

Lake Annette City Police Department  
Box 100  
Lake Annette, Missouri  
64746

It is the intention of the board of aldermen/Trustees and it is hereby ordained, that the provisions of this Article shall become and be made a part of the Code of Ordinances of the City of Lake Annette, Missouri.

Article #4, Chapter #1- Marshals/Police Department

4-A Police force.

The police force is hereby established which shall consist of the Marshal who shall be chief of police, and shall at all times have power to make or order all arrests, with proper process, for any offenses against the laws of the state, or of the town, by day or by night, and bring the offender to trial before the proper court, and he shall have power to arrrst without process in all cases where any such offense shall be committed, or attempted to be committed, in his presence. (RSMo 80.410)

4-B Size of Police force.

The police of the city may be appointed in such numbers, for such time and in such manner as may be prescribed by ordinance. They shall have power to serve and execute all warrants, subpoenas, writs or other process, and to make arrests in the same manner as the marshal. The marshal and policemen shall be conservators of the peace, and shall be active and vigilant in the preservation of good order within the city. (RSMo85.620)

4-C Police force, appointment of men and women.

All cities in this state shall have power to appoint both men and women as members of the police force and to prescribe their duties and provide for their compensation. (RSMo71.200)

4-D Marshal powers.

The marshal appointed by the trustees of the inhabitants of such towns, giving bond and ample security for the performance of his duties, is hereby authorized to execute orders and process, arising under the ordinances of said town, and who, within the corporate limits of said town, shall have concurrent power with the constable of the district, if any, and the sheriff of the county in which said town is situated to execute all orders, notices, writs and other process and duties that may be executed by such constable or sheriff, with like effect, and shall receive the same fees therefor. (RSMo 80.400)

The marshal in cities of the fourth class shall be chief of police, and shall have power at all times to make or order arrest with proper process, for any offense against the laws of the city or of the state, and to keep the offender in the city prison or other proper place to prevent his escape until a trial can be had before the proper officer, unless such offender shall give a good and sufficient bond for his appearance for trial. The marshal shall

also have the power to make arrests without process, in all cases in which any offenses against the laws of the city or of the state shall be committed in his presence. (RSMo85.610)

4-E Penalties, limitation.

For all ordinance violations the board of aldermen/Trustees may impose penalties not exceeding a fine of five hundred dollars and costs, or ninety days' imprisonment, or both the fine and imprisonment. Where the city and state have a penalty for the same offense, the board shall set the same penalty by ordinance as is set by statute, except that imprisonments, when made under city ordinances, may be in the city prison or workhouse instead of the county jail. (RSMo 79.460)

4-F City prisoners, labor on public works, fines payable in installments.

The various cities, towns and villages in this state whether organized under special charter or under the general laws of the state, are hereby authorized and empowered to, by ordinance, cause all persons who have been convicted and sentenced by the court having jurisdiction, for violation of ordinance of such city, town or village, whether the punishment be by fine or imprisonment, or by both, to be put to work and perform labor on the public streets and highways and alleys or other public works or buildings of such city or town, for such purposes as such city or town may deem necessary. And the marshal, street commissioner, or other proper officer of such city, town or village shall have power and be authorized and required to have or cause all such prisoners as may be directed by the mayor or other chief officer of such city, town or village, to work out the full number of days for which they may have been sentenced, at breaking rock, or at working upon such public streets, highways or alleys or other public works, or buildings of such city, or town as may have been designated. and if the punishment is by fine, and the fine be not paid, then for every ten dollars of such judgment the prisoner shall work one day. And is shall be deemed a part of the judgment and sentence of the court that such prisoner may be worked as herein provided.

When a fine is assessed for violation of an ordinance, it shall be within the discretion of the judge, or other official, assessing the fine to provide for the payment of the fine on an installment basis under such terms and conditions as he may deem appropriate. (RSMo 71.220)

4-G Marshal and policemen removal.

The policemen of the town, in the discharge of their duties, shall be subject to the orders of the marshal only as chief of police; but any marshal, assistant marshal or policeman may be instantly removed from his office by the board of trustees at a regular or called meeting, for any wanton neglect of duty. (RSMo 80.420)

4-H Salary.

The salary of the chief of police shall be established as part of the

employees; pay schedule of the city.

All persons hired as police officers shall serve a probationary period of one year. At the end of the period of probation, if retained, the police officer shall be considered a permanent employee of the city.

All police officers shall be subject to the personnel rules of the city police department and shall familiarize themselves with same and shall in all ways conform with same. (HCP 2-74)

4-I Applicability of sections 590.100 to 590.145 RSMo.

The provisions of sections 590.100 to 590.150 shall not apply to a political subdivision or a municipality having a population of less than two thousand persons or which does not have at least four full-time nonelected paid peace officers; provided, however, the governing body of the political subdivision or municipality may be ordered or ordinance elect to come under the provisions of sections 590.100 to 590.150 or such election may be later rescinded and, provided further, that upon election to come under the provisions of section 590.100 to 590.150 the political subdivision or municipality shall be entitled to the fees authorized under sections 590.100 to 590.150, otherwise, such fees shall not be collected as part of defendant's costs. (RSMo. 590.150)


ORDINANCES TO CONFORM TO STATE LAW. REF: 71.010 RSMo.

Ayes and Nays entered: Ayes 3 Nays 0

Number of times bill read 2  
RSMo. 79.130

Article #4-J threw #4-Z Reserved - Chapter # 1

Attest:



City Clerk / Ivy E. Williams



Chairman of The Board of Trustee's  
George D. Pruitt