

Setback Front: The horizontal distance between the street right-of-way line and the building line. Minimum setback requirements are set forth in the Swansea Zoning Code.

Sewerage System, Private: A sewer system including collection and treatment facilities established by the developer to serve a new subdivision in an outlying area.

Sidewalk: A pedestrian way constructed in compliance with the standards of this Chapter generally abutting or near the curb line of the street.

Standard Specifications: The Standard Specifications for Road & Bridge Construction, prepared by the Illinois Department of Transportation, as adopted and amended by the Department, which are in effect at the time the subdivision is being constructed, and the related "Highway Standards".

Stop Work Order: An order used by the Code Administrator to halt work-in-progress that is in violation of this Chapter.

Storm Sewer: A sewer which carries surface runoff of storm water and subsurface waters. (Ord 1448, 04/03/2006)

Street: A public or private way for motor vehicle travel. The term "street" includes a highway, thoroughfare, parkway, through way, road, pike, avenue, boulevard, lane, place, drive, court, and similar designations, but excludes an alley or a way for pedestrian use only.

Structure: Anything constructed or erected on the ground, or attached to something having a fixed location on the ground. All buildings are structures, but not all structures are buildings.

Stub Street: A street that is temporarily terminated, but that is planned for future continuation.

Subdivider: Any person, firm, partnership, association, corporation, estate or other group or combination acting as a unit, to create a subdivision as defined in this Section.

Subdivision: Any division of land into two (2) or more lots, except as set forth in the Plats Act, Illinois Compiled Statutes, Chapter 765, Section 205/1.

Subdivision, Minor: A division of land into two (2), but not more than four (4) lots, all of which front upon an existing street, and not involving any new streets, other rights-of-way, easements, improvements, or other provisions for public areas and facilities.

Topography: The relief features or surface configuration of an area of land.

Vacate: To terminate the legal existence of right-of-way or subdivision, and to so note on the final plat recorded with the County Recorder of Deeds.

Variation, Subdivision: A relaxation in the strict application of the design and improvement standards set forth in this Chapter.

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