

COAL CITY VILLAGE BOARD MEETING

**WEDNESDAY
OCTOBER 27, 2021
7:00 P.M.**

COAL CITY VILLAGE HALL
515 S. BROADWAY, COAL CITY, ILLINOIS

AGENDA

1. Call meeting to order
2. Pledge of Allegiance
3. Approval of Minutes October 13, 2021
4. Approval of Warrant List
5. Public Comment
6. Ordinance 21-33 Approval of Conditional Use Request
69 S. Broadway-Knockin' Boots
7. Ordinance 21-34 Increase of Class "C" Liquor Licenses

8. Request for Payment to A.C. Pavement in the amount of \$54,861.46
9. Request for Payment to D Construction:
 - a. \$276,233.65 2021 Street Maintenance
 - b. \$15,000.00 2021 Alley Patching
10. Amending Plumbing Inspection Stipend
11. Report of Mayor
12. Report of Trustees:
 - S. Beach
 - A. Chapter 97 Amendment
 - T. Bradley
 - D. Spesia
 - D. Greggain
 - R. Bradley
 - D. Togliatti
13. Report of Village Clerk
14. Report of Village Attorney
15. Report of Village Engineer
16. Report of Chief of Police
17. Report of Village Administrator
18. Adjourn

MEMO

TO: Mayor Halliday and the Board of Trustees

FROM: Matthew T. Fritz
Village Administrator

MEETING

DATE: October 27, 2021

RE: CONDITIONAL USE FOR KNOCKIN'S BOOTS LIQUOR LICENSE

Knockin' Boots, would like to possess the capability of serving beer and some mixed drinks to their constituents. The restaurant loses clientele to other establishments due to not having a liquor license. They are not planning on a bar to be placed within the location and shall not install gambling machines either. The owner of the restaurant was the only one who attended the public hearing at the Planning & Zoning Meeting aside from the manager who will be the holder of the future liquor license. The manager underwent and passed a background check to ensure the restaurant could receive the licence.

The Zoning Board of Appeals heard the petition at its last meeting of October 18th and unanimously recommended providing the conditional use to allow Knockin' Boots to serve alcohol on the premises.

Recommendation:

Adopt Ordinance No. _____: Providing a Conditional Use at Knockin' Boots in order to acquire a Liquor License to serve alcohol on the premises.

THE VILLAGE OF COAL CITY
GRUNDY & WILL COUNTIES, ILLINOIS

ORDINANCE
NUMBER _____

**AN ORDINANCE GRANTING A CONDITIONAL USE TO OPERATE A
RESTAURANT WITHOUT LIVE ENTERTAINMENT OR DANCING AT 69 S.
BROADWAY IN THE VILLAGE OF COAL CITY**

TERRY HALLIDAY, President
PAMELA M. NOFFSINGER, Village Clerk

SARAH BEACH
ROSS BRADLEY
TIMOTHY BRADLEY
DAN GREGGAIN
DAVID SPESIA
DAVID TOGLIATTI
Village Trustees

Published in pamphlet form by authority of the President and Board of Trustees of the Village of Coal City
on _____, 2021

ORDINANCE NO. _____

AN ORDINANCE GRANTING A CONDITIONAL USE TO OPERATE A RESTAURANT WITHOUT LIVE ENTERTAINMENT OR DANCING AT 69 S. BROADWAY IN THE VILLAGE OF COAL CITY

WHEREAS, an application for a conditional use according to Section 156.93 of the Village of Coal City Zoning Code (“Zoning Code”) was filed by Knockin’ Boots represented by Luis Uriel and Claudia Liliana Macias Moreno (“applicant”) on September 13, 2021 for the operation of a restaurant without live entertainment of dancing within a C-4 zoned property; and

WHEREAS, a public hearing regarding the conditional use consideration was held on October 18, 2021; and

WHEREAS, the Village of Coal City Planning and Zoning Board met on October 18, 2021 to consider passage of the conditional use request to the Board of Trustees; and

WHEREAS, Section 156.230 permits the Village Board to approve certain uses on a conditional basis from the Zoning Code; and

WHEREAS, the Village Board of Trustees and the President of the Village of Coal City believe it is in the best interests of the Village to grant conditional uses.

