

§ 160-52. Vehicles on sidewalks or crosswalks.

No person shall drive any automobile, truck, carriage, wagon, motorcycle or other vehicle on or along any public sidewalk or crosswalk or permit the same to stand on any public sidewalk or crosswalk in any manner likely to break or damage such public sidewalk or crosswalk or to interfere with the use thereof or travel thereon.

ARTICLE IV**Stopping, Standing and Parking****§ 160-53. Compliance required.**

- A. No driver shall fail, neglect or refuse to comply with any regulation prohibiting parking displayed on official traffic signs installed or placed in any street.
- B. No driver shall fail, neglect or refuse to comply with any regulation limiting or restricting the parking or standing of vehicles displayed on official traffic signs installed or placed in any street.

§ 160-54. Parallel parking; exceptions.

No person shall park a vehicle upon any public highway within the village except parallel to the curb, with both right front and right rear wheels (passenger side of vehicle) not more than 12 inches from the curb, except on one-way streets, in which case it shall be permissible for the left front and left rear wheels to be parallel to the curb and no further than 12 inches therefrom and except in such parts of streets as shall be designated for angle parking by official signs; and no vehicle shall park on any public sidewalk.

§ 160-55. Parking on sidewalks.

No person shall park a vehicle upon any sidewalk on any street or in any space between the sidewalk and curb of any street.

§ 160-56. Parking near fire hydrants.

Parking within 15 feet of any fire hydrant anywhere within the village is prohibited.

§ 160-57. Parking near fire station.

Parking on the same side of the street upon which any fire station is located, within 20 feet distant from each side of the driveway entrance to such fire station and on the side of the street opposite such fire station at or near the curb and 75 feet distant from each side line of such driveway entrance extended, is hereby prohibited at any time.

§ 160-58. Parking near emergency vehicle.

No vehicle, except by direction of the Chief of the Fire Department or his assistant or a member of the Police Department, shall approach or park within 500 feet of any fire apparatus or police vehicle responding to an emergency or fire call after said apparatus or vehicle shall have arrived at its destination.

§ 160-59. Parking on street abutting school property.

Parking along that portion of any and every street abutting upon property used for school purposes, on the side of such street upon which said school property is situated and within 100 feet in either direction from such school property, is hereby prohibited on school days between the hours of 7:30 a.m. and 6:00 p.m.

§ 160-59.1. Designation of no stopping zone, Woods Road Elementary School. [Added 4-15-1999 by L.L. No. 4-1999]

Both sides of the 700 block of Woods Road in the village are hereby designated to be a "no stopping zone," as that term is

defined by Article 32 of the New York State Vehicle and Traffic Law.

§ 160-60. Parking in parks or playgrounds. [Amended 10-8-1991 by L.L. No. 4-1991]

No vehicle shall stand or be parked upon any public park or playground or upon any real property owned or leased by the village, except pursuant to police regulation or local law.

§ 160-60.1. Parking, standing and snow removal on Village property. [Added 1-26-1999 by L.L. No. 1-1999]

- A. Other than village employees who are actually working for the village at the time in question, no person shall park or stand any motor vehicle, other than a village-owned vehicle, on any village-owned parking lot, village park, Village Hall, Village Police Station, Village Highway Garage, Village Electric Department, Village Library or any other village property between the hours of 6:00 a.m. and 8:00 a.m. between the dates of November 1 of each year through and including April 15 of the next succeeding calendar year.
- B. It shall be unlawful for any person to park or stand any motor vehicle, other than a village-owned motor vehicle, on any village-owned parking lot, village park, Village Hall, Village Police Station, Village Highway Garage, Village Electric Department, Village Library or any other village property at any time for the purposes of vehicular repair or sale.
- C. With the exception of village-owned motor vehicles, parking or standing on any village-owned parking lot, village park, Village Hall, Village Police Station, Village Highway Garage, Village Electric Department, Village Library or any other village property by motor vehicles which are rated in excess of five tons' gross vehicle weight is prohibited without the express prior permission of the

Village Highway Superintendent, the Village Board, the Mayor or the Village Police Chief.

