

## **TITLE 8**

### **VEHICLES AND TRAFFIC**

**Chapters:**

- 8.04 Adoption of State Laws
- 8.08 Emergency Vehicles
- 8.12 Storage of Vehicles and Appliances
- 8.16 Traffic and Parking – Generally
- 8.20 Fines in Work Zones
- 8.24 Collecting At Intersections
- 8.28 Selling Vehicles
- 8.32 Vacating Streets

#### **CHAPTER 8.04**

#### **ADOPTION OF STATE LAWS**

**Sections:**

- 8.40.01 Adoption of state laws

8.04.01 Adoption of state laws The "Uniform Act Regulating Traffic on Highways of Arkansas", as contained in Title 27 of the Arkansas Statutes, three (3) copies of which are on file in the office of the Clerk/Treasurer, is hereby adopted as traffic rules and regulations within and for the city. Any person convicted of violation of said statutes shall be deemed guilty of the violation of the ordinances of the city, and shall be fined or imprisoned or both in the manner set out under the state statutes.

#### **CHAPTER 8.08**

#### **EMERGENCY VEHICLES**

**Sections:**

- 8.08.01 Right-of-way
- 8.08.02 Following prohibited
- 8.08.03 Restriction of vehicular traffic
- 8.08.04 Strict enforcement
- 8.08.05 Exempt personnel
- 8.08.06 Penalty

8.08.01 Right-of-way. When any emergency vehicle is on an emergency run, a siren and/or flashing red light shall be operated at all times while said vehicle is in motion. Any such moving emergency vehicle shall be entitled to and shall receive the right-of-way over all pedestrian and vehicle traffic. When the operator of any non-emergency vehicle is approached from any direction by such emergency vehicle, he shall immediately move his vehicle to the extreme right side of the street, and shall come to a full stop, remaining at such full stop until all such emergency vehicle movements have passed.

8.08.02 Following prohibited. No person except as herein authorized shall follow any emergency vehicle which is operating its emergency signals.

8.08.03 Restriction of vehicular traffic. No vehicular traffic (other than that of authorized personnel specified herein) shall be permitted within a three (3) block radius of any emergency, unless such vehicular movement is permitted by order of the fire, police or medical personnel in charge at the scene of such emergency. Fire, police or other authorized personnel shall have the specific authority to order all pedestrians and spectators outside said emergency area at any time.

8.08.04 Strict enforcement. The provisions hereof shall be strictly enforced by members of the Police Department.

8.08.05 Exempt personnel. The following personnel when acting in the line of duty are specifically exempt from the provisions of this chapter;

- A. All regular and volunteer Fire Department personnel.
- B. All regular and auxiliary police personnel.
- C. News reporting and photography personnel for public communications media.
- D. Medical, nursing and ambulance personnel.
- E. Law enforcement officers; and other persons specifically authorized by the Mayor, Police Chief or Fire Chief.
- F. Public utility personnel.

8.08.06 Penalty. Any person violating any of the provisions hereinabove shall be guilty of a misdemeanor, and upon conviction shall be fined in any sum not less than Twenty-Five Dollars (\$25.00) nor more than One Hundred Dollars (\$100.00).

## CHAPTER 8.12

### STORAGE OF VEHICLES AND APPLIANCES

Sections:

8.12.01	Inoperable vehicles
8.12.02	Definition
8.12.03	Probable cause
8.12.04	Enforcement
8.12.05	Fine
8.12.06	Prohibiting storage of household appliances
8.12.07	Open storage defined
8.12.08	Cleaning up property
8.12.09	Abandoned vehicle
8.12.10	Fine

8.12.01 Inoperable vehicles From here and after the passing of this ordinance, it shall be unlawful to openly store more than one inoperable vehicle, and said vehicle must be placed behind the principal structure, out of sight from a public right-of-way, and shall not be stored in allowable area for more than a period of ninety (90) days, for the purpose of making arrangements to repair or restore said vehicle. (Ord. No. 1838, Sec. 1.)

8.12.02 Definition

**Inoperable vehicle** – any car, truck, motorcycle, boat, RV, or any other motorized vehicle which has been rendered inoperable by any means, and cannot more under its own power, is illegal to operate, or safely travel upon public streets, lacks current tags and registration, or is stored on blocks or jack stands for an extended period of time. (Ord. No. 1838, Sec. 2.)