NOW THEREFORE, BE IT ORDAINED by the President and Board of Trustees of the Village of Coal City, Grundy and Will Counties, Illinois, as follows:

Section 1. Recitals. The foregoing recitals shall be and are hereby incorporated into and made a part of this Ordinance as if fully set forth in this Section 1.

Section 2. Findings of Fact. The Board of Trustees find as follows:

- A. **Traffic.** Expected traffic flow from the Knockin’ Boots is expected to be similar, but more consistent due to its addition to the restaurant menu.
- B. **Environmental Nuisance.** There shall not be any environmental nuisances that emanate from the conditional use. The utilization of the property for the proposed use shall not cause glare, noise, or odor that affects the neighboring properties.
- C. **Neighborhood Character.** The utilization of the property with this conditional use will not result in undue deleterious effect upon the neighborhood. The use of the property in this manner was configured to accommodate the property and shall not facilitate any changes to the interior of the restaurant.

- D. **Public Services and Facilities.** The property shall not require any additional installation or greater utilization of public services to serve the proposed conditional use.
- E. **Public Safety and Health.** Granting this conditional use shall not impact public health or safety due to the operation of eth restaurant with the conditional use.
- F. **Other Factors.** The petitioner expressed there to be no consideration for gaming within the restaurant suite and no bar shall be constructed; all alcohol will be served to the table with meals.

Section 3. Description of the Property. The property is located at 69 South Broadway in the Village of Coal City within a C-4 District.

Section 4. Public Hearings. A public hearing concerning the consideration of a conditional use was advertised on September 22, 2021 in the Coal City Courant and held by the Planning and Zoning Board on October 18, 2021 at which time a majority of the Planning and Zoning Board members recommended passage of the Conditional Use to the Board of Trustees.

Section 5. Conditional Use. The conditional use requested in the September 13, 2021 Conditional Use Application is granted as follows:

- A. A conditional use in conjunction with Section 156.93 is hereby granted to allow the operation of a restaurant without live entertainment or dancing within a C-4 commercially-zoned district.

Section 6. Conditions. The conditional use granted herein is contingent and subject to the standards and design as presented within the Applicant's petition and consistent with the Public Hearing of March 7, 2016.

Section 7. Severability. In the event a court of competent jurisdiction finds this ordinance or any provision hereof to be invalid or unenforceable as applied, such finding shall not affect the validity of the remaining provisions of this ordinance and the application thereof to the greatest extent permitted by law.

**AN ORDINANCE GRANTING A CONDITIONAL USE TO OPERATE A RESTAURANT WITHOUT
LIVE ENTERTAINMENT OR DANCING AT 69 S. BROADWAY IN THE VILLAGE OF COAL CITY**

Section 8. Repeal and Savings Clause. All ordinances or parts of ordinances in conflict herewith are hereby repealed; provided, however, that nothing herein contained shall affect any rights, actions, or causes of action which shall have accrued to the Village of Coal City prior to the effective date of this ordinance.

Section 9. Effectiveness. This ordinance shall be in full force and effect from and after passage, approval and publication in pamphlet form as provided by law.

SO ORDAINED this _____ day of _____, 2021, at Coal City, Grundy & Will Counties, Illinois.

