BREVORT TOWNSHIP ORDINANCE #9

An ordinance TO DEFINE PARENTAL RESPONSIBILITY FOR THE CONDUCT OF MINOR CHILDREN AND TO PRESCRIBE PENALTIES FOR VIOLATIONS OF THE PROVISIONS OF THIS ORDINANCE

ORDINANCE NO.

PARENTAL RESPONSIBILITY ORDINANCE

AN ORDINANCE TO DEFINE PARENTAL RESPONSIBLITY FOR THE CONDUCT OF MINOR CHILDREN AND TO PRE-SCRIBE PENALTIES FOR VIOLATIONS OF THE PROVI-SIONS OF THIS ORDINANCE:

THE TOWNSHIP OF BREVORT ORDAINS:

SECTION 1. AUTHORITY: This Ordinance is adopted under the authority granted to the Township of Brevort by Act 246 of the Public Acts of 1945, as amended.

SECTION 2. FINDING OF NECESSITY: The Township finds that offenses against the laws of the United States, the Statutes of the State of Michigan, and the Ordinances of Brevort Township by minors under the age of seventeen (17) years are increasing at an alarming rate; that in a great many of the cases a lack of proper supervision and control of the minor child by his or her parents or guardian is evident; that the increasing problem of criminal offenses by children will not be solved by sanctions imposed upon the children alone but that it is necessary that sanctions be imposed upon parents whose neglect of their duty to properly supervise and control their children is a proximate cause of the delinquency of those children.

ORDINANCE NO. 9

PARENTAL RESPONSIBILITY ORDINANCE

AN ORDINANCE TO DEFINE PARENTAL RESPONSIBLITY FOR THE CONDUCT OF MINOR CHILDREN AND TO PRE-SCRIBE PENALTIES FOR VIOLATIONS OF THE PROVI-SIONS OF THIS ORDINANCE:

THE TOWNSHIP OF BREVORT ORDAINS:

SECTION 3. CONTRIBUTING TO NEGLECT OR DELINQUENCY OF CHILDREN:

(a) Any parent, legal guardian or other person having the care or custody of a minor child under the age of seventeen (17) years who shall by any act, or by any word, or by failure to act, or by lack of supervision and control over said minor child, encourage, contribute toward, cause or tend to cause said minor child to become neglected or delinquent so as to come or tend to come under the jurisdiction of the Juvenile Division of the Pro bate Court as defined in Section 2 of Chapter 712A of Act No. of the Public Acts of 1939, as added by Act No. 54 of the rActs of the first extra session of 1944, and any amendw to, whether or not such child shall in fact be adjudi of the Probate Court, shall be guilty of a misdemean.

ardinance Rog

CERTIFICATE

L, REVA SCHIMMELPENNY, TOWNSHIP CLERK OF THE TOWNSHIP OF BREVORT MACKINAC COUNTY, MICHIGAN DO CERTIFY THAT THE ABOVE ORDINANCE WAS DULY PASSED BY THE BREVORT TOWNSHIP BOARD ON 4-2-77 AND THAT THERE WAS AQUORM PRESENT AND THE MEMBERS VOTED AS FLOOLOS: MANAMMAN AYC MATE

I DO FURTHER CERTIFY THAT THE ABOVE ORDINANCE WAS PUBLISHED ACCORDING TO LAW IN THE REPUBLICAN NEWS, A NEWSPAPER IN GENERAL CIRCULATION IN THE TOWNSHIP OF BREVORT ON THE $\frac{4-7-77}{7}$.

ADOPTED	4-2-77
PUBLISHED	4 - 7 - 77
EFFECTIVE	5-2-77

State of Michigan	In the City of St. Ignace for the County of Mackinac	In the Matter of Ordinance 9, (Parental Responsibility)	COLINER OF MACKINAC SS	Wesley H. Maurer, being duly sworn, says: I am the publisher-editor of Wesley H. Maurer, being duly sworn, says: I am the publisher-editor of The Republican-News and St. Ignace Enterprise, a newspaper published and circulated weekly in said county. The annexed is a printed copy of a notice that was published in said paper on the following dates, to wit:	April 7, 1977			Subscribed and sworn to at St. Ignace, in said county, this 7th day of April, 1977	Before me Die roperet Tel Martel Rotary Public for Mackinac County. Notary Public, Mackinac Co. M. M My Commission Expires 2:25.8.
	SECTION 3. CONTRIBU- TING TO NEGLECT OR DE- LINQUENCY OF CHILDREN:	 (a) Any parent, legal guard- ian or other person having the care or custody of a minor child under the age of seventeen (17) 	years who shall by any act, or by any word, or by failure to act, or by lack of supervision and control over said minor child, encourage, contribute toward,	cause or tend to cause said minor child to become neglected or delinquent so as to come or tend to come under the jurisdic- tion of the Juvenile Division of	the Probate Court as defined in Section 2 of Chapter 712A of Act No. 288 of the Public Acts of 1939, as added by Act No. 54 of the Public Acts of the first extra	session of 1944, and any amend- ments thereto, whether or not such child shall in fact be adjudicated a ward of the Probate Court, shall be guilty of a misdemeanor.	(b) Any parent, legal guard- ian or other person having the care or custody of any minor child under the age of sixteen (16) years who shall assist, aid, abor ellow permit or encourt	age said minor to violate the provisions of Section 1 and 2 of Act No. 41 of the Public Acts of 1960, as amended, (curfew for minors) either by overt act, or by failing to act or by lack of supervision and control over said minor, is guilty of mis- demeanor.	SECTION 4. PENALTY: Any person found guilty of a mis-
	LEGAL NOTICE ORDINANCE NO. 9 DADENTAL DESDONSIBILITY	AN ORDINANCE AN ORDINANCE TO DE- FINE PARENTAL RESPONSI-	BILLIT FOR THE CONDUCT OF MINOR CHILDREN AND TO PRESCRIBE PENALTIES FOR VIOLATIONS OF THE PROVISIONS OF THIS ORDI-	NANCE: THE TOWNSHIP OF BRE- VORT ORDAINS: SECTION 1. AUTHORITY:	under the authority granted to under the authority granted to the Township of Brevort by Act 246 of the Public Acts of 1945, as amended.	NECESSITY: The Township finds that offense against the laws of the United States, the Statutes of the State of Michi- gan, and the Ordinances of Brevort Township by minors	under the age of seventeen (17) years are increasing at an alarming rate; that in a great many of the cases a lack of proper supervision and control of the minor child by his or her	parents or guardian is evident; that the increasing problem of criminal offenses by children will not be solved by sanctions imposed upon the children alone but that it is necessary that sanctions be imposed upon parents whose neglect of their duty to properly supervise and	control their children is a proxmiate cause of the delin- quency of those children.