CHAPTER 6

CONDUCT

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GENERAL CONDUCT

§6-101. Weapon Discharge Restricted.

No person shall, except in necessary defense of person or property, fire or discharge any gun, pellet gun, BB gun, bow and arrow or similar archery device, or other similar device within the Borough of Millersburg. Exceptions allowed are participation in any officially sanctioned event or any other event as sanctioned by Borough Council.

(Ord. 1-1970, 10/8/1970, §2; as amended by Ord. 8-1992, 11/16/1992, §1)

§6-102. Throwing of Certain Objects Prohibited.

Ball playing, including the throwing, kicking or knocking of any ball, snowballing and the throwing of any stone or other missile of any kind upon or onto any of the public streets, alleys or sidewalks in the Borough of Millersburg is hereby prohibited.

(Ord. 1-1970, 10/8/1970, §3)

§6-103. Penalty for Violation.

Any person who shall violate any provision of this Part shall, upon conviction thereof, be sentenced to pay a fine of not more than \$1,000 plus costs and, in default of payment of said fine and costs, to a term of imprisonment not to exceed 30 days. Each day that a violation continues shall constitute a separate offense.

(Ord. 1-1970, 10/8/1970, §6; as amended by Ord. 6-1977, 2/10/1977, §3; and by A.O.

§6-104. Disorderly Conduct Toward a Police Officer.

- 1. Disorderly conduct toward a police officer of the Borough is defined as follows:
 - A. Violent, tumultuous or obstreperous conduct or carriage, or loud and unusual noises or abusive language that disturbs any police officer in the discharge of his/her duty.
 - B. Any person assaulting, striking or fighting with any police officer in the discharge of his/her duty; or, knowingly permitting such conduct in or about any house or premises owned or possessed by any person or under that person's management or control.

- C. Any person interfering willfully with, resisting, delaying, obstructing, molesting or threatening to molest any police officer in the exercise of his/her official duties.
- 2. Penalties. Any person violating any provisions of this Part shall, upon conviction thereof, be sentenced to pay a fine of not more than \$1,000 plus costs and, in default of payment said fine and costs, to a term of imprisonment not to exceed 30 days. Each day that a violation continues shall constitute a separate offense. [A.O.]

(Ord. 1-1970, 10/8/1970; as added by Ord. 2-2000, 9/14/2000; as amended by A.O.

PUBLIC PROPERTY

§6-201. Definition and Interpretation.

As used in this Part, the term "person" shall include any individual, corporation, firm, partnership, association or other legal entity. The singular shall include the plural, and the masculine shall include the feminine and the neuter.

(Ord. 11-1977, 2/10/1977, §1)

§6-202. Tampering with Public Property or Property on Streets, Alleys or Public Ground Prohibited.

No person shall destroy or injure in any way whatsoever or tamper with or deface any public property in the Borough of Millersburg, within or without the Borough, or any grass, walk, lamp, ornamental work, building, street light, parking meters or water stop box on or in any of the streets, alleys, sidewalks or public grounds in the Borough.

(Ord. 11-1977, 2/10/1977, §2)

§6-203. Tampering with Stakes, Posts and Monuments Prohibited.

No person shall in any manner interfere with or meddle with or pull, drive, change, alter or destroy any stake, post, monument or other evidence of any elevation, grade, line, location, corner or angle in the Borough of Millersburg, made, placed or set, or hereafter made, placed or set, or caused to be done by the authorities of the Borough in any survey of or in any street, alley or public ground in the Borough, to evidence the location, elevation, line, grade, corner or angle of any public street, alley, sidewalk, curb, gutter, drain or other public work, matter or thing.

(Ord. 11-1977, 2/10/1977, §3)

§6-204. Tampering with Warning Lamps, Signs or Barricades Prohibited.

No person shall destroy or remove or deface or obliterate or cover up any lamp, warning sign or barricade erected by the authorities of the Borough or by any person doing work by permission of the authorities of the Borough on any of the streets, alleys, sidewalks or bridges in the Borough or on any public grounds of the Borough, within or without the Borough, as a warning of danger.

(Ord. 11-1977, 2/10/1977, §4)

§6-205. Removal of Material from Streets, Alleys or Public Grounds Prohibited.

No person shall take any earth, stone or other material from any of the streets, alleys or public grounds in the Borough.