- D. No person, other than duly authorized village personnel, shall plow, snowblow or otherwise remove snow from any village-owned property.
- E. Any person who violates this section shall be subject to the fines and penalties provided in § 160-8 of this chapter. Each twenty-four-hour period shall be considered a separate and distinct violation.
- F. With the exception of village-owned equipment, no person shall park, stand, place or store any equipment, trailer or other item of personal property on any village-owned parking lot, village park, Village Hall, Village Police Station, Village Highway Garage, Village Electric Department, Village Library or any other village property without the express prior permission of the Village Board, the Mayor, the Village Highway Superintendent or the Village Police Chief.
- G. In addition to any fine which may otherwise be applicable, any motor vehicle which is found to be in violation of this section may, under the direction of the Village Highway Department, the Village Police Department or any other law enforcement agency, be removed or conveyed, by towing or otherwise, to a vehicle impound or storage area at the owner's expense. Within 24 hours from the time of removal of any motor vehicle under the authority granted by this section, notice of the fact that the motor vehicle was removed shall be sent, by the Village Police Department, other law enforcement agency or the village to the owner of record of said motor vehicle as recorded by the New York State Department of Motor Vehicles. Said notice shall designate the place from which such motor vehicle was removed, the reason for its removal and impounding and the location in which it is impounded. Before the owner shall be permitted to remove a motor vehicle which has been towed or removed, he or she must:

- (1) Furnish satisfactory proof to the person in charge of the place in which the motor vehicle is being stored of his/her identity and ownership of the subject motor vehicle.
 - (2) Pay all charges for towing or removing said motor vehicle and all storage charges, if any.
 - (3) Sign a written receipt acknowledging delivery of said motor vehicle.
- H. Between the hours of 6:00 a.m. and 6:00 p.m. vehicles parked in the Village-owned public parking lot located on the north side of the 2300 block of Milton Avenue shall not remain or be so parked in said lot for more than two hours during any one such twelve-hour period. **[Added 10-23-2001]**

§ 160-61. Blocking of driveway.

Except in an emergency or in compliance with the directions of a peace officer or unless the vehicle is actually in charge of some person capable of driving it, no vehicle shall be stopped or left standing in front of a private driveway.

§ 160-62. Blocking of another vehicle.

Except in an emergency or in compliance with the directions of a peace officer, no vehicle shall be stopped or left standing in such a position as to prevent another vehicle already stopped near the curb from moving away therefrom.

§ 160-63. Parking near street crossing or intersection.

No person shall park a vehicle upon any street within 20 feet of any crossing or intersection or upon any street within 50 feet of any crossing or intersection of a street designated by the provisions of this chapter as a through-traffic street where an official stop sign is posted, as prescribed herein.

§ 160-64. Parking of vehicle on street for sale purposes.

No person shall park a vehicle upon any roadway of any street for the express purpose of displaying such vehicle for sale.

§ 160-65. Parking or standing in official taxicab stand.

No driver shall park or stand any vehicle other than a taxicab in any part of any roadway designated by official signs as a taxicab stand, except in an emergency or in compliance with the direction of a police officer or an official traffic control signal or sign.

§ 160-66. Parking or standing in loading zone restricted.

Except as otherwise permitted in this chapter, no driver shall park or stand any vehicle, except on Sunday, in any part of any roadway designated by official signs as a loading zone, except in an emergency or in compliance with the direction of a police officer or an official traffic control signal.

§ 160-67. Time limit for parking or standing in loading zone.

No driver shall park or stand any vehicle in any part of any roadway designated by official signs as a loading zone for a period of time longer than necessary for the expeditious unloading and delivery or pickup and loading of material. In no case shall a stop for loading or unloading exceed 30 minutes.

§ 160-68. Special permit for backing vehicle against curb while loading or unloading.

The Chief of Police is hereby authorized to issue to any owner of a vehicle used to transport merchandise or materials a special permit, renewable annually, and to state therein the details and conditions thereof, allowing the driver of such vehicle the privilege of loading and unloading while the vehicle

is backed against a curb, if, in the opinion of said Chief of Police, such privilege is reasonably necessary in the conduct of the owner's business and will not seriously interfere with traffic or public safety.

§ 160-69. Permit for sidewalk obstruction during loading or unloading.

The Chief of Police is hereby authorized to issue written permits permitting a sidewalk to be obstructed for a period of time not exceeding 30 minutes in loading and unloading a vehicle, when, in his judgment, he deems it necessary.

§ 160-70. Parking or standing in bus stop.

No driver shall park or stand any vehicle in any part of a roadway designated by official signs as a bus stop, except in an emergency or in compliance with the direction of a police officer or an official traffic control signal or sign.

§ 160-71. Buses, to take on or discharge passengers only at bus stops.

Any person operating any bus shall stop the same to take on or discharge passengers only at such places designated by official signs as bus stops.

§ 160-72. Buses not to stop or stand in street crossing or intersection.

Buses shall not be stopped or allowed to stand partly or wholly on or within any crossing or street intersection.

§ 160-73. Parking vehicle without lights turned on.

