

KINROSS TOWNSHIP ORDINANCE NO. 1.112

NUISANCE PARTY ORDINANCE

THE CHARTER TOWNSHIP OF KINROSS ORDAINS:

Section 1 - NUISANCE PARTY DEFINITION

A social gathering or party which is conducted on premises within the Township which, by reason of the conduct of those persons in attendance, results in any one or more of the following conditions or occurrences; public drinking or drunkenness; public urination or defecation; the unlawful sale, furnishing, or consuming of intoxicating beverages; the unlawful deposit of trash or litter on public or private property; the destruction of public or private property; the generation of pedestrian or vehicular traffic which obstructs the free flow of residential traffic or interferes with the ability to render emergency services; excessive, unnecessary or unusually loud noise which disturbs the comfort and quiet repose of the neighborhood; public disturbances, brawls, fights or quarrels; which result in any similar conduct or conditions which annoys, injures, or endangers the safety, health, comfort, or repose of the neighboring residents, or results in any indecent or obscene conduct, or results in any immoral exhibition or indecent exposure by persons at the social gathering or party, is hereby declared to be an unlawful public nuisance.

Section 2 - BEHAVIOR

Any person being the owner, occupant, tenant or otherwise having any possessory control, individually or jointly with others of any premises who either sponsors, conducts, hosts, invites, suffers, permits, continues, or allows to continue a social gathering or party which is or during the course thereof becomes a public nuisance as defined by Paragraph (a) above is hereby deemed to have committed a violation of this Code of Ordinances, and upon conviction shall be subject to the penalties as provided for in this Ordinance. In any prosecution for a violation of this Section, proof of specific intent shall not be required as a necessary element.

Section 3 - MISDEMEANOR

Any person, firm or corporation violating any provision of this Ordinance shall be guilty of a misdemeanor, punishable by a fine not in excess of \$500.00 or imprisonment not to exceed 90 days in jail, or both, plus costs of prosecution.