(Ord. 11-1977, 2/10/1977, §5)

§6-206. Exceptions.

This Part shall not apply to normal activities in connection with construction, maintenance and repair of streets, alleys, sidewalks and public grounds and the structures and fixtures located thereon or therein, or to incidental results of work done thereon or therein upon permit from or by authority of the Borough.

(Ord. 11-1977, 2/10/1977, §6)

§6-207. Penalty for Violation.

Any person violating any provision of this Part shall, upon conviction thereof, be sentenced to pay a fine of not less than \$300 nor more than \$1,000 plus costs and, in default of payment of said fine and costs, to a term of imprisonment not to exceed 30 days. Each day that a violation continues shall constitute a separate offense.

(Ord. 11-1977, 2/10/1977, §7; as amended by A.O.

PORNOGRAPHY

§6-301. Definitions.

For the purpose of this Part, the words and phrases set forth below shall have the meaning respectively ascribed to them:

AUDIENCE – one or more persons who are permitted to view a performance (i) for valuable consideration or (ii) in or from a public place.

DISPLAY PUBLICLY – the exposing, placing, posting, exhibiting or in any other fashion displaying in any location, whether public or private, material or a performance in such a manner that it may be readily seen and its content or character distinguished by normal unaided vision viewing it from a public place or vehicle.

DISSEMINATE — to manufacture, issue, publish, sell, lend, distribute, transmit, broadcast, exhibit or present material or to offer or agree to do the same, or to have in one's possession with intent to do the same.

MATERIAL — any printed matter, visual representation or sound recording, and includes, but is not limited to, books, magazines, motion picture films, pamphlets, newspapers, pictures, photographs, drawings, three-dimensioned forms, sculptures, and phonograph, tape or wire recordings

MINOR — any person under 18 years of age.

NUDITY — uncovered, or less than opaquely covered, post-pubertal human genitals or pubic area, the post-pubertal human female breast below a point immediately above the top of the areola or the covered human male genitals in a discernibly turgid state. For the purpose of this definition, a female breast is considered uncovered if the nipple only or the nipple and the areola only are covered.

PANDER — advertising or propagandizing in connection with the sale of material, the offering of a service, or the presentation or exhibition of a performance by appealing to the prurient interest of potential customers.

PERFORMANCE — any live or reproduced exhibition including, but not limited to, any play, motion picture film, dance or appearance presented to or performed before an audience.

PORNOGRAPHIC — relating to pornography.

PORNOGRAPHY — any material or performance is pornography if all of the following elements are present:

- (1) Considered as a whole, by the average person, applying the contemporary community standards of the Borough, it appeals to the prurient interest.
- (2) It depicts, describes or represents in a patently offensive way sexual conduct, as hereinafter defined.
- (3) It lacks serious literary, artistic, political or scientific value.

PORNOGRAPHY FOR MINORS — any material or performance is pornography for minors if all of the following elements are present:

- (1) Considered as a whole by the average person applying the contemporary community standards of the Borough with respect to what is suitable for minors, it is presented in such a manner as to appeal to a minor's prurient interest.
- (2) It depicts, describes or represents in a patently offensive way, nudity or sexual conduct as hereinafter defined.
- (3) It lacks serious literary, artistic, political or scientific value for minors.

PRURIENT INTEREST — desire or craving for sexual stimulation or gratification. In determining prurient interest, the material or performance shall be judged with reference to average persons, unless it appears from the character of the material or performance that it is designed to appeal to the prurient interest of a particular group of persons including, but not limited to, homosexuals or sadomasochists. In that case, it shall be judged with reference to the particular group for which it was designed.

PUBLIC PLACE or VEHICLE — any of the streets, alleys, parks, boulevards, schools or other public property in the Borough, or any dance hall, rental hall. theater, amusement park, liquor establishment, store, depot, place of public accommodation or other private property generally frequented by the public for the purposes of education, recreation, amusement, entertainment, sport, shopping or travel; or any vehicle for public transportation, owned or operated by government, either directly or through a public corporation or authority, or owned or operated by any nongovernmental agency for the use, enjoyment or transportation of the general public.

SEXUAL CONDUCT -

- (1) Masturbation.
- (2) Sexual intercourse, whether genital-genital, oral-genital, oral-anal or analgenital.
- (3) