

TITLE VII: TRAFFIC CODE

Chapter

- 70. GENERAL PROVISIONS**
- 71. TRAFFIC AND PARKING RULES**
- 72. PARKING SCHEDULE**

CHAPTER 70: GENERAL PROVISIONS

Section

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§ 70.01 STATE MOTOR VEHICLE PROVISIONS; ADOPTION OF STATE CODE BY REFERENCE.

Pursuant to VA Code and amendments thereto, the following sections of the Code of Virginia and amendments thereto are adopted by reference.

(A) (1) Section 46.2-852; Reckless driving; general rule.

(2) Section 46.2-853 through 46.2-864; Reckless driving; specific instances.

(3) Section 46.2-867; Reckless driving; racing.

(4) Section 46.2-866; Reckless driving; racing; aiders or abettors.

(5) Section 46.2-867; Reckless driving; racing; seizures of motor vehicle.

(6) Section 46.2-868; Reckless driving; penalties.

(7) Section 46.2-817; Reckless driving; disregarding signal to stop by police officers; penalties.

(8) Section 46.2-869; Improper driving.

(9) Section 46.2-942; Maximum and minimum speed limits.

(10) Section 46.2-924; Admissibility of results of speedometer test in prosecution for exceeding speed limit.

(11) Section 46.2-879; Prohibiting conviction for speeding in certain areas unless markers installed.

(12) Section 46.2-800; Tables of speed and stopping distances.

(13) Section 46.2-881; Special speed limitation on bridges.

(14) Section 46.2-882; Checking on speed with electrical devices; certificate as to accuracy of device; arrest without warrant.

(15) Section 46.2-883; Signs indicating legal rate of speed and measurement of speed by electrical devices.

(16) Section 46.2-918; Exceptions to speed limitations; when exemption applicable; prosecution for recklessness; civil liability.

(17) Section 46.2-933; When vehicles to stop for pedestrians guided by dog or carrying white, red-tipped white or metallic cane.

(18) Section 46.2-927; Unlawful for person not blind or incapacitated to carry such cane.

(19) Section 46.2-934; Construction of §§ 46.1-237 to 46.1-239; failure to use cane or guide dog not contributory negligence.

(20) Section 46.2-935; Regulation by ordinance in cities, incorporated towns and counties.

(21) Section 46.2-814; Driving through safety zone prohibited.

(B) (1) Section 46.2-884; Railroad warning signals must be obeyed.

(2) Section 46.2-885; When vehicles to stop at railroad grade crossings.

(3) Section 46.2-886; When drivers of certain vehicles to stop, look and listen at railway crossings, and cross tracks without shifting gears

(4) Section 46.2-887; Moving crawler-type tractors, steam shovels, derricks, rollers, and the like, over railroad grade crossing.

(5) Section 46.2-821; Vehicles before entering State Highway System shall stop or yield right-of-way.

(6) Section 46.2-888; Stopping on highways; general rule.

(7) Section 46.2-892; Stopping on highways; rural mail carriers loading and unloading mail

(8) Section 46.2-893; Stopping on highways; to discharge cargo or passengers; school buses.

(9) Section 46.2-902; Leaving scene or accident when directed to do so by officer

(10) Sections 46.2-1220 and 46.2-1230; Local parking regulations; parking meters; presumption as to violation of ordinances.

(11) Section 46.2-1230; Authority of counties; cities and towns to issue parking permits.

(12) Section 46.2-1221; Authority of county to regulate parking on county owned property or on county streets and roads; parking meters; presumption as to violation of ordinances.

(13) Section 46.2-1223; Authority of Commissioner to regulate parking on certain parts of State Highway System.

(14) Section 46.2-1220; Parking regulations and meters in certain counties.

(15) Section 46.2-1224; County ordinance prohibiting certain parking in streets and highways.

(16) Section 46.2-111; Flares and other signals when vehicle disabled in highway after dark.

(17) Section 46.2-111; Flares and other signals when vehicle disabled in highway after dark; when red flags required instead of flares, and the like.

(18) Section 46.2-1239; Parking in front of fire hydrant, near street corner, fire station, and the like.

(C) (1) Section 46.2-1010; Equipment required.

(2) Section 46.2-1011; Head lamps on motor vehicles.

(3) Section 46.2-1012; Head lamps on motorcycles.

(4) Section 46.2-1013; Rear lamps.

(5) Section 46.2-1014; Stop lamps.

(6) Section 46.2-1015; Lamps on bicycles.

(7) Section 46.2-1016; Lamps on other vehicles; reflex reflectors.

(8) Section 46.2-1081; Slow-moving vehicle emblems.

(9) Section 46.2-1017; Dimension or marker lights; generally.

(10) Section 46.2-1018; Dimension or marker lights; vehicles or loads exceeding 35 feet.

(11) Section 46.2-1019; Spotlights and ditch lights.

(12) Section 46.2-1020; Other permissible lights; police and fire fighting vehicles, emergency vehicles, and the like.

(13) Section 46.2-1028; Auxiliary lamps on fire-fighting and other emergency vehicles.

(14) Section 46.2-1030; When lights to be lighted; number of lights to be lighted at any time; use of warning lights.

(15) Section 46.2-1031; Requirements as to single-beam head lamps.

(16) Section 46.2-21032; Requirements as to multiple-beam head lamps.

(17) Section 46.2-1033; Indicator lamp required.

(18) Section 46.2-1034; When dimming head lights, and the like, required.

(19) Section 46.2-1035; Dimming of lowering headlights on parked vehicles.

(20) Section 46.2-1036; Acetylene lamps on antique motor vehicles.

(21) Section 46.2-1037; Lights on parked vehicles.

(D) (1) Section 46.2-1066; Brakes.

(2) Section 46.2-1067; Within what distances brakes should stop vehicle.

(3) Section 46.2-1068; Holding devices.

(4) Sections 46.2-1001 and 46.2-1069; Repealed by Acts 1968, c. 164.

(5) Section 46.2-1070; Brakes on trailers.

(6) Section 46.2-1071; Requirements for parking.

(7) Section 46.2-1065; Steering gear.

(8) Section 46.2-1059; Horns.

(9) Section 46.2-1060; Illegal sirens, whistles, and the like, unlawful use of warning devices; exceptions.

(10) Section 46.2-1061; Sirens and exhaust whistles upon emergency vehicles.

(11) Section 46.2-1062; Approval of warning devices.

(12) Section 46.2-1089; Paint and lettering on school on school bus.

(13) Section 46.2-1090; Warning devices on school buses; use thereof.

(14) Section 46.2-1082; Mirrors.

(15) Section 46.2-1083; Rear fenders, flaps or guards required for certain motor vehicles.

(16) Section 46.2-1052; Signs on windshields, and the like.

(17) Section 46.2-1055; Windshield wipers.

(18) Section 46.2-1056; When safety glass required.

(19) Section 46.2-1057; Windshields.

(20) Section 46.2-1058; Replacement of glass in vehicle.

(21) Section 46.2-1041; Restrictions as to solid rubber tire.

(22) Section 46.2-1042; Regrooved or recut tires.

(23) Section 46.2-1043; Depth of treads on tires.

(24) Section 46.2-1044; Cleats, and the like, on tires; chains; tires with studs.

(25) Section 46.2-1045; Sale of tires having cleats, and the like, prohibited; studded tires excepted.

(26) Section 46.2-1046; Traction engines and tractors.

(27) Section 46.2-1038; When signal device required; exception as to motorcycles and certain vehicles used for agricultural or horticultural purposes.

(28) Section 46.2-1039; Requirements of such devices; rules and regulations.

(29) Section 46.2-1121; Flag or light at end of road.

(30) Section 46.2-1049; Exhaust system in good working order.

(31) Section 46.2-1048; Pollution control systems or devices.

(32) Section 46.2-1047; Muffler cutout, and the like, illegal.

(33) Section 46.2-1156; Construction must prevent escapes of contents.

(34) Section 46.2-1155; Fastening load of logs, barrels, and the like.

(35) Section 46.2-1086; Devices for emission of smoke screens, gas, and the like; prohibited.

(36) Section 46.2-1087; Devices for emission of smoke screens, gas, and the like; forfeiture of vehicles.

(37) Section 46.2-1088; Mechanical vapor compression refrigeration cooling units.

(E) (1) Section 46.2-1002; Illegal possession or sale of unapproved equipment.

(2) Section 46.2-1003; Illegal use of defective or unsafe equipment.

(3) Section 46.2-1004; Trademark or name and instructions required.

(4) Section 46.2-1093; Requirements for safety lap belts, shoulder straps or harnesses and combinations thereof.

(5) Section 46.2-1005; Procedure for approval of equipment.

(6) Section 46.2-1006; Approval of brake and headlight testing methods and equipment.

(7) Section 46.2-1007; Retesting of devices and revocation of approval certificates.

(8) Section 46.2-1008; Fees for approval certificates.

(F) (1) Section 46.2-1157; Requirements of inspections; well-drilling machinery excepted.

(2) Section 46.2-1159; Logtrailers defined; exempt from inspection under certain conditions.

(3) Section 46.2-1160; Towed vehicle defined; exempt from inspection requirement.

(4) Section 46.2-1163; Official inspection stations; approval inspection stickers.

(5) Section 46.2-1165; Regulations for inspection of vehicles; posting.

(6) Section 46.2-1166; Minimum standards required of inspection stations.

(7) Section 46.2-1167; Charge for inspection.

(8) Section 46.2-1169; Inspection defined; making of repairs or adjustments.

(9) Section 46.2-1170; Advertising, and the like, of official inspection station when not authorize.

(10) Section 46.2-1171; Violation of article.

(11) Section 46.2-1172; Unauthorized taking, possession or use of inspection stickers, and the like.

(12) Section 46.2-1173; Imitations or counterfeit inspection stickers.

(13) Section 46.2-1174; Superintendent authorized to enter into Uniform Vehicle Inspection Reciprocity Agreement.

(G) (1) Section 46.2-1101; Limitations applicable throughout state; alternation by local authorities.

(2) Section 46.2-1105; Width of vehicles and exceptions as to size.

(3) Section 46.2-1110; Height of vehicles; damage to overhead obstruction.

(4) Sections 46.2-112 through 46.2-2114 and 46.2-1153; Length of vehicles; generally; special permits.

(5) Section 46.2-1115; Length of vehicles; mobile homes or house trailers.

(6) Section 46.2-1102; Size limitations inapplicable to farm machinery and firefighting equipment.

(7) Section 46.2-1120; Extension of loads beyond front of vehicles.

(8) Section 46.2-1111; Extension of loads beyond line of fender or body.

(9) Section 46.2-1116; Vehicles having more than 1 trailer and the like, attached thereto.

(10) Section 46.2-1118; Connection between vehicles.

(11) Section 46.2-1154; Connection between vehicles; in case of breakdown.

(12) Section 46.2-1150; Towing unlicensed or uninspected motor vehicle.

(13) Section 46.2-1123 Weights of vehicles and loads.

(14) Section 46.2-1151; Weights of vehicles and loads; exception as to vehicles designated for towing disabled vehicles.

(15) Section 46.2-1130; Crossing bridge or culvert by vehicle heavier than allowed thereon.

(16) Section 46.2-1131; Penalty for violation of §§ 46.1-399 and 46.2-1130; record of conviction, and the like, not forward to Division.

(17) Section 46.2-1135; Liquidated damages for violation of weight limits; powers of enforcement officers; forfeiture of vehicle and cargo; charges additional to other liability.

(H) (1) Section 46.2-1139; Permits for excessive size and weights; vehicles hauling road construction materials; concrete mixers; certain coal-hauling vehicles; certain refuse collection trucks.

(2) Section 46.2-1148; Permits for excessive size and weights; vehicle hauling Virginia grown farm produce.

(3) Section 46.2-1139; Permits for excessive size and weights; restriction.

(4) Section 46.2-1103; Greater size, weight and load limits permitted by interstate commerce regulations.

(5) Section 46.2-1104; Reduction of limits by Highway Commissioner and local authorities.

(6) Section 46.2-1137; Weighing vehicles; procedure; unloading excess load; weighing fee; certificate as to accuracy of scales admissible in evidence.

(I) VA Code Title 18.2, Ch. 7, Art. 2, §§ 18.2-266 through 18.2 - 273.

(1) Section 18.2-266; Driving motor vehicle, engine, and the like, while intoxicated.

(2) Section 18.2-266.1; Persons under age 21 driving after illegally consuming alcohol; penalty.

(3) Section 18.2-267; Analysis of breath to determine alcoholic content of blood.

(4) (a) Section 18.2-268.1; Chemical testing to determine alcohol or drug content of blood; definitions.

(b) Section 18.2-268.2; Implied consent to post-arrest testing to determine drug or alcohol content of blood.

(c) Section 18.2-268.3; Refusal of tests; penalties; procedures.

(d) Section 18.2-268.4; Trial and appeal for refusal.

(e) Section 18.2-268.5; Qualifications and liability of persons authorized to take blood sample; procedure for taking samples.

(f) Section 18.2-268.6; Transmission of blood samples.

(g) Section 18.2-268.7; Transmission of blood test samples; use as evidence.

(h) Section 18.2-268.8; Fees.

(i) Section 18.2-268.9; Assurance of breath-test validity; use of test results as evidence.

(j) Section 18.2-268.10; Evidence of violation of driving under the influence offenses.

(k) Section 18.2-268.11; Substantial compliance.

(l) Section 18.2-268.12; Ordinances.

(5) Section 18.2-269; Presumptions from alcoholic content of blood.

(6) (a) Section 18.2-270; Penalty for driving while intoxicated; subsequent offense; prior conviction.

(b) Section 18.2-270.01; Multiple offenders; payment to Trauma Center Fund .

(c) Section 18.2-270.1; Ignition interlock systems; penalty.

(d) Section 18.2-270.2; Ignition interlock system; certification by Commission on VASAP; regulations; sale or lease; monitoring use; reports.

(7) (a) Section 18.2-271; Penalty for driving while intoxicated; forfeiture of driver's license; suspension of sentence.

(b) Section 18.2-271.2; Commission on VASAP; purpose; membership; terms; meetings; staffing; compensation and expenses; chairman's executive summary.

(8) Section 18.2-271.1; Probation, education and rehabilitation of person charged; person convicted under law of another state.

(9) Section 18.2-272; Driving after forfeiture of license.

(10) Section 18.2-273; Report of conviction to Division of Motor Vehicles. (Prior Code, § 19-1) (Res. passed 6-20-2000; Am. Ord. passed 6-16-2009; Am. Ord. passed - -2010; Am. Ord. passed 6-21-2011)

**§ 70.02 HIGHWAYS OF THE STATE;
ADOPTION OF STATE LAW BY
REFERENCE.**

Pursuant to the authority of VA Code § 46.2-1313, as amended, all the provisions and requirements of laws of the state contained in VA Code Title 46.2 and Article 2 of Chapter 7 of Title 18.2, §§ 18.2-266 through 18.2-273, and as amended by the General Assembly in 1991, except those provisions and requirements the violations of which constitutes a felony and except those provisions and requirements by which their very nature can have no application to or within the town, are hereby adopted and incorporated into highways of the state contained in such provisions and requirements hereby adopted shall be deemed to refer to the streets, highways and other public ways within the town. Such provisions and requirements are hereby adopted, mutatis mutandis, and made a part of this chapter of the Town Code as fully as though set forth at length herein; and it shall be unlawful for any person within the town to violate or fail, neglect or refuse to comply with any provisions of VA Code Title 46.2 or Article 2 of Chapter 7 of Title 18.2, §§ 18.2-266 through 18.2-273, which is adopted by this section; provided that in no event shall the penalty imposed for the violation of any provision or requirement hereby adopted exceed the penalty imposed for a similar offense under VA Code Title 46.2 or Article 2 of Chapter 7 of Title 18.2, §§ 18.2-266 through 18.2-273.

(Am. Ord. passed 6-20-1995)

§ 70.03 RADAR.

(A) The speed of any motor vehicle may be checked by the use of radio microwaves or other electrical device.

(1) The results of such checks shall be accepted as prima facie evidence of the speed of such motor vehicle in any court or legal proceedings where the speed of the motor vehicle is at issue.

(2) In any court or legal proceedings in which any question arises as to the calibration or accuracy of any radio microwave or other electrical device, a certificate, executed and signed by the officers calibrating or testing such device as to its accuracy of the speedometer of any motor vehicle used in such test and stating the time of such test, type of test and results of testing, shall be admissible when attested by 1 such officer who executed and signed it as evidence of the facts therein stated and the results of such testing.

(B) The driver of any such motor vehicle may be arrested without a warrant under this section provided the arresting officer is in uniform and displays his badge of authority; provided that such officer who observed the speed of the motor vehicle registered by the radio microwaves or other electrical device; provided in case of an arrest based on such a message that such radio message has been dispatched immediately after the speed of the motor vehicle was registered and furnished and the license number or other positive identification of the vehicle and the registered speed to the arresting officer.

(Prior Code, § 19-2)

CHAPTER 71: TRAFFIC AND PARKING RULES

Section

Motor Vehicles

- 71.01 Removal of motor vehicles obstructing movement; storage; payment of costs
- 71.02 Golf carts

motor vehicle, trailer or semitrailer or other vehicle, conveyance or machine, as promptly as possible, and such owner, before obtaining the possession of such property, shall pay to the parties entitled thereto all reasonable necessary costs incidental to the removal or storage of such property.

Parking

- 71.15 Parking
- 71.16 Fire lanes on private property devoted to public use
- 71.17 Traffic control parking device directives must be obeyed; authority of Town Council to erect traffic-control parking devices

(B) Whenever any motor vehicle, trailer or semitrailer is found on the public streets or public grounds unattended by the owner or operator and constitutes a hazard to traffic or is parked in such manner as to be in violation of law or whenever any motor vehicle, trailer or semitrailer is left unattended for more than 10 days upon any public property or privately owned property, within the town, or is abandoned upon such public property or privately owned property, without the permission of the owner, lessee or occupant thereof, any such motor vehicle, trailer or semitrailer may be removed for safe-keeping by or under the direction of a police officer to a storage garage or area; provided, however, that no such vehicle shall be so removed from privately owned premises without the written request of the owner, lessee, or occupant thereof.

MOTOR VEHICLES

§ 71.01 REMOVAL OF MOTOR VEHICLES OBSTRUCTING MOVEMENT; STORAGE; PAYMENT OF COSTS.

(A) Whenever any motor vehicle, trailer or semitrailer or other vehicle, conveyance or machine of whatever nature, or part thereof, is found to obstruct or interfere with the free ingress or egress, or the movement on, any premises, driveway or parking areas, any sheriff, state or local police or other peace officer discovering or having a report of same may remove it, or have it removed to the nearest storage garage for safekeeping and that fact shall be immediately reported to the Division or some officer or agent of the Division and to the owner of such

(1) The person at whose request such motor vehicle trailer or semitrailer is removed from privately owned property shall indemnify the town against any loss or expense incurred by reason of removal, storage or sale thereof, is abandoned if:

(a) It lacks either:

1. A current license plate;
2. A current county, city or town, plate or sticker; or

3. A valid state inspection certificate or sticker.

(b) And it has been in a specific location for 10 days without being moved.

(2) Each removal shall be reported immediately to the Town Manager, and notice thereof given to the owner of the motor vehicle, trailer or semitrailer, before obtaining possession thereof, shall pay to the town all reasonable costs incidental to the removal, storage and locating the owner of the motor vehicle, trailer or semitrailer.

(a) Would the owner fail or refuse to pay the cost or should the identity or whereabouts of the owner be unknown and unascertainable after a diligent search has been made, and after notice to him or her at his or her last known address and to the holder or any lien of record in the office of the Division of Motor Vehicles in Virginia against the motor vehicle, trailer or semitrailer, the Town Manager may, after holding the motor vehicle, trailer or semitrailer 40 days and after due notice of sale dispose of the same at public sale and the proceeds from the sale shall be forwarded by the selling officer to the Treasurer or similar officer of the town, provided, that if the value of such motor vehicle, trailer or semitrailer be determined by 3 disinterested dealers or garage person to be less than \$150 it may be disposed of by private sale or junked.

(b) The Treasurer or similar officer shall pay from the proceeds of sale the cost of removal, storage investigation as to ownership and liens and notice of sale, and the balance of such funds shall be held by him or her for the owner and paid to the owner upon satisfactory proof of ownership.

(c) If no claim has been made by the owner for the proceeds of such sale, the remaining funds may be deposited to the general fund or any special fund of the town. Any such owner shall be entitled to apply to the town within 3 years from the date of such sale and if timely application is made

therefor, the town shall pay the same to the owner without interest or other charges. No claim shall be made nor shall any suit action or proceeding be instituted for the recovery of such funds after 3 years from the date of such sale.

(C) Any personal property found in any unattended or abandoned motor vehicle, trailer or semitrailer may be sold incident to the sale of any such vehicle as authorized in this section.
(Prior Code, § 19, Art. 4)

§ 71.02 GOLF CARTS.

(A) Pursuant to VA Code § 46.2-916.1 as amended, it shall be lawful for any licensed driver to operate a golf cart as defined in VA Code § 46.2-100 within the corporate limits of the town on roads designated for such use pursuant to VA Code § 46.2-916.2. Operation of golf carts shall be subject to the limitations as set forth in VA Code § 46.2-916.3 as amended:

(1) Operation of a golf cart shall be subject to all traffic laws and ordinances;

(2) Operation of golf carts is allowed only on streets so designated by the Town Council and where the posted speed limit is 25 mph or less;

(3) Every golf cart, when operated on a designated highway, shall display a slow-moving vehicle emblem in conformity with VA Code § 46.2-1081;

(4) Golf carts shall be operated upon the designated public highways only between sunrise and sunset, unless equipped with such lights as are required in VA Code Title 46.2, Chapter 10, Article 3 (§§ 46.2-1010 *et seq.*); and

(5) Only the number of occupants for which the golf cart is designed may travel on any golf cart and no person may ride on a golf cart in an area not designed for passengers.

(B) The limitations set forth above shall not apply to golf carts or utility vehicles being operated by local government employees to fulfill governmental purpose provided the golf cart or utility vehicle is being operated on highways with a speed limit of 35 mph or less.

(C) All golf carts operated within the town shall be registered with the town prior to such use. Proof of insurance liability coverage will be required prior to an annual registration fee of \$25 per calendar year for each golf cart registered.

(D) Golf carts shall be allowed to cross at all intersections in town from 2nd Street to 8th Street. (Ord. passed 12-16-2008; Am. Ord. passed 7-21-2009) Penalty, see § 10.99

PARKING

§ 71.15 PARKING.

(A) The town shall have lines or markings painted or placed upon the curb and/or upon the street for the purpose of designating the parking space to be used and the lines and marks so established. It shall be unlawful and a violation of this section to park any vehicle across any line or marking or to park the vehicle in such a position that the same shall not be entirely with the area so designated by such lines or markings.

(B) Any vehicle parked in a 2-hour parking zone located in accordance with the provisions of this section shall park in the space for a period of time not to exceed 2 hours. It shall be the duty of police officers of town to visibly mark tires for verification of the time period for which the vehicle is located in a parking space.

(C) Commercial loading/unloading zones are designed for the purpose of loading and unloading

merchandise from or for downtown merchants. Commercial loading/unloading zones are designated for commercial vehicles only. These zones will be properly marked on the surface and above grade.

(1) Commercial vehicles/trucks shall park in loading/unloading zones only for the purpose of loading or unloading merchandise for downtown merchants for a period up to, but not to exceed, 1 hour.

(2) Town of Clarksville police officers will be responsible for marking the tires of commercial vehicles parked in loading zones with chalk across the tread. Commercial vehicles/trucks may also use public parking zones for loading and unloading, but the 1-hour limit will apply.

(D) It shall be unlawful and a violation of the provisions of this section for any person to cause, allow, permit or suffer any vehicle registered in the name of, or operated by such a person to be parked overtime or beyond the legal parking time established for any parking zone as herein described.

(E) It shall be unlawful and a violation of the provisions of this section for any person to park in a handicapped parking place without a handicapped decal or license plate. If the handicapped parking decal is in the vehicle and not properly displayed, the vehicle will be in violation of this section as provided by State Code.

(F) It shall be the duty of the police officers of the town, acting in accordance with this section to report any facts, a knowledge of which is necessary to a thorough understanding of the circumstances attending each violation of this section.

(1) Each such police officer shall also attach to such vehicles a notice or parking ticket to the owner or operator thereof that such vehicle have been parked in violation of provision of this section and instructing such owner or operator to report at the town office or Police Department regarding to such violation.

(2) Each such owner or operator may, within 10 calendar days of the time when the notice or ticket was attached to such vehicle pay to the Treasurer of Clarksville as a penalty for and in satisfaction of such violation, the sum of \$25.

(3) Each owner or operator of a vehicle in violation of the handicapped parking section shall pay to the Treasurer of Clarksville as a penalty for and in satisfaction of such violation, the sum of \$25.

(4) (a) The failure of such owner or operator to make such payment within 10 calendar days shall render such person subject to the penalties herein provided.

(b) Any person who shall violate any of the provisions of this section and fail to pay the penalty fine with 10 calendar days shall be assigned an additional \$20.

(5) If the fine and the penalty fine have not been received by or within 15 calendar days, a warrant will be obtained for the vehicle owner for failure to pay fines, under State Code. (Prior Code, § 19-3) (Am. Ord. passed 4-15-2003; Am. Ord. passed 9-16-2008; Am. Ord. passed 1-19-2010)

§ 71.16 FIRE LANES ON PRIVATE PROPERTY DEVOTED TO PUBLIC USE.

(A) The marking of fire lanes on private property devoted to public use shall be approved by the Chief of the Fire Department and the Chief of Police.

(B) Parking of motor vehicles or otherwise obstructing fire lanes shall be prohibited at all times and shall subject such person to penalty prescribed in § 70.01 hereof. (Prior Code, § 19-4)

§ 71.17 TRAFFIC CONTROL PARKING DEVICE DIRECTIVES MUST BE OBEYED; AUTHORITY OF TOWN COUNCIL TO ERECT TRAFFIC-CONTROL PARKING DEVICES.

(A) At any place where a traffic-control sign or marking is in place, indicating that parking at such place is prohibited during certain hours of the day or days of the week or excess of a certain period of time, or is restricted to certain vehicles or certain uses, or is limited in any other respect, no person shall stand or park a vehicle or permit a vehicle to remain standing or parked at such place in violation of the prohibition or limitation indicated by such sign or marking.

(B) The Town Council may designate streets and public places, or portions thereof within the town upon which or at which parking shall be prohibited, restricted or limited in such manner and to such extent as may be considered necessary by the Council for the regulation of the use of such streets and public places in the best interests of the public, and may direct an appropriate town officer to place or cause to be placed traffic-control signs or markings at such places to give notice of the prohibitions, restrictions or limitations so imposed.

(C) In any case where, by state law, permission of the State Highway Commissioner or other state authority is required prior to erection of any traffic-control device, such permission shall be obtained prior to installation of such device. (Prior Code, § 19-5)

CHAPTER 72: PARKING SCHEDULE

Schedule

I. Parking zones

SCHEDULE I: PARKING ZONES.

(A) *Two-hour parking.* The following streets are hereby established as 2-hour parking zones:

<i>Street</i>	<i>Side</i>	<i>Location</i>	<i>2-Hour Parking Regulation</i>
Fourth Street	NE	From VA Ave. to sign	9:00 a.m. to 5:00 p.m., Monday through Friday
Fourth Street	SE	From VA Ave. to sign	9:00 a.m. to 5:00 p.m., Monday through Friday
Fourth Street	SW	From VA Ave. to sign	9:00 a.m. to 5:00 p.m., Monday through Friday
Third Street	NE	From VA Ave. to sign	24/7
Third Street	NW	From VA Ave. to sign	24/7
Virginia Avenue	South	From 2nd Street to 9th Street	7:00 a.m. to 7:00 p.m. of each day excepting Sundays and state legal holidays
Virginia Avenue	North	From 2nd Street to 9th Street	7:00 a.m. to 7:00 p.m. of each day excepting Sundays and state legal holidays

(B) *Fifteen-minute parking.* The following streets are hereby established as 15-minute parking zones:

<i>Street</i>	<i>Side</i>	<i>Location</i>	<i>15-Minute Parking Regulation</i>
Fourth Street	NW	Across from Post Office	24/7

(C) *No parking.* The following streets are hereby established as no-parking zones:

<i>Street</i>	<i>Side</i>	<i>Location</i>	<i>Parking Prohibition</i>
Fourth Street	NW	Between the driveways in front of the Post Office	24/7

(Prior Code, § 19-3) (Am. Ord. passed 10-16-2007)