8.12.03 Probable cause The Code Official shall have authority in determining and questioning of inoperable vehicles, and shall at any time request the vehicle be demonstrated by starting and moving under its own power, without any form of assistance other than the turning of a key, pushing a start switch, button, or any other external device not contrary to the manufactured use of said vehicle. (Ord. No. 1838, Sec. 3.)

8.12.04 Enforcement Upon observing a vehicle in question, on public, private and commercial property or city streets, the Code Official shall, but not be limited to:

- A. Issuing a written notice to comply, or posting said vehicle to move the vehicle behind the principle structure, or repair, or remove the vehicle in the case of not being able to place said vehicle behind the structure.

- B. Once an inoperable vehicle has been placed behind the structure, the Code Official shall have taken photographic evidence of the vehicles original state and make note to the current notice not to exceed a ninety (90) day period to have the vehicle brought into compliance. Under no circumstances shall a vehicle undergo major overhaul, be in a state of major disassembly, disrepair, or in the process of being stripped, dismantled, or stored on blocks or jack stands.

Exception: A vehicle of any type is permitted to undergo major overhaul, including body work provided such work is performed inside an enclosed structure or similarly enclosed area designed and approved for such purposes.

- C. After the notice has expired the Code Official shall review the violation to determine if the vehicle has been brought in compliance. If the review finds any of the violations listed in this ordinance still exist, the Code Official shall enforce the penalties as set forth in 8.12.05. (Ord. No. 1838, Sec. 3.)

8.12.05 Fine

- A. Upon failure to comply with any part of this ordinance a citation may be issued, and any person, firm, or corporation, or anyone having supervision over the property shall upon conviction thereof, be subject to a fine of not less than One Hundred Dollars (\$100.00) nor more than Two Hundred Fifty Dollars (\$250.00) or imprisonment for a term not to exceed ten (10) days, or both, at the discretion of the court. Each day that a violation continues after due notice has been served, in accordance with the terms and provisions hereof, shall be deemed a separate offense, which is subject to a fine not less than Fifty Dollars (\$50.00) for each day that the nuisance continues unabated.
- B. The Code Official shall have authority to treat any inoperable vehicle as abandoned when a citation cannot be issued, in which the vehicle may be removed from the property by the cities contracted towing company, as prescribed in other ordinances pertaining to nuisance abatements.

Exceptions: This ordinance shall not pertain to businesses that specialize in inoperable vehicles that are properly zoned for their open storage. (Ord. No. 1838, Sec. 4.)

8.12.06 Prohibiting storage of household appliances From and after the passage of this ordinance it shall be unlawful for any person, firm or corporation to store in the open any type of new or used household appliance. (Ord. No. 161, Sec. 1.)

8.12.07 Open storage defined

- A. For the purposes of this ordinance open storage shall include, but not be limited to placing an item any place on the owners premises which does not have both a roof and walls, without or with doors, completely around the space where the item is placed and such walls must be of solid construction for the area not to be considered open storage.
- B. The item shall be considered in open storage when it is left outside for a period of 12 consecutive hours.
- C. Household appliances shall include washing machines, laundry drying machines, refrigerators, deep-freeze ice-boxes, television sets, cook stoves and ranges, heating stoves, air-conditioning and central heating equipment, bedsteads and items of indoor furniture. (Ord. No. 161, Sec. 2.)

8.12.08 Cleaning up property Upon finding any of the conditions in 8.12.07 hereof the proper authorities shall take the action to clean up the property. (Ord. No. 161, Sec. 5.)

8.12.09 Abandoned vehicle

- A. Any motor vehicle found upon the public streets or ways which would be termed inoperable as set forth in Section 4 hereof shall be treated as an abandoned vehicle. (Ord. No. 161, Sec. 6.)
- B. It shall be unlawful for any person, firm, or corporation, to abandon any vehicle in the city of Sherwood or to place any item listed herein upon the property of another person without the consent of the owner or upon any public property. (Ord. No. 161, Sec. 7.)

8.12.10 Fine Any person, firm or corporation found guilty of violating any section of this ordinance, shall be fined in any sum of not less than \$5.00 now more than \$25.00, and each twenty-four hour period that a violation shall continue shall be considered a separate offense. (Ord. No. 161, Sec. 8.)