AYES:

NAYS:

ABSENT:

ABSTAIN:

VILLAGE OF COAL CITY

Terry Halliday, President

Attest:

Pamela M. Noffsinger, Clerk

COAL CITY ZONING APPLICATION

Owners name or beneficiary of land trust: ACE Group LLC

Address: 1913 S. Briggs Joliet Phone number: 708-590-4088

Owner represented by: Self Attorney

Contract purchaser Luke Kotera Other agent

Agents name Claudia L. Macias Moreno Phone number: 815-710-0083

Address: 106 E Jefferson St lot 114 Shorewood IL 60404

Existing zoning: C-4 Use of surrounding properties: North C-4 South C-4

East RS-3 West C-4

What zoning change or variance: (specify) _____

conditional use to allow Knockin' Boots to
possess a Class C Liquor License

To allow what use Serve alcohol on the premises

Tax number of subject property: 09-02-101-008

Common address of property: 69 S. BROADWAY

Parcel dimensions: 37.5' x 150'; suite is 11' x 150' Lot area (sq. ft.) 1,650

Street frontage See attached.

Legal description Attached

In addition, the applicant must comply with the ZONING ORDINANCE OF THE VILLAGE OF COAL CITY, adopted June 1, 1989, Chapter II, sections A through F available for review at the Village Clerks office. Also attached to the application are tables 1, 2 and 3 for the applicant's reference.

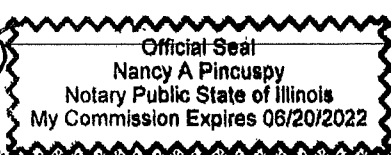
I, (we) certify that all of the above statements and the statements contained in any papers or plans submitted herewith are true to the best of my (our) knowledge and belief.

Claudia L. Macias Moreno, being first duly sworn, on oath deposes and says,
Applicant's Name

that all of the above statements and the statements contained in the documents submitted herewith are true.

Subscribed and sworn before me on this 10 day of September, 2021.

Nancy A. Pincuspy
Notary Public (Seal)



Signature of Owner [Signature]

You may attach additional pages, if needed, to support the documentation of application.
Please note the number of pages attached. _____

FOR OFFICE USE ONLY

Case number ZA-337
Filing date Sept. 13, 2021
Hearing date 10-18-21
Filing fee \$ 100.00
Hearing time 7 pm

Location of hearing
Village Hall
515 South Broadway
Coal City, Illinois

Form **LLC-1.36/1.37**

Illinois
Limited Liability Company Act
Statement of Change of Registered
Agent and/or Registered Office

FILE # 8197563

Secretary of State Jesse White
Department of Business Services
Limited Liability Division
501 S. Second St., Rm. 351
Springfield, IL 62756
217-524-8008
www.cyberdriveillinois.com

Filing Fee: \$25
Penalty:
Approved: HLH

FILED
Aug 12, 2021
Jesse White
Secretary of State

1. Limited Liability Company Name:

KNOCKIN BOOTS RESTAURANT LLC

2. Name and Address of Registered Agent and Registered Office as they appear on the records of the Office of the Secretary of State (before change):

Registered Agent: LUIS URIEL MACIAS MORENO

Registered Office: 1519 S CHICAGO ST TRLR B12

JOLIET

IL

604362955

3. Name and Address of Registered Agent and Registered Office shall be (after all changes herein reported):

Registered Agent: CLAUDIA LILIANA MACIAS MORENO

Registered Office: 106 E JEFFERSON ST LOT 127

SHOREWOOD

IL

604047920

4. The address of the registered office and the address of the business office of the registered agent, as changed, will be identical.

5. The above change was authorized by: Manager

6. I affirm, under penalties of perjury, having authority to sign hereto, that this Statement of Change is to the best of my knowledge and belief, true, correct and complete.

Dated Aug 12, 2021
Month & Day Year

MACIAS MORENO, LUIS URIEL

Name

MANAGER

Title

If applicant is a company or other entity, state name of company.

MEMO

TO: Mayor Halliday and the Board of Trustees

FROM: Matthew T. Fritz
Village Administrator

MEETING

DATE: October 27, 2021

RE: PROVIDING ADDITIONAL CLASS "C" LIQUOR LICENSE

With the adoption of Conditional Use for the Knockin' Boots, the Board must also adopt a Class C Liquor Licence to be made available. The Liquor Code a sunset provision that only allows as many liquor licenses as those in use to the owners prescribed. In order for another restaurant to attain a new Liquor License the new one must be created.