Except as otherwise prohibited or restricted by the provisions of this chapter, a motor vehicle or motorcycle may be parked

without the lights thereon being lit on any street or part of a street from 1/2 hour after sunset to 1/2 hour before sunrise if parked within 100 feet of any lighted streetlight.

§ 160-73.1. Parking prohibited in designated areas.

Parking shall be prohibited in the following designated areas:

Name of Street	Side	Location
Bacon Street [Added 8-22-2000]	Both	From Gills Street to Pennock Street
Charles Avenue [Added 2-28-2006]	Both	From its intersection with West Genesee Street (NYS Route 5) to its intersection with Milton Avenue
Cogswell Avenue [Added 2-28-2006]	Both	From its intersection with Milton Avenue to its intersection with Bacon Street
Cogswell Avenue [Added 7-25-2000; repealed 2-28-2006]		
Fourth Street [Added 3-27-2001]	Both	300 Block (Monday through Friday, 8:00 a.m. through 3:00 p.m.)
Stanton Avenue [Added 8-24-2004]	Both	301 to 307 Stanton Avenue
Worth Avenue [Added 1-24-2012]	East	From the northern border of 109 Worth Avenue to its southern terminus
Worth Avenue [Added 1-24-2012]	West	From its intersection with Third Street to the southern border of 411 Center Street (rear)

§ 160-73.2. Fifteen-minute parking zones. [Added 2-28-2006]

Notwithstanding the applicability of any other alternate parking prohibition pursuant to § 160-74 or designated no parking, area pursuant to § 160-73.1, limited-duration fifteen-minute parking shall be permitted at the following locations:

Name of Street	Side	Location
Cogswell Avenue	East	Frontage at 305 Cogswell Avenue

§ 160-73.3. Seasonal parking prohibited in designated areas. [Added 7-28-2011 by L.L. No. 4-2011]

Parking is seasonally prohibited in the following designated areas between November 1 of each year and April 1 of the next succeeding year:

Name of Street	Side	Location
Caroline Avenue (300 block)	Both	From its intersection with Woods Road south to its terminus
Worth Avenue [Added 1-24-2012]	West	From the southern border of 411 Center Third Street (rear) to its intersection with Fifth Street

§ 160-74. Alternate parking. [Amended 10-22-2002]

Except as otherwise posted, a system of alternate parking shall be in effect for all streets within the Village. Pursuant to this system, parking shall be permitted on the odd-numbered side of the street from 9:00 a.m. on odd-numbered days until 9:00 a.m. on the following day, and on the even-numbered side of the street from 9:00 a.m. on even-numbered days until 9:00 a.m. on the following day.

§ 160-75. Presumption of violation by registered owner of vehicle.

Proof of the stopping, standing or parking on public streets of a motor vehicle or motorcycle contrary to the provisions of this chapter shall be presumptive evidence that the person in whose name such motor vehicle or motorcycle is registered is the person who parked, stopped and left standing such motor vehicle or motorcycle contrary to such provisions.

§ 160-76. Penalties for stopping, standing or parking violations. [Added 10-22-2002]

An initial fine to be charged for any violation of this chapter with respect to stopping, standing and parking shall be \$25.

§ 160-77. Response to stopping, standing or parking violations. [Added 10-22-2002]**A. Response to first violation notice.**

- (1) Plead guilty. As set forth in Chapter 40 of the Code of the Village of Solvay, whenever the owner of a vehicle has been issued a notice of violation of parking, standing or stopping regulations, that owner may answer the charges listed on the notice in person or through an attorney at the Traffic Violations Bureau within eight days of its issuance by paying the prescribed fine and applicable surcharge, if any, waiving in writing the holding of a hearing and pleading guilty to the violation. Acceptance of the same by the Traffic Violations Bureau shall be deemed complete satisfaction of the violation and the violator shall be given a receipt.
- (2) Request hearing. As an alternative to pleading guilty to a violation, and upon reasonable grounds therefor, whenever the owner of a vehicle has been issued a notice of violation of parking, standing or stopping regulations, that owner may, within eight days of the

issuance of the violation, request a hearing before the Village Justice by appearing in person or through an attorney at the regularly appointed times for the conduct of Justice Court or by contacting the Traffic Violations Bureau. Failure to request such a hearing within eight days of the issuance of the violation shall be deemed a waiver of the right to the same.

- (3) New York State Department of Motor Vehicle records shall be considered presumptive evidence of ownership.

B. Failure to respond to first violation notice.

- (1) Additional penalties. The failure to respond to a notice of a stopping, standing or parking violation as set forth in this section may subject the owner to additional penalties as follows: