Chapter 9.28

TRESPASSING*

Sections:

- 9.28.010 Damage to public or private property.
- 9.28.020 Destruction of trees and plants.
- 9.28.030 Throwing stones--Climbing trees and fences--Meddling with wells and cisterns.
- 9.28.040 Making vehicle stand without permission of property owner.
- 9.28.010 Damage to public or private property. Any person or persons who wilfully, maliciously or negligently breaks, defaces, destroys or otherwise injures any public property of the state, county or village, or any private property, shall be subject to a penalty of not less than three dollars, and shall also be liable for the costs and expenses of repairing injuries committed, which shall be added to the penalty and constitute a part thereof. (§1 of Ord. dated 5/20/1878).
- 9.28.020 Destruction of trees and plants. Any person or persons who wilfully, maliciously or negligently, in any manner, injures, defaces, removes or destroys any fruit, ornamental or shade trees or boxing placed around the same, or any shrub, fence, failing, gate or sign, upon any public grounds, sidewalk or private premises, or trespasses upon any private premises or public grounds and injures, carries away or destroys any tree, fruit, vegetables, plant, shrub or other thing which may be therein for ornament or otherwise shall be subject to a penalty of not less than three dollars. (§2 of Ord. dated 5/20/1878).
- 9.28.030 Throwing stones--Climbing trees and fences--Meddling with wells and cisterns. No boy or other person shall purposely or heedlessly cast or throw any stone or other missiles from or into any public place, or at, upon, against or into any building, premises, tree or other property, or shall walk upon the top or capping of any fence or railing or climb upon the same or into any shade or ornamental tree upon any sidewalk or elsewhere, without the consent of the owner thereof, or shall injure in anywise, deface or destroy any building, fence, railing, tree or other property,

^{*} For statutory provisions on municipal power to prevent trespasses, see Ill.Rev.Stat. 1977 Ch. 24 §11-5-2.

or shall meddle with any public well, cistern or pump under a penalty of not less than five dollars for each offense. (§3 of Ord. dated 5/20/1878).

9.28.040 Making vehicle stand without permission of property owner. No owner or driver of any wagon, dray or other vehicle shall make a permanent stand or place of stopping in front of any premises without the consent of the owner or occupant of the premises under a penalty of not less than three dollars. (§4 of Ord. dated 5/20/1878).

Chapter 9.32

BILLPOSTING*

Sections:

- 9.32.010 Prohibited.
- 9.32.020 Penalty for violation.
- 9.32.010 Prohibited. No person shall and it is unlawful for any person to post, paste, paint, print or nail or otherwise fasten, append or distribute any handbill, poster, advertisement or notice of any kind on or to any curbstone, flagstone, sidewalk, tree, lamppost, hitching post, telegraph pole, telephone pole, electric light pole, bridge, hydrant, or upon any other article or property of the village, or upon any article or property over which the village has control, or upon any billboard, wall, door, gate or fence or other private property without the consent of the owner thereof; provided, however, that this section shall not apply to the posting of any notice required by law in any legal proceeding. (§1 of Ord. dated 11/4/40).
- 9.32.020 Penalty for violation. Any person, firm or corporation violating any provision of this chapter shall be fined not less than one dollar nor more than one hundred dollars for each offense. (§2 of Ord. dated 11/4/40).

^{*} For statutory provisions on municipal power to regulate and prevent street advertising on public property, vacant property and buildings, see Ill.Rev.Stat. 1977 Ch. 24 §§11-80-14 and 11-80-15; for provisions on municipal power to prevent trespasses, see Ill.Rev. Stat. 1977 Ch. 24 §11-5-2.