## CHAPTER 8.16

### TRAFFIC AND PARKING - GENERALLY

Sections:

- 8.16.01 Driving through property to avoid intersection
- 8.16.02 Violation of 8.20.01
- 8.16.03 Penalty
- 8.16.04 Traffic ordinances to apply to bicycles, animals and animal-drawn vehicles
- 8.16.05 Racing of horses on streets prohibited
- 8.16.06 Penalty
- 8.16.07 Parking on sidewalks prohibited
- 8.16.08 Penalty - 8.20.07
- 8.16.09 Permit required for operation of tractor, construction equipment, etc., on city streets
- 8.16.10 Violation declared a misdemeanor
- 8.16.11 Penalty
- 8.16.12 Excessive starting, unsafe speed unlawful
- 8.16.13 Restrictions on parking recreational vehicles in residential areas
- 8.16.14 Definition
- 8.16.15 Penalty
- 8.16.16 Blocking up of such vehicles
- 8.16.17 Parking of tractor-trailer, etc., in residential areas unlawful
- 8.16.18 Not applicable to deliveries
- 8.16.19 Penalty - 8.20.17
- 8.16.20 Speed limit - unless otherwise posted
- 8.16.21 Not applicable to state highways
- 8.16.22 Restaurant parking
- 8.16.23 Unlawful parking
- 8.16.24 Parking near intersections
- 8.16.25 No parking zones
- 8.16.26 Enforcement
- 8.16.27 Removal of vehicle
- 8.16.28 Fine
- 8.16.29 Right to trial

8.16.01 Driving through property to avoid intersection From and after the passage of this ordinance it shall be unlawful for any person to drive any vehicle through the driveway of a filling station or the parking lot of any shopping center, supermarket, or store or through the driveway of any similar property designed to serve public trade for the purpose of avoiding the negotiation of an intersection. (Ord. No. 138, Sec. 1.)

8.16.02 Violation of 8.20.01 Any person driving a vehicle through any of the area described in Section One hereof that does not stop said vehicle from the time it leaves the public road until it has traversed through the parking area or driveway to the public road shall be deemed prima facie guilty of a violation of Section 8.20.01.

8.16.03 Penalty Anyone violating the terms of this ordinance shall be, upon conviction, tried in the Mayor's Court of the city of Sherwood and shall be fined a sum of not less than Ten Dollars (\$10.00) and not more than Twenty-Five Dollars (\$25.00). (Ord. No. 138, Sec. 4.)

8.16.04 Traffic ordinances to apply to bicycles, animal and animal-drawn vehicles The provisions of ordinances dealing with the control of traffic on the streets of Sherwood, shall be applicable to every person riding bicycles or animals or any animal-drawn vehicle on the streets except those provisions which by their very nature can have no application. For the purposes of this ordinance the term "motor vehicle" or "automobile" as used in the ordinances of the city of Sherwood is interpreted to include bicycles, motor scooters, and animals being ridden or animals drawing a vehicle. (Ord. No. 160, Sec. 1.)

8.16.05 Racing of horses on streets prohibited From and after the passage of this ordinance it shall be unlawful for any person to race a horse on the public ways of the city of Sherwood, and for the purposes of this ordinance, racing shall be interpreted as driving or riding a horse at a speed more than ten miles an hour and this ordinance shall apply whether there be one horse or more than one horse involved. (Ord. No. 160, Sec. 2.)

8.16.06 Penalty Any person found guilty of violating Section One of this ordinance shall be punished as provided for in the applicable traffic ordinances of the city of Sherwood. Any person found guilty of violating Section Two of this ordinance shall be fined in any sum not less than Five Dollars (\$5.00) nor more than Twenty-Five Dollars (\$25.00). (Ord. No. 160, Sec. 3.)

8.16.07 Parking on sidewalks prohibited

- A. It shall be unlawful for any person to park any type of vehicle, conveyance, trailer, or other transport, or to intentionally place any other obstruction upon any city sidewalk blocking passage thereon, with the exception of the temporary placement of yard waste (as defined in Ord. No. 1835, as may be amended from time to time) or city-approved trash containers for pickup by the city, provided that such yard waste or city-approved trash containers cannot be safely placed elsewhere off the city sidewalk and within the reach of city equipment. Landfill items (as defined in Ord. No. 1835, as may be amended from time to time) shall not be placed on any city sidewalk at any time.
- B. The penalty shall range from not less than Fifty Dollars (\$50.00) to not more than Two Hundred Dollars (\$200.00) per day of violation. (Ord. No. 2006, Secs. 1-2.)

8.16.08 Penalty - 8.20.07 Any parking ticket or citation issued under this ordinance shall be no less than Fifty Dollars (\$50.00) and shall be payable before said court date named on the parking ticket or citation unless the defendant wishes to appear before Sherwood District Court at which time the court may impose a fine of a maximum of Two Hundred Fifty Dollars (\$250.00) at its discretion. (Ord. No. 1952, Sec. 6.)

8.16.09 Permit required for operation of tractor, construction equipment, etc., on city streets It shall be necessary for any person, firm, or corporation, to obtain a permit from the city clerk for the operation of any tractor, construction equipment, or related equipment that does not have rubber tires, to be operated within the city limits of Sherwood. Said permit will contain the time, place and other necessary information said equipment will be in operation. (Ord. No. 216, Sec. 1.)

8.16.10 Violation declared a misdemeanor In the event the provision of 8.20.09 are violated, then each act will be a misdemeanor punishable by law. (Ord. No. 216, Sec. 2.)

8.16.11 Penalty The penalty for said violation shall be a fine of not less than \$50.00 nor more than \$250.00 and/or one day to ten days confinement. Each vehicle operated without a permit and each day each vehicle is operated without a permit shall be a separate offense. (Ord. No. 216, Sec. 3.)

8.16.12 Excessive starting, unsafe speed unlawful It shall henceforth be unlawful for:

- A. Any person to drive a vehicle in such a manner as to: spin tires, “peel out”, start a vehicle at an excessive rate of speed, drive at an excessive rate of speed, drive or operate a vehicle unsafely for existing conditions or operate a vehicle in such a manner that the vehicle is not equipped to be operated.
- B. The penalty for violation of this act shall be, upon conviction, a fine of not less than \$25.00 nor more than \$100.00, and/or a sentence of not less than 24 hours nor more than 30 days in confinement. (Ord. No. 225.)

8.16.13 Restrictions on parking recreational vehicles in residential areas It shall be unlawful to park a recreational vehicle on public streets and right-of-ways, except for the immediate purposes of loading or unloading passengers or cargo, or for the immediate purposes of performing service work to adjacent premises and structures.

It is the intent of this ordinance to strictly prohibit the overnight storage of recreational vehicles and the cargo thereon on public streets or right-of-ways for any purpose. (Ord. No. 1605, Sec. 1-2.)

8.16.14 Definition "Recreational Vehicles" shall be described as motorized dwellings, travel trailers, camper trailers, tent trailers, boats, boat trailers, recreational equipment trailers, utility trailers, and the like, whether used for recreational purposes or not. (Ord. No. 1605, Sec. 3.)

8.16.15 Penalty Any parking ticket or citation issued under this ordinance shall be no less than Fifty Dollars (\$50.00) and shall be payable before said court date named on the parking ticket or citation unless the defendant wishes to appear before Sherwood District Court at which time the court may impose a fine of a maximum of Two Hundred Fifty Dollars (\$250.00) at its discretion. (Ord. No. 1952, Sec. 6.)

8.16.16 Blocking up of such vehicles In the event the vehicles are blocked up, it shall be in a manner not hazardous to the public health and safety. (Ord. No. 462, Sec. 4.)

8.16.17 Parking of tractor-trailer, etc., in residential areas unlawful It shall be unlawful for any person to park a tractor-trailer truck or the tractor or trailer unit separately in any area bearing residential zoning classification. (Ord. No. 709, Sec. 1)

8.16.18 Not applicable to deliveries This ordinance shall not apply to any legitimate delivery vehicle parking within a residential zone for purposes of making a delivery or pickup at a residence located in that zone. (Ord. No. 709, Sec. 2.)

That this ordinance shall not apply to any tractor-trailer owner/operator who is engaged during daylight hours in any cleaning or maintenance procedure, providing said tractor and/or trailer shall not be left unattended for any period of more than one hour. (Ord. No. 709, Sec. 2, as amended by Ord. No. 732, Sec. 1.)

8.16.19 Penalty - 8.20.17 Persons violating this ordinance shall be fined up to Twenty-Five Dollars (\$25.00) for each offense. (Ord. No. 709, Sec. 3.)

8.16.20 Speed limit - unless otherwise posted The speed limit within the city limits of the city of Sherwood shall be twenty five (25) miles per hour unless otherwise posted. (Ord. No. 810, Sec. 1.)

8.16.21 Not applicable to state highways This ordinance does not affect the speed limits on any state highway within the city limits of Sherwood. (Ord. No. 810, Sec. 2.)

8.16.22 Restaurant parking

A. Ordinance No. 729, as amended, is hereby amended as follows:

Section 10.5.5.D.3 shall be as follows:

**Restaurants - Parking:** 1 space for each 4 seats or 1 space for each 50 feet of seating area where there are no fixed seats, plus 1 space per employee and an on-site queue line for at least 8 vehicles when drive-through is included.

B. Definitions:

**Restaurant:** An establishment whose principle business is the selling of unpackaged food to the customer in a ready to consume state and where the customer consumes these foods while seated at tables or counters located within buildings.

A pick-up window may also be included with a restaurant. However, no outdoor menu board larger than 2' x 3' or external speakers may be provided.

**Restaurant, drive-in:** A retail outlet where food or beverages are sold to a substantial extent for consumption by customers in parked motor vehicles.

**Restaurant, fast-food:** An establishment that offers quick food service, which is generally accomplished through a limited menu of items already prepared or which may be quickly prepared. Orders are not generally taken at the customer's table, and food is generally served in a disposable wrapping or container. (Ord. No. 1388.)

8.16.23 Unlawful parking It shall be unlawful for any person to park a vehicle directly in front of a public or private driveway obstructing ingress and egress from said driveway, or within four (4) feet of a driveway on the same side of the street as said driveway, or to block a curbside mail or trash receptacle or any other curbside service other than that of the owner of the vehicle's residence or property. Impeding or blocking the flow of traffic on any public street shall be prohibited, and all vehicles parked on allowable streets within the city limits shall be parked in accordance with state laws and in the direction of the flow of traffic with right hand wheels of the vehicle parallel to, and within eighteen (18) inches of the curbing measuring from the outer edge of the right side tires to the backside of the curb. Where there is no curbing this measurement shall be taken from the engine compartment side of tire to the edge of street. (Ord. No. 1952, Sec. 1.)

8.16.24 Parking near intersections To avoid traffic hazards, parking within thirty (30) feet of an intersection, stop sign, or traffic signal on streets where parking is allowed shall be prohibited. (Ord. No. 1952, Sec. 2.)

8.16.25 No parking zones Parking in designated areas posted with no parking signs, the blocking of any fire hydrant, traffic beacon, and pedestrian cross walk or side walk shall be strictly prohibited. Other than vehicles used for commuting to work, the parking of any type of commercial vehicle in allowable parking areas other than for delivery, loading, unloading, or other commercial operations is prohibited. From time to time it may be necessary to post areas so as to prohibit parking based on sight distance and obstructions of view because of difficulty navigating curves and inclines, or because of heavy traffic on major and minor arterial streets posing a danger for drivers or pedestrians. Said posting shall be placed after the Sherwood Police Department, Engineering Department, or Planning Commission presents just cause for the posting to the City Council and a resolution designating said area or street is passed in conjunction with Section 27-51-1301 of the Arkansas Motor Vehicle and Traffic Regulations Guide. For safety concerns a temporary sign may be displayed until the Council makes a ruling at which time the sign may be placed on a permanent basis or removed based on the council's decision. (Ord. No. 1952, Sec. 3.)

8.16.26 Enforcement Violations of this ordinance shall be enforced by Police and Code Officials as necessary to keep peace and safety by issuing citation to offenders or by posting said vehicle with a parking violation or citation on a conspicuous place upon said vehicle using vehicle ownership information pertaining to that vehicle. (Ord. No. 1952, Sec. 4.)

8.16.27 Removal of vehicle Any vehicle creating an immediate traffic hazard, obstruction, or which has been cited under this ordinance and has not been removed within twenty-four (24) hours shall be considered abandoned and towed by the city's contracted towing company. (Ord. No. 1952, Sec. 5.)

8.16.28 Fine Any parking ticket or citation issued under this ordinance shall be no less than Fifty Dollars (\$50.00) and shall be payable before said court date named on the parking ticket or citation unless the defendant wishes to appear before Sherwood District Court at which time the court may impose a fine of a maximum of Two Hundred Fifty Dollars (\$250.00) at its discretion. (Ord. No. 1952, Sec. 6.)

8.16.29 Right to trial Any person, firm, or corporation that has been issued a citation or parking ticket shall have the right to request a fair trial before the District Court Judge at which time the defendant(s) and the issuing officer(s) with or without the presence of legal counsel shall present the case before the court for a decision. (Ord. No. 1952, Sec. 7.)

## **CHAPTER 8.20**

### **FINES IN WORK ZONES**

Sections:

- 8.20.01 State law adopted
- 8.20.02 Definition

8.20.01 State law adopted The city of Sherwood hereby adopts the provisions of state law regarding the enhancement of fines for violations of city traffic ordinances in work zones when construction personnel are present. (Ord. No. 1556, Sec. 1.)

8.20.02 Definition Work zones shall be defined as any area upon or near any street in this city where construction, reconstruction, maintenance or other type of work is being performed or is in progress by employees of the city of Sherwood or employees of any contractor hired by said city. (Ord. No. 1556, Sec. 2.)

**CHAPTER 8.24**

**COLLECTING AT INTERSECTIONS**

Sections:

- 8.24.01 Misdemeanor
- 8.24.02 Fine

8.24.01 Misdemeanor It shall henceforth be prohibited and a misdemeanor for an individual to engage in the collection of donations at any intersection within the confines of the city of Sherwood as a pedestrian from motorists stopped at that intersection, subject to the exceptions as set forth below:

The collection of money from motor vehicles for charitable fundraising events by the Sherwood Police and Fire Departments, provided:

- A. Person collecting contributions must be 21 years or age or older;
- B. Persons collecting contributions must wear high visibility safety vests;
- C. Temporary signage advising caution must be placed for oncoming traffic to observe;
- D. Collections must be at intersections where traffic signals are installed;
- E. Both departments shall be allowed eight (8) days each per calendar year for the collection of donations; and
- F. All dates of collection and intersection locations shall be subject to the approval of the Mayor. (Ord. No. 1904, Sec. 1.)

8.24.02 Fine Individuals found guilty of the violation of this ordinance may be subject to a fine of not less than One Hundred Dollars (\$100.00) for each day they engage in this behavior. (Ord. No. 1904, Sec. 2.)

**CHAPTER 8.28**

**SELLING VEHICLES**

Sections:

- 8.28.01 Location
- 8.28.02 Personal vehicles

- 8.28.03 Business vehicles  
8.28.04 Fine

8.28.01 Location From and after the adoption of this ordinance it shall be unlawful for any person, firm, or corporation to offer to commercially sell vehicles in an outdoor, offsite location within the city of Sherwood. For the purpose of this ordinance the term "offsite" is defined as any outdoor location other than an established car lot or dealership having a permanent location and holding a privilege license to sell cars at said location. (Ord. No. 1687, Sec. 1.)

8.28.02 Personal vehicles 8.28.01 of this ordinance shall not apply to individuals offering to sell personal vehicles, titled accordingly, while at home, traversing the streets of Sherwood, or while at work at their place of employment. (Ord. No. 1687, Sec. 2.)

8.28.03 Business vehicles 8.28.01 of this ordinance shall not apply to businesses offering to sell vehicles, titled accordingly, used to operate said businesses, or acquired incidental to said business in the normal course of transacting said business. However, under no circumstance, other than an auction event, will more than two such vehicles be offered for sale at any one time. (Ord. No. 1687, Sec. 3.)

8.28.04 Fine Any parking ticket or citation issued under this ordinance shall be no less than Fifty Dollars (\$50.00) and shall be payable before said court date named on the parking ticket or citation unless the defendant wishes to appear before Sherwood District Court at which time the court may impose a fine of a maximum of Two Hundred Fifty Dollars (\$250.00) at its discretion. (Ord. No. 1952, Sec. 6.)

Each vehicle offered for sale constitutes a separate offense. Each day that a violation continues after due notice has been served, in accordance with the terms and provisions hereof, shall be deemed a separate offense, which is subject to a fine not less than Twenty-Five Dollars (\$25.00) for each day that the violation stands unabated. (Ord. No. 1687, Sec. 4.)

## **CHAPTER 8.32**

### **VACATING STREETS**

Sections:

- 8.32.01 Vacating streets

8.32.01 Vacating streets

- Ord. No. 1799 Indianhead Cove