- 8.33.040 Selection. The police department shall keep a list of those towers who have agreed with the village to provide such services and shall rotate calls for towing service except that the rotation list may not be required if a tower is unable to respond for any reason. In this instance, the police department shall move to the next listed towing service. (Ord. 86-11-4 (part), 1986).
- 8.33.050 Towing service agreement. A. Any person who has a motor vehicle towing service and desires to be placed on the qualified towing list shall enter into an agreement with the village, which agreement in part shall provide that the name of the service, telephone numbers, location of principal business, description of storage yard and security for such vehicles, indemnification agreement holding the village harmless from towing and storage activities, the business hours in which the towing service shall be available to owners reclaiming motor vehicles, a list of towing and labor charges and an insurance certificate with form and limits of coverage as selected by the village board and that there shall be no charge to the village for towing vehicles at the request of the police department.
- B. Such other terms and conditions as the village board shall require for the protection of the village, its officers and agents and approved by the village attorney. (Ord. 86-11-4 (part), 1986).

## Chapter 8.36

#### BOATING AND WATER CODE\*

#### Sections:

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8.36.020 Applicability.

8.36.030 Definitions.

8.36.040 State statutes adopted.

8.36.050 Additional traffic rules.

8.36.060 Alcoholic beverages prohibited.

8.36.070 Swimming regulations.

8.36.080 Public swimming areas defined.

8.36.081 Parasailing prohibited.

8.36.090 Water skiing.

8.36.100 Permit for special activity.

8.36.110 Littering.

8.36.120 Anchorages and stationary objects.

<sup>\*</sup> For statutory provisions regarding regulation of boating, see WSA §30.50 et seq.

## Sections: (Continued)

- 8.36.130 Marker and navigation aids--Posting chapter.
- 8.36.140 Buoy permits. 8.36.150 Buoys and piers.
- 8.36.160 Seaplanes.
- 8.36.170 Driving automobiles or other motor-driven vehicles on the ice.
- 8.36.180 Penalties.
- 8.36.010 Intent. The intent of the ordinance codified in this chapter is to revise and recreate Chapter 8.36 of the municipal code of the village relating to the boating and water code to provide for the public health, safety and general welfare of all people for the enjoyment of aquatic recreation consistent with statutes of the state of Wisconsin and the rights of the public in interest of Lake Mary and Lake Elizabeth. (Ord. 87-4-1 (part), 1987).
- 8.36.020 Applicability. The provisions of this chapter shall apply to Lake Mary and Lake Elizabeth and shall be enforced by the police department of the village. (Ord. 87-4-1 (part), 1987).
- 8.36.030 Definitions. The following definitions apply for the purposes of this chapter:
- "Board" means the village board of the village of Α. Twin Lakes.
- "Slow-no-wake" is the slowest possible speed whereas to maintain steerage.
- C. "Shoreline" means the waters edge when Lake Elizabeth is at its datum level of 98.24 feet as defined by Public Service Commission Order dated April 15, 1959 (D-938.10).

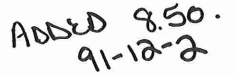
- 3. Operate any aerodynamic propeller-driven vehicle, device or thing, whether or not designed for the transportation of a person or persons, on the ice of Lake Mary or Lake Elizabeth;
- Use or operate any automobile on the ice after nine p.m.
- "Automobile" as used in this chapter shall be construed to mean all motor vehicles of the type and kind permitted to be operated on the highways in the state.
- C. All traffic on the ice bound water of Lake Mary or Lake Elizabeth shall be at the risk of the traveler as set forth in Section 30.81(3) of Wisconsin Statutes; nothing in this chapter shall be construed as rendering the enacting authority liable for any accident to those engaged in permitted traffic while the ordinance codified in this chapter is in effect. (Ord. 87-4-1 (part), 1987).
- 8.36.180 Penalties. A. Any person who shall be convicted of violating any of the provisions of this chapter shall pay a forfeiture not to exceed the amounts set forth in §30.80 Wisconsin Statutes.
- Any person convicted of violation of any section of this chapter not included on §30.80 Wisconsin Statutes shall forfeit not less than fifty dollars nor more than one hundred dollars and upon conviction of a second violation of this chapter within one year, shall forfeit not less than one hundred dollars nor more than two hundred dollars. Any person who fails to pay the forfeiture set forth herein may be confined to the county jail for a period not to exceed fifteen days. (Ord. 87-4-1 (part), 1987).