Attached is the Ordinance to increase the current number of 3 upward to 4 liquor licenses.

Recommendation:

Adopt Ordinance No. ____: Adding Another Class "C" Liquor License to those available for Class C Utilization within Chapter 112 of the Village Code.

THE VILLAGE OF COAL CITY
GRUNDY & WILL COUNTIES, ILLINOIS

ORDINANCE
NUMBER _____

AN ORDINANCE INCREASING THE NUMBER OF CLASS "C" LIQUOR LICENSES

TERRY HALLIDAY, Village President
PAMELA M. NOFFSINGER, Village Clerk

SARAH BEACH
ROSS BRADLEY
TIMOTHY BRADLEY
DANIEL GREGGAIN
DAVID SPESIA
DAVID TOGLIATTI
Village Trustees

Published in pamphlet form by authority of the President and Board of Trustees of the Village of
Coal City
on _____, 2021

ORDINANCE NO. _____

AN ORDINANCE INCREASING THE NUMBER OF CLASS “C” LIQUOR LICENSES

WHEREAS, the Village of Coal City (hereinafter, the “*Village*”) is an Illinois municipal corporation organized and operated under the laws of the State of Illinois; and

WHEREAS, the Village is a non-home rule municipality and, as such, may exercise delegated statutory and Constitutional powers and such powers as are necessarily implied therefrom; and

WHEREAS, Article IV of the Illinois Liquor Control Act of 1934, 235 ILCS 5/4-1, *et seq.*, authorizes the corporate authorities of the Village to license and regulate the sale of alcoholic liquor within the Village, and to determine the number, kind and classification of local liquor licenses, as well as the fees for such licenses and to provide such further regulations and restrictions on the issuance and operations pursuant to such local licenses; and

WHEREAS, the Village regulates the sale of liquor by creating various classifications of liquor licenses and establishing the maximum number of licenses that may be issued in each such class; and

WHEREAS, upon the termination of a particular liquor license, the number of available licenses in the terminated liquor license classification is automatically reduced by one pursuant to Section 112-12(B) of the Village Code;

WHEREAS, a new liquor license may be issued by the Liquor Commissioner only if the Village Board has created a sufficient number of licenses in a particular classification to have a surplus license available;

WHEREAS, the Village Board is desirous of creating a new Class C liquor license to and ensure that an appropriate liquor license is available for application by ownership of the Knockin' Boots restaurant located at 69 S. Broadway;

WHEREAS, the Corporate Authorities of the Village hereby find and determine that it is in the best interest of the Village and the public to amend the Village Code to provide for one (1) additional Class "C" Liquor License.

NOW, THEREFORE, BE IT ORDAINED by the President and Board of Trustees of the Village of Coal City, Counties of Will and Grundy, Illinois, as follows:

SECTION 1. RECITALS. The foregoing recitals shall be and are hereby incorporated into and made a part of this Ordinance as if fully set forth in this Section 1.

SECTION 2. AMENDMENT. Section 112-12(A) of the Village Code ("Number of Licenses; Limitations") shall be and hereby is amended to reflect an increase of one (1) Class "C" Liquor License to a maximum of four (4), contingent upon (i) the issuance by the Liquor Commissioner of an additional Class C License to a qualified and valid applicant on or before January 31, 2022.

SECTION 3. RESOLUTION OF CONFLICTS.

All ordinances or parts of ordinances in conflict herewith are hereby repealed to the extent of such conflict.

SECTION 4. SAVING CLAUSE.

If any section, paragraph, clause, or provision of this Ordinance shall be held invalid, the invalidity thereof shall not affect any of the other provisions of this Ordinance, which are hereby declared to be separable.

