

ORDINANCE 2

TO PROVIDE FOR THE PUNISHMENT OF CERTAIN
OFFENSES THEREIN NAMED, AND DEFINING THE
DUTIES, POWERS AND COMPENSATION OF THE
~~MAYOR AND MARSHALL IN AND FOR THE~~
INCORPORATED VILLAGE OF OTTOVILLE, PUTNAM
COUNTY, OHIO

BE IT ORDAINED BY THE TOWN COUNCIL OF THE INCORPORATED VILLAGE
OF OTTOVILLE, PUTNAM COUNTY, OHIO

SECTION 1: THAT THE MARSHALL OF SAID INCORPORATED VILLAGE
SHALL HAVE POWERS, AND IT IS HEREBY MADE HIS DUTY TO ARREST ON VIEW,
INFORMATION OR NOT OTHERWISE ANY PERSON OR PERSONS, WHO MAY BE AT
THE TIME VIOLATION, OR SHALL HAVE VIOLATED, ANY PENAL LAW OR
ORDINANCE OF SAID CORPORATION AND TAKE ANY SUCH PERSON OR PERSONS,
FORTHWITH BEFORE THE MAYOR OF SAIS VILLAGE.

SECTION 2: THAT IT SHALL BE THE FURTHER DUTY OF THE MARSHALL,
AND HE IS HEREBY EMPOWERED TO SUPPRESS ALL RIOTS, FIGHTING, OR
GNARRELLING AFFRAYS, OR OTHER UNLAWFUL DISTRURBANCE WITHIN THE
CORPORATED LIMITS OF SAID VILLAGE AND FOR THAT PURPOSE HE SHALL HAVE
FOREVER TO CALL TO HIS ASSISTANCE ANY SUITABLE PERSON OR PERSONS,
WITHIN SAID CORPORATE LIMITS WHOSE DUTY IT SHALL BE TO RENDER SUCH
AID AS CALLED FOR BY SAID MARSHALL, AND ON REFUSING OR NEGLECTING SO
TO DO SUCH PERSON OR PERSONS SHALL BE DEEMED GUILTY OF A
MISDEMEANOR, AND ON CONVICTION THERE OF SHALL BE FINED TEN DOLLARS,
NOR LESS THAN TWO DOLLARS AND COSTS OF PROSECUTION,
AND MAY ORDERED TO STAND COMMITTED UNIT SUCH FINES AND COSTS ARE
PAID: AND THAT ANY PERSON OR PERSONS WHO SHALL BE FOUND GUILTY OF
HAVING BEEN ENGAGED IN ANY RIOT, FIGHTING, OR GNARLING AFFRAY OR ANY
OTHER UNLAWFUL DISTURBANCE, WITHIN THE CORPORATE LIMITS OF SAID
VILLAGE SHALL BE DEEMED GUILTY OF A MISDEMEANOR, AND A CONVICTION
THERE OF, HE, SHE OR THEY SHALL BE FINED IN ANY SUM NOT EXCEEDING FIFTY
DOLLARS, NOR LESS THAN TWO DOLLARS AND THE COSTS OF PROSECUTION, AND
MAY BE ORDERED BY SAID MAYOR TO STAND COMMITTED UNTIL SUCH FINES
AND COSTS ARE PAID IN ADDITION TO SUCH FINES AND COSTS AS PROVIDED IN
THIS SECTION, THE SAID MAYOR MAY AND IS HEREBY AUTHORIZED TO
IMPRISONED IN THE JAIL OF THE COUNTY ANY SUCH PERSON OR PERSONS, WHO
SHALL HAVE BEEN FOUND GUILTY OF HAVING BEEN ENGAGED IN ANY SUCH RIOT
FOR ANY PERIOD OF TIME, NOT TO EXCEED TEN DAYS.

SECTION 3: THAT ALL FINES, COSTS AND PENALTIES CREATED BY ANY
BY-LAW OR ORDINANCE OF SAID VILLAGE SHALL BE RECOVERED BY THE ACTION
OF DEBT, UNLESS OTHERWISE PROVIDED BYLAW OR ORDINANCE AND WHEN SO
COLLECTED, SHALL BE PAID INTO THE TREASURY OF SAID VILLAGE.

SECTION 4: THAT THE MARSHALL OF SAID VILLAGE SHALL HAVE POWER, AND IT IS HEREBY MADE HIS DUTY, TO ARREST ON VIEW OR OTHERWISE, ANY PERSON OR PERSONS FOUND INTOXICATED WITHIN THE CORPORATE LIMITS OF SAID VILLAGE, OR ANY PERSON OR PERSONS FOUND ENGAGED IN DISORDERLY CONDUCT OR DISTURBING THE PEACE OR QUIET OF THE CITIZENS OF SAID INCORPORATED VILLAGE, OR FOR LEWD AND LASCIVIOUS BEHAVIOR IN THE STREETS OR OTHER PUBLIC PLACES WITHIN SAID CORPORATE LIMITS, AND SHALL BRING ANY SUCH PERSON OR PERSONS FORTHWITH BEFORE THE MAYOR OF SAID VILLAGE, AND PERSON OR PERSONS SO OFFENDING SHALL BE DEEMED GUILTY OF A MISDEMEANOR AND ON CONVICTION, THEREOF, SHALL BE FINED IN ANY SUM NOT EXCEEDING TEN DOLLARS NOR LESS THAN TWO DOLLARS, AND COSTS OF PROSECUTION, AND MAY BE ORDERED TO STAND COMMITTED UNTIL SUCH FINE AND COSTS ARE PAID PROVIDED THAT NOTHING HEREIN CONTAINED SHALL PREVENT SAID MARSHALL FROM, AND HE IS HEREBY AUTHORIZED TO CONFINING IN THE JAIL OF SAID VILLAGE ANY SUCH PERSON OR PERSONS SO FOUND INTOXICATED UNTIL HE, SHE OR THEY SHALL RECOVER FROM SUCH STATE OF INTOXICATION, AND THE MARSHALL SHALL THEN BRING ANY SUCH PERSON OR PERSONS BEFORE THE MAYOR TO BE DEALT WITH FOR HAVING BEEN SO FOUND INTOXICATED, THE SAME AS THOUGH HE, SHE OR THEY WERE IN SUCH STATE OF INTOXICATION, AS ALREADY PROVIDED FOR IN THIS SECTION OF THIS ORDINANCE.

SECTION 5: THIS ORDINANCE SHALL TAKE EFFECT AND BE IN FORCE FROM AND AFTER THE 25TH DAY OF SEPTEMBER A.D. 1890

PASSED IN COUNCIL THE SECOND DAY SEPTEMBER, 1890.

JOSEPH WANNEMACHER, MAYOR

ATTEST
JOSEPH C. WANNEMACHER, CLERK