

AGENDA
REGULAR MEETING
PUBLIC SAFETY COMMISSION
City Hall – Large Conference Room
5211 SCHLUTER ROAD
Wednesday – February 24, 2016
6:00 P.M.

1. Call To Order
2. Roll Call
3. Approval Of Minutes
 - a) January 27, 2016
4. Appearances
5. Unfinished Business
 - a) Discussion/Action on Volunteer FD Staffing – Sullivan
 - b) Discussion/Action on Junked Vehicles and Appliances on Private Property 10-5-8 - Holmquist (Item tabled 4/22/15)
 - c) Discussion/Action on the Bray Study
 - d) Discussion/Action on amending Possession of Controlled Substances; Marijuana 11-2-9
6. New Business
 - a) Discussion/Action on Code Enforcement and Ordinance Recodification Project.
7. Review Monthly Financial Reports: Law Enforcement, Fire Protection, Emergency Communications and Ambulance
8. Discussion of future agenda items.
9. Reports
 - a) Fire Department
 - b) Police Department
 - c) Building Inspection
10. Next meeting date: March 23, 2016
11. Adjournment

NOTE: Upon reasonable notice, the City of Monona will accommodate the needs of disabled individuals through auxiliary aids or services. For additional information or to request this service, contact Joan Andrusz at (608) 222-2525 (not a TDD telephone number), FAX: (608) 222-9225, or through the City Police Department TDD telephone number 441-0399.

It is possible that members of and a possible quorum of members of other governmental bodies of the municipality may be in attendance at the above stated meeting to gather information or speak about a subject, over which they have decision-making responsibility. Any governmental body at the above stated meeting will take no action other than the governmental body specifically referred to above in this notice.

**CITY OF MONONA
PUBLIC SAFETY COMMISSION
Wednesday- January 27, 2016**

MINUTES

1. **Call to Order:** Chair Holmquist called the meeting to order at 6:00 pm.

2. **Roll Call:**

Commissioners Present: Holmquist, Fadness, Hoelzel, Hanson, Bisbee, Fontaine, Reed and Kitslaar.

Commissioners Excused: Thomas.

Staff Present: Police Chief Ostrenga, Police Detective Sergeant Losby, Police Detective Bomkamp and Fire Chief Sullivan.

3. **Minutes:** A motion was made by Fadness and seconded by Fontaine to approve the minutes of the October 28, 2015 meeting. Motion approved unanimously.

4. **Appearances:** None for items not on the agenda.

5. **Unfinished Business**

a) **Discussion/Action on Volunteer FD Staffing** – Chief Sullivan updated the PSC on the status of the Fire Department. The department is up to 33 Paid on Call Volunteers, 7 Full Time and 1 Intern. They are currently in a hiring process for another full time member and will start recruiting interns once that is complete. The goal is to have another full time firefighter/paramedic on staff by March 1st. With the dissolution of the Blooming Grove FD, Monona has picked up 8-10 of their members; which has helped to bolster the Monona FD. Chief Sullivan advised that staffing levels are still the number one issue for the department, this commission and the City Council will need to find ways to fund the Paid-on-Premises program that the ad-hoc committee recommended.

b) **Discussion/Action on Junked Vehicles and Appliances on Private Property 10-5-8**
Chair Holmquist stated this should remain on the table.

c) **Discussion/Action on the Bray Study**

Chair Holmquist reported this was discussed at last week's Planning Commission meeting, as infrastructure issues are included in the Draft Comprehensive Plan. Chief Ostrenga reminded the PSC that a historical summary dating back to 2011 was reviewed at the last meeting. Infrastructure issues were mentioned for Police, Dispatch and Fire in the Draft Comprehensive Plan.

On conclusion of discussion, topic would be addressed at future meetings.

6. New Business

a) Discussion/Action on amending Possession of Controlled Substances; Marijuana 11-2-9.

Appearances:

Nate Petreman, 612 Femrite Drive, Monona, spoke in favor of amending the Monona Ordinance to reduce possession in a public place to a \$1 fine. He talked about the nonbinding polls that indicated the residents of Dane County and the City of Monona were in favor of decriminalizing possession of marijuana; how minorities are punished disproportionately more than whites on these types of offenses; and asked that this be sent to the common council for action.

The following all did not speak, but registered in favor of amending this ordinance: Greg Kinsler, 712 McClellan Drive, Madison; Karen Kinsler, 712 McClellan Drive, Madison; and Gary Storch, Pub 3410, Madison.

Chair Holmquist asked Detective Sergeant Losby to start the discussion on this proposal. He reported that in August of 2015, he had met with Petreman, along with Alderman Holmquist and Chief Ostrenga to discuss his proposal. During that meeting some of the items of concern were cleared up, as ordinance violations are considered civil forfeitures and not criminal offenses; possession of 25 grams or less of cannabis are not prosecuted criminally by the DA unless there are extenuating circumstances; Losby indicated there is a trend to legalize marijuana and Petreman had created a draft ordinance that would make it legal to possess marijuana in a private place and if they were using it in a public place it would be a \$1 fine. Losby made some changes to that proposal, as it would not be proper for juveniles to use marijuana. After further consideration it might be better to have 21 as the cut off age to be in line with alcohol consumption. We don't send cases downtown for criminal charges unless they are serious cases, i.e., large amounts, trafficking, etc. It might be an option to just eliminate the ordinance all together for adults, as it would be a waste of resources for officers to write a ticket for \$1, as it could also impact the municipal court.

Chief Ostrenga advised the PSC that there was a case last year where a person was successfully charged through the DA's office for a very small amount (11 grams), but that person was party to another crime that involved a shooting at a local business. Ostrenga provided hard copies of: #1: Current Ordinance; #2 Nates Proposal; and #3 Losby's Proposal. Information was obtained from the Dane County Executive's office with a listing of fines county-wide for possession of marijuana that range from \$1,000 to less than \$100. The trend with several communities is to reduce the fines to \$1 for adults. Fitchburg recently reduced their fine from \$1,000 down to \$1, however they add court costs so the ticket would be \$62.26 for 21 and older; the current fine in Monona is \$200 plus court costs for a total of \$313.

Ostrenga agreed the national trend seems to be moving towards decriminalization of marijuana, which has had an effect on Federal and State drug forfeiture cases. Based on this trend it might be time to examine this ordinance, but that should be a city council decision as he is not convinced the time is right to do away with it. It should not be about money, but the fiscal impact to consider is that in 2015 there were 77 citations issued,

which is equivalent to \$24,101 in revenue the city would collect if they were all paid. If this ordinance were reduced to a \$1 fine, that amount would be reduced to \$77. Another concern is residents in apartment complexes. Without this ordinance we would not be able cite people smoking marijuana in their private residences, even when it is having a negative effect on their neighbors quality of life. Rather than have a separate Juvenile section, I think an adjustment to fines for over and under 21 would be more appropriate, as it would tie in with alcohol consumption.

Detective Bomkamp explained the current Madison ordinance, which allows possession of marijuana in a private residence.

After discussion of the Madison ordinance, (with the aid of Detective Bomkamp), drug paraphernalia, and children that might be present during usage, and court costs; the PSC would like to see some edits to the proposal to include the following:

- Amend the ages to address under and over 21 years of age;
- Amendment to the drug paraphernalia ordinance;
- Amend the open intoxicant ordinance to include public use of marijuana; and
- Example of fines being eliminated or defined.

Item to be under old business for the next meeting.

b) Discussion/Action on proposed Bridge Road signage – Ostrenga

Chief Ostrenga presented information to the PSC on proposed changes to the stop signs at Bridge and Winnequah and at Bridge and Frost Woods. The Public Works Committee is going to be discussing this at their meeting on February 6th.

There are two proposals for Bridge and Winnequah. One would create a two-way stop control with the elimination of the current stop sign for westbound Bridge. The other would be to create an all-way stop-control, by placing a stop sign on the eastbound approach and the southbound turn lane.

For the intersection of Bridge and Frost Woods there is a proposal to make this a 3-way stop-control by placing a new stop sign on southbound Bridge.

This discussion was for information only, as the authority for signs and street markings is with the Public Works Committee.

c) Discussion/Action on Resolution approval for Purchase of Police Squad Cars – Ostrenga

There was a motion by Hanson, seconded by Reed, to approve the purchase of two new squad cars. Motion approved unanimously.

7. Review Monthly Financial Reports: Law Enforcement, Fire Protection, Emergency Communications and Ambulance. Chief Ostrenga and Chief Sullivan summarized the end of year 2015 budget totals.

8. Discussion of future agenda items.

Chief Sullivan discussed issues with stored lawn mowers and snow blowers being allowed to run in the garage attached to the FD.

Member Hoelzel wanted to know the status of the house next to city hall, as it is extremely unsightly. Holmquist asked that Jeremy Small provide a report for the next PSC meeting with a status on code enforcement.

Member Reed would like to meet the new City Administrator.

9. Reports:

Fire: Chief Sullivan advised on 2015 call volume and how revenues can fluctuate based on the age of the patients. The new fire truck has been ordered and is expected to be delivered in October. The new Plymovent vehicle exhaust system is installed and crews will be trained on it the first week of February. The FD will be conducting Ice Rescue training the 2nd and 3rd Tuesdays of February and he invited all committee members to come out and watch or participate in the training if they are available.

Police: Chief Ostrenga advised the departments projects in the PD and Dispatch are complete. There is a potential contract settlement with the police union, whose contract expired on 12/31/15. Jon Fenrick resigned earlier this month and returned to the Wisconsin State Patrol. Heather Mielke has passed the background investigation and is scheduled to be sworn in at 9 am on 2/1/15. This brings staffing up to full strength, but 2 officers will be in field training.

Building Inspection: No Report

11. Next meeting date: The next scheduled meeting will be on February 24, 2016

12. Adjournment Motion was made by Fontaine and seconded by Fadness to adjourn. Motion approved unanimously at 7:44 pm.

PUBLIC SAFETY COMMISSION {Agenda Item 5D}

AGENDA ITEM:

Amending the ordinance on Possession of Controlled Substances; Marijuana 11-2-9

REQUESTED BY:

Walter J. Ostrenga, Chief of Police

POLICY ANALYSIS STATEMENT:

- **Brief Description of Proposal:**

The city was contacted by Nate Petreman in the Summer/Fall of 2015 about changing our current city ordinance. This proposal would continue to be an ordinance violation for an adult to possess marijuana, but it would only be for a public place and the fine would be \$1.00.

After discussion at the 1/27/16 PSC meeting, attached are five (5) options:

- 1) Current: \$200 fine with court costs (cc) \$313.
- 2) Nate Proposal (discussed 1/27/16).
- 3) Ordinance with current fine for under 21 and \$1 (\$63.30 w/cc) fine for 21 and over.
- 4) Ordinance with current fine for under 21 and a sliding fine scale for 21 and over: 1st Offense, \$50 (\$124 w/cc); 2nd Offense \$100 (\$187 w/cc); and 3rd Offense \$150 (\$250 w/cc).
- 5) Ordinance with current fine for under 21 and no fine for 21 and over.

- **Current Policy or Practice:**

Currently it is an ordinance violation for adults or juveniles to possess 25 grams or less of marijuana in a public or private place with a fine amount of \$313.00. Violations are considered a civil forfeiture and not a criminal offense. We use the ordinance violation as the DA will not prosecute criminal cases unless there are extenuating circumstances.

- **Impact of Adopting Proposal:**

The proposed change would essentially make it unenforceable for someone 21 or over to possess marijuana in a private place. Further, if an adult possessed marijuana in a public place, the fine would be \$1.00 instead of \$313.00. Nothing would change for juvenile possession.

- **Staff Recommendation:**

There is a nationwide trend to decriminalize the possession of small amounts of marijuana. In some states it has also become legal to possess marijuana for personal and/or medical use. Based on national and local trends, it might be time to examine amending this ordinance; however, there is a great concern that persons under 21 will have increased exposure to marijuana in private and public places.

If changes are going to be made, it is the staff recommendation to adopt option #4 with the sliding fine scale for 21 and over.

FISCAL IMPACT:

In 2015, the City of Monona Police Department wrote 77 marijuana possession citations with a fine amount of \$313.00 each.

Reviewed By City Administrator

_____ Yes _____ No

Action Taken: _____

Approval: _____

Disapproval: _____

Tabled: _____

Committee Meeting Date: _____

CURRENT MARIJUANA ORDINANCE

Sec. 11-2-9 Possession of Controlled Substances; Marijuana.

(This section amended per Ordinance 08-09-605, adopted August 17, 2009.)

- (a) **Possession of Controlled Substances.** It is unlawful for any person to possess a controlled substance, other than a controlled substance classified in schedule I and II which is a narcotic drug, unless the substance was obtained directly from, or pursuant to a valid prescription or order of, a practitioner while acting in the course of his professional practice, or except as otherwise authorized by this Code of Ordinances.
- (b) **Possession of Marijuana.**
 - (1) No person shall possess twenty-five (25) grams or less of marijuana, as defined in the Wisconsin Statutes, unless it was obtained directly from, or pursuant to, a valid prescription or order of a practitioner while acting in the course of his or her professional practice, or except as otherwise authorized by the Wisconsin Statutes.
 - (2) For purposes of this Section, "practitioner" means:
 - a. A physician, dentist, veterinarian, podiatrist, scientific investigator or other person licensed, registered or otherwise permitted to distribute, dispense, conduct research with respect to, or administer a controlled substance in the course of professional practice or research in the State of Wisconsin.
 - b. A pharmacy, hospital or other institution licensed, registered or otherwise permitted to distribute, dispense, conduct research with respect to or administer a controlled substance in the course of professional practice or research in the State of Wisconsin.
 - (3) This Section does not apply to any person who is charged with possession of more than twenty-five (25) grams of marijuana.

