

*Ord. 110
Jan. 1967*

ORDINANCE NO. 110

AN ORDINANCE SETTING AND PROVIDING FOR GARBAGE FEE OR GARBAGE TAX FOR THE COLLECTION OF GARBAGE IN THE CITY OF SPRINGFIELD, AND PROVIDING A METHOD OF COLLECTION, AND RELATING TO GARBAGE COLLECTION AND TRANSPORTATION GENERALLY.

BE IT ENACTED BY THE PEOPLE OF THE CITY OF SPRINGFIELD IN BAY COUNTY, FLORIDA:

Section 1. All persons, either natural or corporate or otherwise, in the City of Springfield shall be required to place all refuse and garbage in containers, and for this purpose such persons shall furnish and maintain in good condition standard metal or plastic garbage containers for the purpose of placing all refuse and garbage therein. Such standard garbage containers shall have a lid, top or cover that will adequately and securely cover the said container. The capacity of said container shall not exceed 30 gallons.

Section 2. The City of Springfield shall provide garbage collection service to all business houses and establishments, and garbage collection service to all residences in the city limits of the City of Springfield, with a minimum of one pickup each week for the monthly garbage collection fee in accordance with the following schedule:

Businesses	\$4.00.
Residences	\$.50

Such fee shall be paid by the occupant of such business house or establishment or residence not later than the 10th day of the month succeeding the month during which such garbage collection service was rendered. The city clerk may bill such garbage collection service by adding the appropriate amount on the water bills of such users, and upon the failure or refusal of any such person, firm or corporation to pay such garbage collection fee, the city clerk is hereby authorized to discontinue such water service until all garbage collection fees due are paid in full. If any person, firm or corporation shall not be a user of water supplied by the City of Springfield, then the city clerk shall bill such garbage

collection fee separately. For the purposes of this ordinance, the term "residence", in addition to its ordinarily understood definition, shall include each separate family unit where separate cooking facilities are had, irrespective of how many separate family units may be residing in the same building or apartment house.

Section 3. All persons, firms or corporations occupying business houses or establishments, and all persons occupying any building or structure where cooking facilities are had as a residence or place of abode, shall be liable for and pay the garbage collection fees herein provided for, whether or not such person, firm or corporation makes use of such garbage collection service. Upon the failure or refusal of any such person, firm or corporation to pay such garbage collection fee or fees, such failure or refusal shall constitute a violation of this ordinance and, upon conviction thereof, such person, firm or corporation shall be punished for each such offense by fine not exceeding \$100 or by imprisonment for not exceeding 30 days, or both such fine and imprisonment, in the discretion of the municipal judge.

Section 4. Any person, firm or corporation violating any of the provisions of this ordinance shall, upon conviction thereof, be punished by fine not to exceed \$100 or imprisonment for not to exceed 30 days, or by both such fine and imprisonment, in the discretion of the municipal judge. The penalties contained in this section shall not be construed as limiting or in any wise restricting the application of any other penalty or remedy herein provided.

PASSED IN REGULAR SESSION this 4 day of JANUARY, 1960

ATTEST:

(Signed) *Eric Watson*
CITY CLERK

(Signed) *J. Williams*
MAYOR

EXAMINED AND APPROVED by me this 4 day of JANUARY, 1960

(Signed) _____
MAYOR

POSTED AT:

CITY HALL (DATE) JANUARY 5 1960
WARRON'S SERVICE STATION (DATE) JANUARY 5 1960
WATT'S SERVICE STATION (DATE) JANUARY 5 1960