PROVIDING FOR THE HEALTH. SAFETY AND WELFARE OF THE RESIDENTS OF THE TOWN OF MEDARY RELATIVE TO HANDLING AND USE OF FIREARMS

The Town Board of the Town of Medary does ordain as followsj

Section 1. No person shall shoot or discharge or carry uncased any rifle, shotgun, pistol or other firearm, or any air, spring or pellet gun or device, or any chemically activated rocket or other missile, in or within 1,000 feet of any platted sub division or assessor's plat in the Town of Medary; or within 500 feet of any residence or building inhabited by any person, in case such inhabited building shall be located outside of a platted subdivision or assessor's plat; or within any public park or public area.

<u>Section 2.</u> The provisions of Section 1 above shall not apply to authorized rifle, trap or skeet ranges, nor to any constable or other peace officer while on duty or call.

<u>Section 3.</u> No person shall shoot, release or discharge a dangerous missile, including bolts or arrows, from any slingshot, bow or crossbow, within the limits of any platted sub division or assessor's plat in the Town of Medary.

Section 4. It shall be lawful for any person to establish a private shooting or target range in the basement of his own premises or entirely on the limits of his own land if he shall first obtain from the Town Board a license or permit for such shooting or target range. It shall be the duty of the Town Board to ascertain whether such permits may be issued without danger to adjoining premises and the public generally.

Section 5. Owner's Permission. No firearms shall be carried or discharged on any premises within the Town without first obtaining permission so to do from the owner of such premises; and if such owner limits the permissive discharge of firearms to certain locations on his premises, such limitations shall be observed. Firearms shall not be discharged in such a way that the projectile travels on the neighboring premises.

<u>Section 6.</u> Constalbes of the Town of Medary and all law enforcement officials of the County of La Crosse and of the State of Wisconsin are hereby authorized to enforce this ordinance. In all cases of conviction hereunder, any and all dangerous weapons found on the person of the convicted shall be confiscated and become the property of the Town of Medary and shall be destroyed or disposed of as provided by the Court.

ORDINANCE NO. 6.01 Page 2

Section 7. Any person who violates, disobeys or refuses to comply with, or who resists the enforcement of any provisions of this ordinance shall upon conviction be fined not less than \$10.00 nor more than \$50.00 for each such offense, together with costs of prosecution; and in default of payment of such fine and costs shall be imprisoned in the County Jail until the said fine and costs are fully paid, but not to exceed thirty (30) days.

<u>Section 8.</u> This ordinance shall take effect and be in force on and after the date of its passage and publication.

Passed this 3rd day of November, 1968. Published

November 9, 16 and 23, 1967.

<u>/s/Glenn L. Fox</u>

Glenn L. Fox, Town Chairman

ATTEST:

<u>/s/Esther Pertzsch</u> Esther Pertzsch, Town Clerk

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ORDINANCE NO. 6.03

REGULATING TEE USE OP DEVICES TO

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BIRDS MID ANIMALS AITD PROVIDING FriTALTI^S, AND TH3SS FJ3GOLATI CITS AHE Dr: CLAIMED TO DI3 IN TH3 INTEREST OP PUBLIC ECALTH, SAFETY, 'WELFARE AND CONVENIENCE .

The Town Board of the Town of Medary, La Crosse County, Wisconsin, acting under the powers of a Village Board, do ordain as follows:

<u>Section 1.</u> No person shall use a device to frighten birds or animals by means of repeated sounds between the hours of sunset and sunrise.

Section 2. Penalties. Any person violating any provision of this Ordinance shall, upon conviction thereof, forfeit not less than Twenty- five Dollars (\$25.00) nor more than Two Hundred Dollars (\$200.00) and the costs of prosecution, and, in case of default of payment of such forfeiture or costs, shall be imprisoned in the County Jail until payment of such forfeiture and the costs of prosecution, but not Exceeding thirty (30) days, for each violation. Each day of violation shall constitute a separate offense.

s Section 3. Effective Date. This ordinance shall take effect and $, \sim^{n} - ... - T = -.. - n$ $... \sim r - rn - ... \sim i_{n}$

w- be in force from and after its passage and publication. Passed: August

20, 1965. Published j August 25, 1965.

OF MDDARY

By /s/Ctenn L. Fox Glenn L. Fox, Chairman

ATTESTt

<u>/B/Esther Pertzsch</u> Esther Pertacch, Clerk