#### Chapter 8.40

## ABANDONED ICEBOXES AND REFRIGERATORS

#### Sections:

- 8.40.010 Abandoned iceboxes and refrigerators.
- 8.40.010 Abandoned iceboxes and refrigerators. It is unlawful for any person, firm or corporation to leave or to permit to remain outside 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 icebox, refrigerator or other container which has an air-tight door or lid, snaplock or other locking device which may not be released from the inside, without first removing said door or lid, snaplock or other locking device from said icebox, refrigerator or container. (Ord. passed 10/3/73).



parallel to the shoreline one hundred fifty feet, and shall be marked by the appropriate buoys. (Ord. 88-10-1, 1988; Ord. 88-6-1 (part), 1988; Ord. 87-4-1 (part), 1987).

- 8.36.100 Permit for special activity. A. No person shall conduct or participate in any boat race, regatta, water ski meet or other water sporting event or exhibition unless such event has been approved by the village board and a permit issued therefor by the chief of police.
- B. A permit issued under this section shall specify the course or area of water to be used and participants in such event. The permittee shall be required to place markers, flags or buoys approved by the chief of police designating the specified area. Permits shall be issued only when, in the opinion of the chief of police, the proposed use of the water can be carried out safely and without danger to or substantial obstruction of other watercraft or persons using the lake. Permits shall specifically identify the sections of this chapter to which the permit applies and permits shall be issued annually for a continuing activity or for a special event.
- C. Boats and participants in any such permitted event shall have the right-of-way on the marked area and no other person shall obstruct such area during the race or event or interfere therewith. (Ord. 87-4-1 (part), 1987).
- 8.36.110 Littering. No person shall leave, deposit, place or throw on the waterways, ice, shoreline of waterways or upon other public or private property adjacent to waterways, any cans, paper, bottles, debris, refuse or other solid or liquid waste material of any kind. (Ord. 87-4-1 (part), 1987).
- 8.36.120 Anchorages and stationary objects. A. No person shall erect or maintain any raft, ski jump, stationary platform or other obstacles to navigation, except as provided in this chapter.
- B. Moorings--Permit Required. No person shall moor any boat within one hundred fifty feet of the shoreline without first obtaining a permit from the village police department. Mooring buoys may be set without lighting within one hundred fifty feet of the shoreline provided that such buoys are brightly colored and are made of materials that will not damage a boat if struck. Moorings beyond one hundred fifty feet of the shoreline shall be prohibited except by application approved by the department.
- C. Application for a mooring permit shall be upon forms provided by the village which forms shall, insofar as is practicable, conform to applications provided by the department.

- Permits shall be issued only upon application of a riparian owner and there shall be only one mooring permit issued for the lake frontage of each riparian owner. more than one boat shall be attached to a single mooring and no boat shall be moored with a line that will permit the boat to drift or extend beyond one hundred fifty feet of the shoreline unless said boat is lighted as required by Section 30.51 of the Wisconsin Statutes. Mooring lines or chains shall not exceed in length more than three times the depth of the water in which the boat is moored. Mooring buoys may be set within one hundred fifty feet of the shoreline without lighting, provided they are brightly colored and are covered with materials which will not damage watercraft if struck, and the chief of police determines that the mooring buoys are placed in such a manner as to not be a potential hazard to others using the lakes. mooring buoys must conform to the conditions of Section 8.36.150 of this chapter.
- E. Before issuing a mooring permit, the police department shall inspect the location for the proposed mooring area and determine that said mooring will not be an obstruction to navigation and will not interfere with other properly marked swimming areas, structures, piers, ramps, docks or wharves, or the rights of other riparian owners.
- F. The anchoring or mooring of any boat in the waters adjacent to public landings is prohibited except that boats may be tied to piers within such public landing areas upon approval of the village board.
- G. Appeal Procedures. Chapter 68 of the Wisconsin Statutes shall apply to the granting, denial or revocation of any mooring permit issued by the police department.
- H. Piers and Wharves. No person shall construct a pier extending into the water for a distance in excess of one hundred feet from the shoreline without first obtaining a permit from the village board. No pier may be constructed except within the lot lines of the riparian owner. Wharves may be constructed by the riparian owner without a permit but said wharves shall not interfere with the enjoyment of adjacent owners. All piers and wharves shall be constructed in accordance with Section 30.13(2) of the Wisconsin Statutes.
- I. No person shall place or maintain any raft or platform on the waters of Lake Mary or Lake Elizabeth unless it is so anchored that at least eighteen inches of freeboard extend above the water line, is painted white, and is attached thereto no more than twelve inches from each corner or projection, a red reflector of not less than three inches in diameter. Rafts or platforms shall only be placed within the lot lines of the riparian owner, and if placed more than fifty feet from the shoreline must first obtain a permit from the village in the same manner as set forth in Section 8.36.140 of this chapter.

Sel g-1 8.36.130 88-8-1 000278

J. No pier shall be erected or mooring buoy permitted, nor shall any watercraft be beached, within the boundaries of any public street, highway, fire lane, village easement or any other riparian lands owned by the village.