State Law Reference: Section 66.051(4), Wis. Stats.

PROPOSED NORMAL RATE ORDINANCE

Sec. 11-2-9 Possession of Controlled Substances; Marijuana.

(This section amended per Ordinance 08-09-605, adopted August 17, 2009.)

(a) **Possession of Controlled Substances.** It is unlawful for any person to possess a controlled substance, other than a controlled substance classified in schedule I and II which is a narcotic drug, unless the substance was obtained directly from, or pursuant to a valid prescription or order of, a practitioner while acting in the course of his professional practice, or except as otherwise authorized by this Code of Ordinances.

(b) **Possession of Marijuana.**

(1) No person shall possess ~~or casually exchange twenty-five (25) grams or less of marijuana, as defined in the Wisconsin Statutes, 961.01(14), Wis. Stats., subject to the exceptions in s. 961.41(3g), in a public place, unless it was obtained directly from, or pursuant to, a valid prescription or order of a practitioner while acting in the course of his or her professional practice, or except as otherwise authorized by the Wisconsin Statutes.~~

(2) For purposes of this Section, "practitioner" means:

- a. A physician, dentist, veterinarian, podiatrist, scientific investigator or other person licensed, registered or otherwise permitted to distribute, dispense, conduct research with respect to, or administer a controlled substance in the course of professional practice or research in the State of Wisconsin.
- b. A pharmacy, hospital or other institution licensed, registered or otherwise permitted to distribute, dispense, conduct research with respect to or administer a controlled substance in the course of professional practice or research in the State of Wisconsin.

~~(3) This Section does not apply to any person who is charged with possession of more than twenty-five (25) grams of marijuana.~~

~~(3) Any person who violates 11-2-9(b)(1), subject to exceptions in s. 59.54(25), shall forfeit not more than \$1.00~~

~~(4) Violations of this ordinance are not a crime and shall not subject a person found in violation thereof to loss of civil rights or to other disabilities imposed upon a person convicted of a crime. No entry or other record may be made which indicates that a person alleged or found to have violated this ordinance has been arrested for, charged with, prosecuted for, or convicted of a crime.~~

~~(5) For purposes of this Section, "casually exchange" means:~~

- a. Spontaneous passing of a small amount of a controlled substance

~~(6) For purposes of this Section, "public place" means:~~

~~a. A place which is in public ownership or a place to which the public has access; distinguished — from a private place~~

~~(7) Separability Clause. If any subsection, sentence, clause, phrase, or portion of this ordinance is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct, and independent provision, and such holding shall not affect the validity of the remaining portions hereof.~~

State Law Reference: Section 66.051(4), Wis. Stats.

Proposed marijuana ordinance change WITH \$1 penalty

Sec. 11-2-9 Possession of Controlled Substances; Marijuana.

(This section amended per Ordinance 08-09-605, adopted August 17, 2009.)

(a) **Possession of Controlled Substances.** It is unlawful for any person to possess a controlled substance, other than a controlled substance classified in schedule I and II which is a narcotic drug, unless the substance was obtained directly from, or pursuant to a valid prescription or order of, a practitioner while acting in the course of his professional practice, or except as otherwise authorized by this Code of Ordinances.

(b) **Underage Possession of Marijuana.**

~~(+) No person under the age of 21 years of age shall possess twenty-five (25) grams or less of marijuana, as defined in the Wisconsin Statutes, unless it was obtained directly from, or pursuant to, a valid prescription or order of a practitioner while acting in the course of his or her professional practice, or except as otherwise authorized by the Wisconsin Statutes.~~

(c) Adult Possession of Marijuana.

~~(1) No adult 21 years of age or older shall possess or casually exchange marijuana, as defined in 961.01(14), Wisconsin State Statutes, subject to the exceptions in 961.41(3g), in a public place.~~

~~(2) Any person who violates 11-2-9(c)(1), subject to exceptions in s. 59.54(25), shall forfeit not more than \$1.00 plus court costs~~

(d) ~~(2)~~ For purposes of this Section, "practitioner" means:

~~(1) a.~~ A physician, dentist, veterinarian, podiatrist, scientific investigator or other person licensed, registered or otherwise permitted to distribute, dispense, conduct research with respect to, or administer a controlled substance in the course of professional practice or research in the State of Wisconsin.

~~(2) b.~~ A pharmacy, hospital or other institution licensed, registered or otherwise permitted to distribute, dispense, conduct research with respect to or administer a controlled substance in the course of professional practice or research in the State of Wisconsin.

(e) ~~_____~~ For the purpose of this section, "casually exchange" means:

~~(1) _____~~ The spontaneous passing of a small amount of marijuana

(f) ~~_____~~ For the purpose of this section, "public place" means:

~~(1) _____~~ A place which is in public ownership or a place to which the public has access; distinguished from a private place.

(g) ~~_____~~ Separability Clause. If any subsection, sentence, clause, phrase, or portion of this ordinance is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct, and independent provision, and such holding shall not affect the validity of the remaining portions hereof.

~~(3) This Section does not apply to any person who is charged with possession of more than twenty-five (25) grams of marijuana.~~

(h) Possession of Marijuana Paraphernalia

~~No person under the age of 21 years of age shall possess identifiable marijuana paraphernalia as defined in ss 961.571.~~

(i) Use of Marijuana

~~No person shall use, ingest, or inhale marijuana in a public place to include inside any motor vehicle.~~

State Law Reference: Section 66.051(4), Wis. Stats.

Proposed marijuana ordinance change WITH BRACKETED penalties

Sec. 11-2-9 Possession of Controlled Substances; Marijuana.

(This section amended per Ordinance 08-09-605, adopted August 17, 2009.)

(a) **Possession of Controlled Substances.** It is unlawful for any person to possess a controlled substance, other than a controlled substance classified in schedule I and II which is a narcotic drug, unless the substance was obtained directly from, or pursuant to a valid prescription or order of, a practitioner while acting in the course of his professional practice, or except as otherwise authorized by this Code of Ordinances.

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(c) Adult Possession of Marijuana.

~~(1) No adult 21 years of age or older shall possess or casually exchange marijuana, as defined in 961.01(14), Wisconsin State Statutes, subject to the exceptions in 961.41(3g), in a public place.~~

~~(2) Any person who violates 11-2-9(c)(1), subject to exceptions in s. 59.54(25), shall forfeit \$50.00 for 1st offense, \$100.00 for 2nd offense, or \$150.00 for 3rd or more offenses plus court costs.~~

(d) (2) For purposes of this Section, "practitioner" means:

~~(1) a. A physician, dentist, veterinarian, podiatrist, scientific investigator or other person licensed, registered or otherwise permitted to distribute, dispense, conduct research with respect to, or administer a controlled substance in the course of professional practice or research in the State of Wisconsin.~~

~~(2) b. A pharmacy, hospital or other institution licensed, registered or otherwise permitted to distribute, dispense, conduct research with respect to or administer a controlled substance in the course of professional practice or research in the State of Wisconsin.~~

(e) For the purpose of this section, "casually exchange" means:

~~(1) The spontaneous passing of a small amount of marijuana~~

(f) For the purpose of this section, "public place" means:

~~(1) A place which is in public ownership or a place to which the public has access; distinguished from a private place.~~

(g) Separability Clause. If any subsection, sentence, clause, phrase, or portion of this ordinance is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct, and independent provision, and such holding shall not affect the validity of the remaining portions hereof.

~~(3) This Section does not apply to any person who is charged with possession of more than twenty-five (25) grams of marijuana.~~

(h) Possession of Marijuana Paraphernalia

~~No person under the age of 21 years of age shall possess identifiable marijuana paraphernalia as defined in ss 961.571.~~

(i) Use of Marijuana

~~No person shall use, ingest, or inhale marijuana in a public place to include inside any motor vehicle.~~

State Law Reference: Section 66.051(4), Wis. Stats.

Proposed marijuana ordinance change WITHOUT penalties

Sec. 11-2-9 Possession of Controlled Substances; Marijuana.

(This section amended per Ordinance 08-09-605, adopted August 17, 2009.)

(a) **Possession of Controlled Substances.** It is unlawful for any person to possess a controlled substance, other than a controlled substance classified in schedule I and II which is a narcotic drug, unless the substance was obtained directly from, or pursuant to a valid prescription or order of, a practitioner while acting in the course of his professional practice, or except as otherwise authorized by this Code of Ordinances.

(b) **Underage Possession of Marijuana.**

(1) No person under the age of 21 years of age shall possess twenty-five (25) grams or less of marijuana, as defined in ~~the~~ Wisconsin Statutes, unless it was obtained directly from, or pursuant to, a valid prescription or order of a practitioner while acting in the course of his or her professional practice, or except as otherwise authorized by the Wisconsin Statutes.

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- b. A pharmacy, hospital or other institution licensed, registered or otherwise permitted to distribute, dispense, conduct research with respect to or administer a controlled substance in the course of professional practice or research in the State of Wisconsin.

~~(3) This Section does not apply to any person who is charged with possession of more than twenty-five (25) grams of marijuana.~~

(c) Possession of Marijuana Paraphernalia

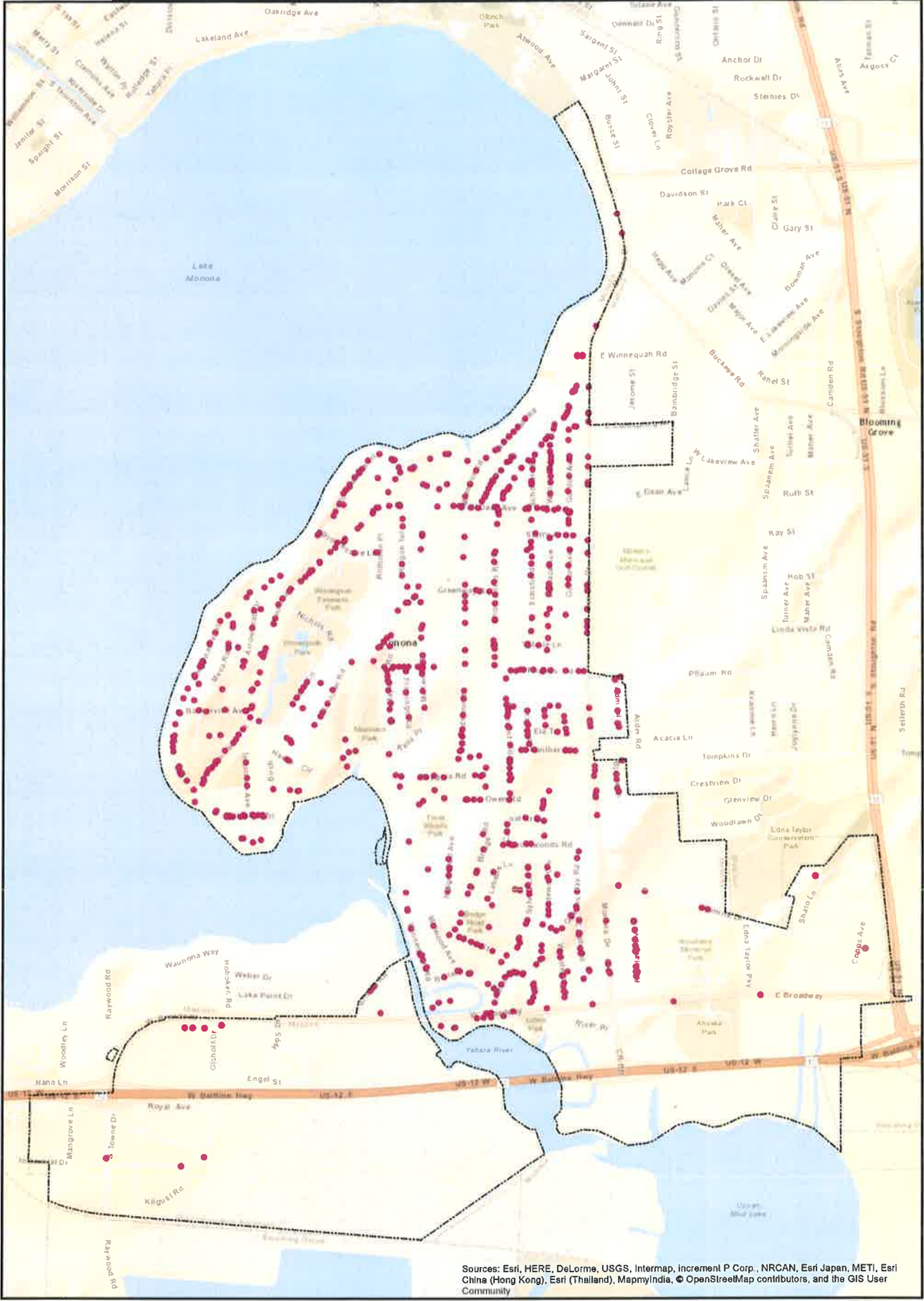
~~No person under the age of 21 years of age shall possess identifiable marijuana paraphernalia as defined in ss 961.571.~~

(d) Use of Marijuana

~~No person shall use, ingest, or inhale marijuana in a public place to include inside any motor vehicle.~~

State Law Reference: Section 66.051(4), Wis. Stats.

2015 Code Enforcement Violations

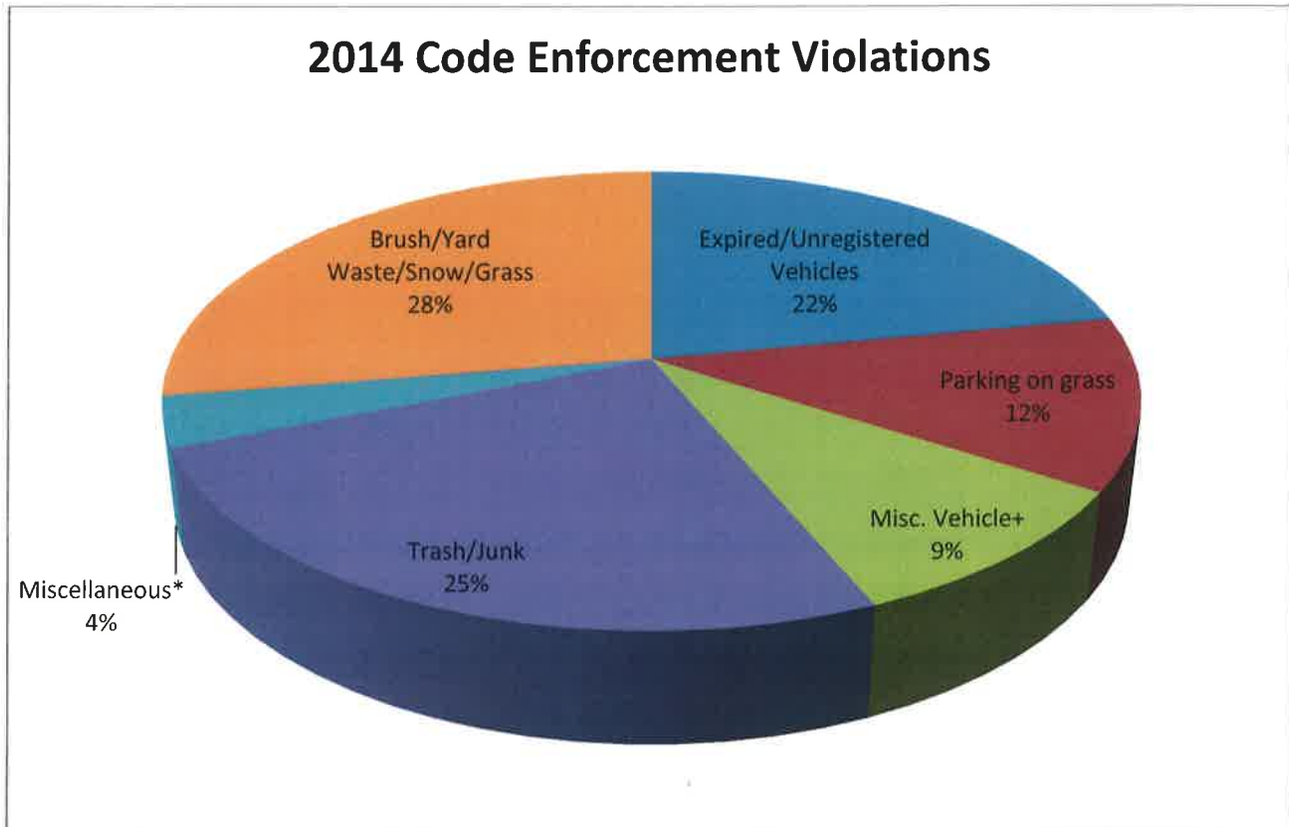


Sources: Esri, HERE, DeLorme, USGS, Intermap, increment P Corp., NRCAN, Esri Japan, METI, Esri China (Hong Kong), Esri (Thailand), MapmyIndia, © OpenStreetMap contributors, and the GIS User Community

Legend

- Locations of Violations
- Municipal Boundary

A total of 1,391 ordinance violations were documented on 1,174 properties in the city during the year. The clearance rate for 2014 was 99%, with 9 citations issued and resolved. The remaining 1% will be carried over and resolved early in 2015. The makeup of those violations is as follows.



Expired/Unregistered Vehicles	308
Parking on grass	168
Misc. Vehicle	132
Trash/Junk	350
Miscellaneous	49
Brush/Yard Waste/Snow/Grass	384

The following violations dealing with parking on grass range from properties lacking the space in the garage or driveway for regularly used vehicles, to those that are stored "off" season or permanently.

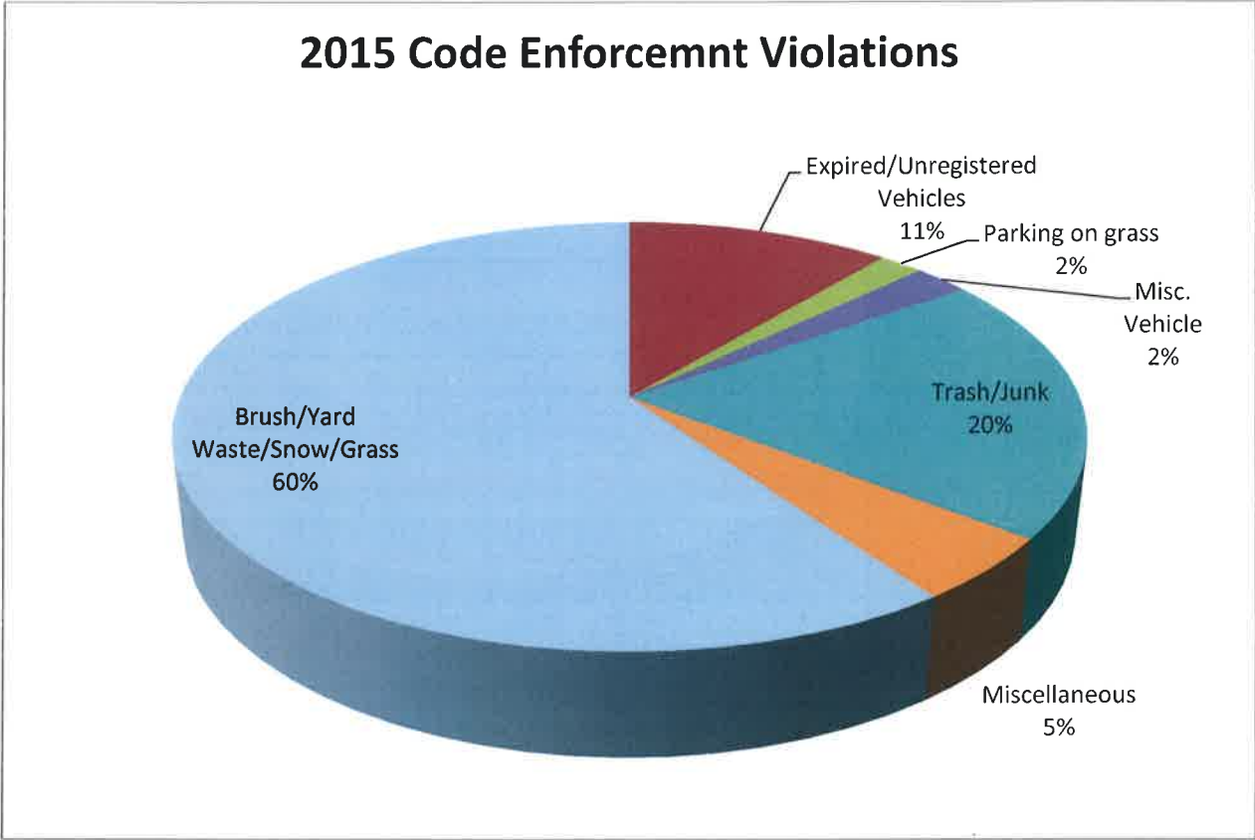
*= Sign violations, property maintenance issues, neighbor tree and animal complaints, etc...

+ = Inoperable vehicles, too many vehicles parked on the property, junked vehicles stored on the premises

Of the 1,390 recorded violations, 1,174 (94%) were resolved through a 1st notice, either by mail, email, phone call or face to face interaction. Sixty violations (5%) required a 2nd notice via certified mail or a door notice posting. The remaining 9 (1%) of the violations were cleared as the result of a citation being issued to the property owner.



A total of 1,401 ordinance violations were documented on 1,359 properties in the city during the year. The clearance rate for 2015 was 97%, with 9 citations issued and resolved. The remaining 3% will be carried over and resolved early in 2016. The makeup of those violations is as follows.



Expired/Unregistered Vehicles	165
Parking on grass	26
Misc. Vehicle	33
Trash/Junk	282
Miscellaneous	67
Brush/Yard Waste/Snow/Grass	837

*= Sign violations, property maintenance issues, neighbor tree and animal complaints, etc...

+ = Inoperable vehicles, too many vehicles parked on the property, junked vehicles stored on the premises

Of the 1,401 recorded violations, 1,338 (95%) were resolved through a 1st notice, either by mail, email, phone call or face to face interaction. Fifty-four violations (4%) required a 2nd notice via certified mail or a door notice posting. The remaining 9 (1%) of the violations were cleared as the result of a citation being issued to the property owner.