SECTION 5. EFFECTIVE DATE. This Ordinance shall be in full force and effect from and after its passage, approval, and publication in pamphlet form in the manner provided by law.

SO ORDAINED this _____ day of _____, 2021, at Coal City, Grundy and Will Counties, Illinois.

AYES:

ABSENT:

NAYS:

ABSTAIN:

VILLAGE OF COAL CITY

Terry Halliday, President

Attest:

Pamela M. Noffsinger, Clerk

October 6, 2021

Mayor Terry Halliday
Village of Coal City
515 South Broadway
Coal City, IL 60416

SUBJECT: Village of Coal City
Valerio Road & Carbon Hill Road
Fog Seal Coating
Pay Request #1

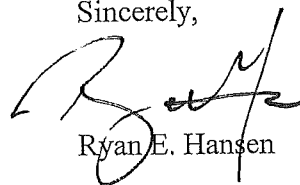
Dear Mayor Terry Halliday:

Chamlin & Associates has reviewed and inspected the work by A.C. Pavement All work performed has been completed in general compliance with Village standards and contract requirements.

Original Contract Amount:	\$	78,075.00
Completed Amount:	\$	57,748.90
Previous Payments:	\$	-
5% Retention	\$	2,887.45
	\$	<u>54,861.46</u>

Chamlin & Associates, Inc. at this time recommends a payment in the amount of \$54,861.46 be made to A.C. Pavement

Sincerely,



Ryan E. Hansen

Enclosure

REH/hp

Project # 66370.00

October 22, 2021

Mayor Terry Halliday
Village of Coal City
515 South Broadway
Coal City, IL 60416

SUBJECT: Village of Coal City
2021 MFT Maintenance &
Alley Patching
Pay Request

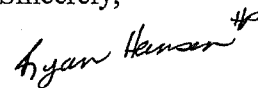
Dear Mayor Terry Halliday:

Chamlin & Associates has reviewed and inspected the work by D Construction, Inc. All work performed has been completed in general compliance with Village standards and contract requirements.

	St. Maintenance Est. #1	Alley Patching Est. #1 & Final
Original Contract Amount:	\$ 297,282.46	\$ 15,000.00
Completed Amount:	\$ 290,772.26	\$ 15,000.00
Previous Payments:	\$ -	\$ -
Retention	\$ 14,538.61	\$ -
	<u>\$ 276,233.65</u>	<u>\$ 15,000.00</u>

Chamlin & Associates, Inc. at this time recommends a payment in the amount of \$276,233.65 for the street maintenance portion and \$15,000.00 for the alley portion, for a total amount of \$291,233.65 be made to D Construction, Inc.

Sincerely,



Ryan E. Hansen

Enclosure

REH/hp

Project # 66370.00



Engineer's Payment Estimate

Local Public Agency: **Coal City** County: **Grundy** Route(s) (Street/Road): **Various Streets** Section Number: **21-00000-00-GM** Estimate 1 Final

Payable to Name: **D Construction, Inc.** Address: **1488 South Broadway, Coal City, IL 60416** Date From: **09/06/21** Date To: **09/30/21**

Pay Items	Unit of Meas.	Awarded		Approved Change in Plans		Completed to Date		
		Quantity	Values	Added	Deducted	Quantity	Unit Price	Value
HMA Patching 6"	s.y.	1114	\$44,560.00		632	482	\$40.00	\$19,280.00
HMA Surf Removal (Cold Mill)	s.y.	22289	\$30,090.15	2444		24733	\$1.35	\$33,389.55
Prime Coat (SS-1)	lb.	10031	\$100.31	1100		11131	\$0.01	\$111.31
HMA Leveling Binder	ton	1039	\$70,652.00	188.3		1227.3	\$68.00	\$83,456.40
HMA Surface Course	ton	2076	\$141,168.00	141.4		2217.4	\$68.00	\$150,783.20
Aggregate Shoulder	ton	412	\$10,712.00		267.7	144.3	\$26.00	\$3,751.80
Add Row		Total	\$297,282.46			Total		\$290,772.26
Miscellaneous Extras and Credits								
Values								
Total Miscellaneous Extras and Credits								
Add Row								\$290,772.26
Total Value of Completed Work								
Deduct Retainage								
Balance Due of Completed Work								
Values								
Miscellaneous Debits								
Total Miscellaneous Debits								
Add Row								\$276,233.65
Net Cost of Section								
Previous Payments								
Net Amount Due								
\$0.00								
\$276,233.65								

Local Public Agency
Coal City

County
Grundy

Route(s) (Street/Road)
Various Streets

Section Number
21-00000-00-GM

- The Local Public Agency (LPA) certifies that the above pay estimate quantities do not require submission to the Department of Transportation of a Change in Plans (BLR 13210).
- The LPA certifies that a Change in Plans (BLR 13210) has been submitted to, and approved by the Department of Transportation as required for the above quantities.
- The LPA is under agreements of understanding and has completed the required paperwork and documentation, with submissions made per the agreement.

Resident Engineer

Ryan Hansen

Date

Date

Prepared by

Title

MEMO

TO: Mayor Halliday and the Board of Trustees

FROM: Matthew T. Fritz
Village Administrator

MEETING

DATE: October 27, 2021

RE: INCREASED RATE OF PAY FOR PLUMBING INSPECTIONS

The Village has utilized a local plumber – Jeff Bexson (License #058-157918), to fulfill the role of completing plumbing inspections for the Building Department. It is important these inspections are provided by someone with adequate training to oversee the construction within the Village. Mr. Bexson is a member of Local 130 in which he received the necessary training to become a certified Illinois plumber. Since he began assisting Bob Malone with inspections he has always been provided with \$40 per inspection for his time. Commensurate with the rate for which he is charging all of his other clients, Mr. Bexson would like to receive \$50 per inspection. This will still be below the total arte charged for each inspection, which is currently \$55.

Recommendation:

Increase the inspection payment provided to the Plumbing Inspector upwards to \$50 per inspection.

MEMO

TO: Mayor Halliday and the Board of Trustees

FROM: Matthew T. Fritz
Village Administrator

MEETING

DATE: October 27, 2021

RE: CONSIDERATION OF ADDITIONAL PARK RULES

Village staff reviewed a number of new Parks conduct rules to be included within the Village Code. After reviewing some of the changes that have been submitted and reviewing what has taken place over the last year as staff has been attempting to maintain the Village's public park spaces, a set of amended rules were prepared for the Parks Board. That Board met, reviewed the amended rules, and recommends their consideration by the Village Board so they may be incorporated within the Village Code.

Attached are the new changes to be considered. Please review them so they can be discussed and an ordinance for adoption can be prepared for a future meeting.

97-1 PARK HOURS

a. Hours

All District parks will close at dusk except for lighted facilities. Lights will be turned off at 10:00 p.m. or as soon thereafter as practical, and parks which contain lighted facilities will close at 10:30 p.m. Lighted facilities do not include security lights.

b. Special Closings

The board or the Director may close District property or any parts thereof to the public at any time and for any interval of time, either temporarily or at regular intervals, and entirely or merely for certain uses, as deemed reasonably necessary and in the best interest of the District.

97-2 INJURY TO OR DESTRUCTION OF PARK PROPERTY

Unless authorized by a District contract or other District authorization, no person shall in or on District property:

- A. Destroy, cut, break, deface, mutilate, injure, disturb, sever from the ground or remove any sod earth or growing thing including but not limited to any plant, flower, flower bed, shrub, tree, growth, or any branch, stem, fruit, or leaf thereof.
- B. Cut, break or in any way injure, deface, destroy, alter or damage any building, fence, monument, sculpture, bridge, facility, or other structure or property contained therein;
- C. Operate or drive any motor car, automobile or vehicle of any kind in or on District property in places other than roadways or in such a manner as to cause the same to collide with, run against, strike or cause to strike, injure, deface, or damage any park property or appurtenance of any kind;
- D. Attach any rope, sign, handbill or other things to any tree or shrub or to any protective device around any tree or shrub growing in the District;
- E. Allow any animal to injure or deface any tree, plant, shrub, lawn or grassplot in any manner whatsoever;
- F. Fasten any bicycle, motor cycle, moped or other vehicle to or leave the same standing so as to injure any tree, shrub, lawn or grassplot;
- G. Declare, destroy, cover over or otherwise make unreadable any warning or prohibitory sign or symbol in or on District property;
- H. Mark, carve, bend, cut, paint, deface, breakdown, destroy, damage, alter, change, sever, up-root, excavate or otherwise remove, or attach or suspend any rope, wire, other material or contrivance to or from any District property;
- I. Climb upon, hang from, stand or sit on, any plant, fence, structure or other district property of any kind except such benches or other property designed or customarily used for such purposes, or recreational equipment as may be installed by the District for such purposes;
- J. Bring any plant or portion of a plant onto District property;

- K. Purposefully misuse or endanger any building, fence, monument, sculpture, bridge, facility, or other structure or property contained therein; or
- L. Use any abusive, threatening, insulting, indecent, profane, or obscene language, or language calculated to occasion or breach of peace, nor be guilty of any indecent act or behavior.

97-3 Temporary Dismissal.

(a) A person who violates any of these regulations or any other law, ordinance or rule that threatens the safety of the District's patrons, staff and/or property, may be issued a "Notice of Temporary Dismissal," meaning that the person must leave District Property immediately and may not enter into any District Property for the length of time designated on the "notice of Temporary Dismissal" which, depending on the seriousness of the violation may be from one (1) to six (6) days. Any such person issued a "Notice of Temporary Dismissal" who returns to any District property during the dismissal period may be arrested for trespassing."

(b) Exclusion.

A person who receives multiple citations during any sixty (60)-day period for violation of these Regulations, or any other law, ordinance, or rule while on any district property is subject to "exclusion," meaning that person must leave the District property immediately and shall not enter into any District property for a time-period ranging from one (1) week to one (1) year. A person who enters any District property during the period of exclusion may be arrested for trespassing.

97-4 Penalty.

Any person violating any clause or provision of any section of this ordinance shall be penalized in the manner prescribed within Section 10-99. Each day a violation continues shall be a separate offense.

97-5 Enforcement of Parks Enforcement Measures

97-6 Parental Responsibility.

a. Generally.

The District hereby holds parents and legal guardians of an un-emancipated minor who resides with such parent or legal guardian liable for actual damages for the willful and malicious acts of such minor which cause injury to a person on District property or injury to District property, as provided in the "Illinois Parental Responsibility Act" (740 ILCS 115/1, *et seq.*). Each parent and legal guardian shall be jointly and severally liable. The parent or legal guardian of an un-emancipated minor shall be presumed, in the absence of evidence to the contrary, to have failed to exercises proper parental responsibility, and such minor shall be deemed to have committed the acts described below with the knowledge and

permission of the parent or guardian upon the occurrence of the following three events:

- (1) An un-emancipated minor is adjudicated to be in violation of this section or has incurred non-judicial sanctions from another official agency resulting from an admission of guilt in violation of this section; and
- (2) The parent or legal guardian has received a written notice thereof, either by certified or registered mail, return receipt requested, or by personal service with a certificate of personal service returned from the Police Department of the Village of Coal City, following said adjudication or non-judicial sanction; and
- (3) If at any time within one year following the receipt of the notice described in section 1.a(2) above, the minor is adjudicated to be in violation of this section, or has incurred non-judicial sanctions from another official agency resulting from an admission of guilt of violation of this section.