K. There shall be a fee of ten dollars for each permit issued pursuant to this chapter. (Ord. 89-9-1, 1989; Ord. 88-8-1, 1988; Ord. 88-3-1 (part), 1988; Ord. 87-10-1, 1987;

Ord. 87-4-1 (part), 1987).

8.36.130 Marker and navigation aids--Posting chapter. The chief of police is authorized and directed to place markers, navigation aids and signs in such water areas as shall be appropriate to advise the public of the provisions of the ordinance codified in this chapter and to post and

maintain a copy of this chapter at all public access points within the jurisdiction of the village. (Ord. 87-4-1 (part), 1987).

- 8.36.140 Buoy permits. No bathing beach marker, speed zone information marker, mooring buoy, fishing buoy or other markers shall be anchored on any waters of this village beyond one hundred fifty feet from the shoreline by any individual unless a written application therefor is made to the village board and approved by the department of natural resources. (Ord. 87-4-1 (part), 1987).
- 8.36.150 Buoys and piers. A. All buoys, regulatory markers, aids to navigation or waterway markers shall conform to requirements of NR 5.09 Wisconsin Administrative Code and shall have affixed thereto such numbers as are assigned to them by the village chief of police; such numbers are to be located at least twelve inches above the waterline.
- B. All piers and their supports and all shore stations shall either be completely removed from the water by December 1st of each year, or allowed to remain completely intact in the water through the winter months. If left in the water after December 1st, the pier or shore station shall be marked by readily visible red reflectors at least three inches in diameter, spaced at intervals of not less than three feet, facing the water and affixed to the sides and ends of the pier or station in such a manner as to give a warning to other users of the lake. If a pier is removed from the water, it shall be completely removed. If a pier remains in the water it shall not be left in a partially disimantled state. All buoys shall removed from the water by December 1st of each year. Any pier, shore station or buoy removed from the water pursuant to this section may be replaced in the ensuing year after the ice is out of the waters. (Ord. 87-4-1 (part), 1987).
- 8.36.160 Seaplanes. Landing, taking off or anchoring of a seaplane is prohibited. (Ord. 87-4-1 (part), 1987).
- 8.36.170 Driving automobiles or other motor-driven vehicles on the ice. A. No person shall:
- l. Use or operate any automobile or other motor-driven vehicle in any manner so as to endanger persons engaged in skating or any other winter sport or recreational activity upon the ice, nor shall any person, while using or operating an automobile or motor-driven vehicle, tow, pull or push any person or persons on skates, sled, skis, toboggan, or device or thing of any kind designed or utilized to carry or support one or more persons;
- Use or operate any automobile at a speed in excess of ten miles per hour on the ice;

of sunset and sunrise nor at any of the public beaches, nor in such a manner as to interfere with the activities of fishermen, fishing lines or boats with anchors. This section shall not apply to rescue units or law enforcement agencies using SCUBA diving equipment for rescue, emergencies or enforcement activities. (Ord. 87-4-1 (part), 1987).

- 8.36.080 Public swimming areas defined. The following described areas are declared to be public swimming areas and shall be buoyed accordingly:
- A. Lance Park. Commencing at a point located forty feet east of the east line of Lance Park continuing along the shoreline for a distance of two hundred feet and extending into the lake parallel to the shoreline for a distance of one hundred fifty feet.
- B. Musial Road. From the shoreline at the termination of Musial Road for one hundred fifty feet and parallel to the shoreline for fifty feet. (Ord. 88-6-1 (part), 1988; Ord. 87-4-1 (part), 1987).
- 8.36.081 Parasailing prohibited. No person shall engage in the activity known as parasailing or paragliding except as a special activity for which a permit has been obtained subject to Section 8.36.100. (Ord. 88-3-1 (part), 1988).
  - 8.36.090 Water skiing. A. No person shall:
- 1. Operate a boat for the purpose of towing a water skier or engage in water skiing between the hours of sunset and nine a.m.;
- 2. Operate a boat with more than two tow lines or allow more than two persons to use said tow lines as a means of water skiing or similar sport. The persons being towed shall wear Coast Guard approved personal flotation devices, either of Type 1, Type 2 or Type 3, while being towed;
- 3. Engage in water skiing, aquaplaning, or similar sport or activity within one hundred fifty feet of the shoreline as defined in this chapter, and must operate in in a counter-clockwise pattern in the traffic lane, as well as conform to all sections of this chapter;
- 4. Use any tow rope of more than seventy-five feet for towing a person for purposes of water skiing, aquaplaning, or similar activity;
- 5. The limitations of this section shall not apply to participants in ski meets or exhibitions authorized and conducted as provided in Section 8.36.100.
- 6. There is established a drop-off area for water skiers commencing one hundred fifty feet west of the west line of the buoyed swimming area of Lance Park and continuing to the west line of Lance Park and extending into the water

- D. "Shore zone" means all surface waters within two hundred feet of the shoreline.
- E. "Swimming zone" shall mean an authorized area established by regulatory markers to designate a swimming area.
- F. "Village" means the incorporated village of Twin Lakes. (Ord. 87-4-1 (part), 1987).
- 8.36.040 State statutes adopted. The statutory provisions with respect to water traffic, boats, boating and related activities in the following enumerated sections of Wisconsin Statutes, exclusive of any provision therein relating to penalties to be imposed or punishment for violation of such statutes, and any amendments or additions, are adopted by reference and made a part of this chapter.
  - General provisions -- Definitions \$30.01 \$30.50 Definitions. §30.501 Capacity plates on boats. §30.51 Certificate of number and registration. \$30.53 Certification or registration card to be on board. Display of decals or identification number. 630.54 Transfer of ownership. \$30.60 Classification of motor boats. \$30.61 Lighting equipment. §30.62 Other equipment. §30.63 Sales and use of certain outboard motors restricted. \$30.65 Traffic rules. \$30.66 Speed restrictions \$30.675 Distress signal flag. §30.68 Prohibited operation. §30.681 Intoxicated boating. §30.682 Preliminary breath screening test. §30.683 Implied consent. §30.684 Chemical tests. §30.686 Report arrests to department. Officer's action after arrest. §30.687 §30.69 Water skiing.
  - §30.70 Skin diving. §30.71 Boats equipped with toilets. §30.80 Penalties.
- §60.0495 Removal of wharves and piers.
- (Ord. 87-4-1 (part), 1987).
- 8.36.050 Additional traffic rules. In addition to the traffic rules in Section 30.65 of the Wisconsin Statutes, the following rules shall apply to boats using the waters covered by this chapter:

- A. Boats leaving or departing from a pier, dock or wharf shall have the right-of-way over all watercraft approaching such dock, pier or wharf.
- B. Boats propelled entirely by muscular power shall yield the right-of-way to sailboats when necessary to avoid the risk of collision.
- C. Anchoring, drifting or mooring of houseboats is prohibited from twelve midnight to sunrise, but where the houseboat is moored to shore, with written permission of the property owner, and where suitable shore sanitary facilities are available for use by the occupant, such use is permitted. The provision of this subsection is required in the interest of public health, safety and welfare.
- D. No person shall operate a motorboat at a speed in excess of slow-no-wake speed in those bay waters of Lake Mary lying within the following described lines: beginning at the point on the north line of Lot 11, Rosebud Subdivision which intersects Lake Mary and extending to the point on the easterly line of Lot l of Indian Point Subdivision which intersects Lake Mary, and from the southeast corner of Lot 16, Indian Point Subdivision Addition to the channel side of Lot 1 of Mount Moriah Subdivision.
- E. No person shall operate a motor boat at a speed in excess of slow-no-wake between the hours of sunset and sunrise unless the operator of such boat has obtained a permit for a special activity as provided in Section 8.36.10. (Ord. 87-7-1, 1987; Ord. 87-4-1 (part), 1987).
- 8.36.060 Alcoholic beverages prohibited. No person shall drink from or have an open container of fermented malt Lake Mary or Lake Elizabeth. (Ord. 87-4-1 (part), 1987).

  8.36.070 Swimming regulations. A. No person shall beverage or intoxicating liquor in a boat on the waters of

- From any unmanned boat unless such boat is anchored;
- More than two hundred feet from the shore or more than fifty feet from any pier, unless within marked authorized areas, nor more than twenty-five feet from an anchored raft or boat unless such person is accompanied by a boat manned by a competent person and having readily available a ring buoy. Such boat shall stay reasonably close to and guard such swimmer;
- 3. More than two hundred feet from the shoreline between sunset and sunrise;
  - 4. With a snorkel within the traffic lane.
- B. No person shall be engaged in SCUBA diving activities without the approval of the police department between the hours

# ORDINANCE NUMBER 92-6 - 1

# AN ORDINANCE TO CREATE SECTION 8.36.070(C)

The VILLAGE BOARD of the VILLAGE OF TWIN LAKES do ordain as follows:

Section 8.36.070(C): Flotation devices of any type shall be prohibited at Musial Beach and Lance Park Beach, except for Coast Guard approved personal flotation devices utilized in the manner prescribed.

Dated	this	8th da	day	7 of	June , 19 <u>92</u> .	B
					Lary Obaly	
:		ř.			Larry Oberhofer, President	

Dorothy Sandona, Clerk