

Ordinance No. 63.

An Ordinance Relative to the Construction, Repairing or Remodeling of Garages.

The Village of Red Jacket Ordinance:

Section 1. It shall be unlawful for any person, firm or corporation, to construct, repair or remodel any garage or other building to be used for the keeping or storing of more than two automobiles or other motor vehicles, carrying a volatile, inflammable liquid, unless such garage or building shall be constructed, remodeled or repaired according to the following specifications:

- (a). That all walls of such proposed garage or building, shall be constructed either of stone, brick or concrete not less than twelve inches in thickness, or may be built of corrugated iron not lighter than twenty gauge U. S. standard, covered with a rust resisting coating, fastened to a steel frame work, or may consist of cement plaster of not less than two inches solid thickness on metal lath with metal frame.
- (b). That all floors except those in the office, show or display room of such garage, shall be of either of brick, stone or cement.
- (c). That all windows and doors except those opening on to a street more than thirty feet wide shall be of metal or metal covered wood and the windows and sashes shall be of metal with wire glass.
- (d). The ceiling and roof of such garage shall be made of iron, cement, steel or some other fire proof material.
- (e). That such garage or building shall not be more than twenty five foot in height, measured from the floor to a point two thirds of the height of the roof.
- (f). That such garage shall not form any part of any other building and shall not be contained in any other building.
- (g). Such garage shall not be built less than five feet, from any frame building used for dwelling purposes only, or within three feet from any other building a part of which is used for dwelling purposes only, and no less than one foot from the boundary line between the adjoining premises or any frame building.

Section 2. It shall be unlawful for more than two automobiles, carrying a volatile inflammable liquid, to be placed in any wooden building more than fifteen feet high or located less than five feet from any other building; Provided however, that this shall not apply to any such buildings now used as garages only.

Section 3. Garage, Definition.

(a). A garage within the meaning of this Ordinance is a building in which more than two vehicles, carrying a volatile inflammable liquid for fuel or power, are kept for using, repairing rental or live storage or for demonstrating purposes in any part of said building.

(b). Nothing contained in this Ordinance shall be construed to mean places where automobiles are kept when drained, solely for exhibition purposes or dead storage.

(c). Nothing contained in this Ordinance shall prevent the owner of any existing garage from keeping not more than two automobiles for his own use in any portion of a building, nor for any one occupying a part of such building as a dwelling house.

(d). Garages hereinafter erected any portion of which is used for dealing purposes shall be subject to all provisions of this Ordinance.

Section 4. It shall be the duty of the Village Marshal, to restrain the construction, repairing or alteration of any garage or building to be used for the purpose of storing or keeping more than two automobiles or other motor vehicles, carrying a volatile inflammable liquid, within the limits of the Village of Red Jacket, without first having obtained a permit as required by this Ordinance, and also to prohibit or restrain the construction, alteration or repairing thereof, in any manner, not in accordance with the provisions of this Ordinance.

Section 5. Any person, firm or corporation, who shall undertake to construct a garage or building to be used for the keeping or storing of more than two automobiles or other motor vehicles, carrying a volatile inflammable liquid, within the limits of the Village of Red Jacket, without first having obtained a permit as required by this Ordinance shall

be punished by a fine not to exceed One Hundred Dollars or by imprisonment in the County Jail, not to exceed ninety days, or by both such fine and imprisonment together with the costs of prosecution as may be within the discretion of the Court.

Approved this 10th day of May, A. D. 1920.

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President.

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Clerk.