

AN ORDINANCE OF THE CITY OF DRY RIDGE ELIMINATING THE PRESENTLY PERMITTED PARKING ON THE EASTERLY SIDE OF U.S. HIGHWAY 25 AND KENTUCKY ROUTE 22 IN THE CITY OF DRY RIDGE AND, THEREAFTER, PROHIBITING ANY PARKING ALONG, ON OR UPON A DESIGNATED SECTION OF THE SAID HIGHWAYS WITHIN THE CITY.

WHEREAS, the increase in vehicular traffic and the conjection of same within the City of Dry Ridge near the intersection of Main Street and Broadway occasioned by a traffic control device recently installed at the intersection requires that certain parking now permitted on the easterly and northerly side of Main Street be both now eliminated, abolished and hereafter prohibited to insure the orderly flow of traffic and secure the safety and well-being of persons and property.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY OF DRY RIDGE:

Section One

That the now permitted parking along the easterly and notherly course and side of Main Street, the coterminous routes of U.S. Highway 25 and Kentucky Highway 22, measured along a linear distance of two hundred eighty-four (284) feet from a point in the intersection of U.S. Highway 25 (Main Street) and Kentucky Highway 22 (Broadway) and thence along the easterly and northerly side of these roadways to a point, be and the same is hereby eliminated and abolished with all "parking" being now prohibited along or upon the 284-foot linear course aforesaid from which parking has been eliminated and abolished.

Section Two

That since "parking" has been eliminated, abolished and prohibited along the 284-foot section along the easterly and northerly course and side of Main Street, any person, firm or corporation owning or operating a motor vehicle, vehicle or other conveyance, whether powered by motor, engine or human or animal power, or any other thing or object, that is found to be parked, stopped, left standing, stored or abandoned on or upon the designated section of Main Street shall be deemed and declared to be illegally parked and subject to the prohibitions and sanctions provided for within K.R.S. 189.450, including a fine of \$20.00 to \$100.00 for each violation together with having the illegally parked vehicle, motor vehicle or other object being immediately impounded, removed and towed from the said place and taken to a place of safe impoundment, all for which the violator shall pay the costs and charges of such removal, towing and storage, and the vehicle, motor vehicle or object removed, towed and impounded shall have a lien thereupon to pay and secure all the cost and charges incurred for the removal, towing and storage of the removed vehicle or object for which collection of indebtedness and enforcement of said lien may be had by any procedure and process permitted and allowed by law for the benefit of the person or the authority providing the removal, towing or storage of the vehicle or object.

Section Three

This Ordinance shall become effective and enforceable when duly read, voted upon and passed by Council, signed and ordered published and so published as required by law.

FIRST READING: January 3, 1989

SECOND READING: February 6, 1989

PASSED AND ORDERED PUBLISHED THIS THE 6th DAY OF February 6, 19 89.

ATTEST:

(X) Cindy L. Harris  
CINDY L. HARRIS, CITY CLERK

(X) Norman Ferguson  
NORMAN FERGUSON, MAYOR  
CITY OF DRY RIDGE, KENTUCKY