## ORDINANCE NO. \_\_\_\_\_\_\_

AN ORDINANCE AMENDING TITLE 18, "WATER AND SEWERS," CHAPTER ONE, "SEWER USE" OF THE MOUNT CARMEL MUNICIPAL CODE.

- WHEREAS, Mount Carmel Code Title 18, Chapter 1, provides for the Water and Sewers, rules and regulations for the purpose of enforcement; and
- WHEREAS, in order to comply with Article VI, Section 14 of the Tennessee Constitution by applying the standard that "no fine shall be laid on any citizen of this State that shall exceed fifty dollars, unless it shall be assessed by a jury of his peers, who shall assess the fine at the time they find the fact, if they think the fine should be more than fifty dollars"; and
- WHEREAS, these changes are needed pursuant to the recent Supreme Court decision regarding Article VI, Section 14 of the Tennessee Constitution in <a href="The City Of Chattanooga v. Kevin Davis.">The City Of Chattanooga v. Kevin Davis.</a>

## NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF MAYOR AND ALDERMEN of the Town of Mount Carmel, Tennessee, as follows:

**SECTION I.** That the Mount Carmel Municipal Code be amended by deleting Title 18, " Water and Sewers," Chapter 1, Section 18-107 (7) <u>General Regulations</u>, and in its place, substituting the following:

18-107 (7) <u>Penalties.</u> Any person who shall continue any violation beyond the time limit specified by the "board" shall be guilty of a misdemeanor, and on conviction thereof shall be fined in the amount not more than fifty dollars (\$50.00) for each violation. Each day in which a violation shall occur or continue shall be deemed separate offense.

## SECTION II. LEGAL STATUS PROVISIONS.

- A. <u>Conflict With Other Ordinances</u>. In case of conflict between this ordinance or any part thereof, and the whole or part of any existing or future ordinance of the Town of Mount Carmel, the most restrictive shall in all cases apply.
- B. <u>Validity</u>. If any section, clause, provision or portion of this ordinance shall be held to be in doubt or unconstitutional by any court of competent jurisdiction, such holding shall not affect any other section, clause, provision, or portion of this ordinance which is not of itself invalid or unconstitutional.
- C. <u>Effective Date</u>. This ordinance shall become effective upon passage and publication, the public welfare requiring it.

Jary Jamson

GARY LAWSON, Mayor

ATTEST:

APPROVED AS TO FORM:			
LAW OFFICES OF MICHA		.K	
FIRST READING	AYES	NAYS	T

FIRST READING	AYES	NAYS	OTHER
PAUL HALE	/		
HENRY BAILEY			
EUGENE CHRISTIAN	V ,		
GEORGE PIERCE			
GARY LAWSON, MAYOR			
THOMAS WHEELER	V		
WANDA WORLEY	absent		
TOTALS	10	0	0

PASSED FIRST READING: 1/-29-01

SECOND READING	AYES	NAYS	OTHER
PAUL HALE	/		
HENRY BAILEY	V		
EUGENE CHRISTIAN	V		
GEORGE PIERCE	V		
GARY LAWSON, MAYOR	V		
THOMAS WHEELER	V		
WANDA WORLEY			
TOTALS	7	0	0

PASSED SECOND READING:	[[	-2	0-	-01		
------------------------	----	----	----	-----	--	--

PUBLISHED ON:

DATE:	1-9-02
DATE: NEWSPAPER:	Kings part Jimes News

# KINGSPORT TIMES-NEWS

## PUBLICATION CERTIFICATE

Kingsport, TN \_

This is to certify that the Legal Notice hereto attached was published in the Kingsport
Times-News, a daily newspaper published in the City of Kingsport, County of Sullivan,
State of Tennessee, beginning in the issue of
appearing consecutive weeks/times, as per order of
Signed Mann C. Muldie
CT VE CTES CT VE
HE follow amending Municipal Possed by Board of dermen at 20, 2001 Bat Condinance Title 18, "Chapter 1 ministrati Ordinance Title 18, "Chapter 19, "Chapter 19, "Chapter 19, "Chapter 19, "Itle 15, "Fraffic an ordinance Title 16, "Craffic an ordinance Title 16, "Chapter of Chapter of Cha
the MI. Code the MI. Code the MI. Mayor at the Do ord mee e 228, a Municpal two, "Coon" e 229, Al 'Water o pter one, e 230, Al 'Water o pter one, e 231, Al 'Propert ad Parkir '' 231, Al 'Motor \ d Parkir '' 233, Al Animal \ anim
Carmel were Carmel and Alecember eting.  mending Court, "our! Addending Sew-, "Sewer mending and Sew-, inspection of the court of the c
STATE OF TENNESSEE, SULLIVAN COUNTY TO-WIT:

day of the property of the price of the pric	1
20 L2.	
of the Kingsport Times-News and in due form of law made oath that the foregoing	F-1
statement was true to the best of my knowledge and belief.	

My commission expires