

STATE OF WISCONSIN
Town of RIVERVIEW, OCONTO County

THE Town Board of the Town of Riverview, Wisconsin do Ordain that Chapter 1, GENERAL PROVISIONS, Section 1-6 General penalty, is here by created to read as follows:

§1-6. General penalty.

Except as provided in Subsection(C) of this section, whenever so provided in this Code, any person who shall violate any of the Provisions of this Code shall, upon conviction of such violation, be subject to a penalty, which shall be as follows:

- A. First offense penalty. Any person who shall violate any provision Of this Code subject to A penalty shall, upon conviction thereof, forfeit not less than \$1.00 nor more than \$5,000(unless as otherwise specified herein), together with the costs of prosecution, and in default of payment of such forfeiture and costs of prosecution shall be imprisoned In the county jail until said forfeiture and costs are paid, but not exceeding 90 days.
- B. Second offense. Any person found guilty of violating any ordinance or part of an ordinance of this Code who has previously been convicted of a violation of the same ordinance within one year shall, upon conviction of second or subsequent violations, forfeit two times the bond as set by Town Board, together with the costs of prosecution, and in default of payment Of such forfeiture And costs shall be imprisoned In the county jail until such forfeiture and costs are paid, but not exceeding six months.
- C. Penalty for minors.
- (1) Any person who shall violate any provision Of this Code shall be subject to the penalty provided in § 1-10 of this article, in addition to the specific penalties provided in this Code; provided, however, that in the event proceedings are commenced against children age 12 years or older for violations of this Code, the provisions of §§ 938.17(2),938237, 938343,938344 and 93837, Wis. Stats., or as said sections are amended, shall be applicable.
- (2) Any person violating §§ 346.77, 346.79(1), (2) and (3) or 346.80 to 346.804, Wis. Stats., may be required to forfeit an amount per state bond schedule. Any juvenile 12 years of Age or over may be prosecuted for any violation of §§ 346.77,346.79(1), (2) and(3) or 346.80 to 346.804, Wis. Stats., pursuant to §§938.17(2), 938.237,938.343,938.344 and 938.37, Wis. Stats.
- (3) Any person violating §346.78 or 346.79(4), Wis. Stats ..may be required to forfeit an amount per state bond schedule. juvenile 12 years Of age or over may be prosecuted for any violations of § 346.78 or 346.79(4),Wis. Stats., pursuant to §§938.17(2), 938.237, 938.343,938.344 and 938.37,Wis. Stats.

The town clerk shall properly publish this ordinance as required under s. 60.80, Wis. statutes.

Adopted this 14th day of February, 2012.

Ann Hogan, Town Chairperson

Attest: Arnold R. Bubolz, Town Clerk

Published this ___day of _____2012.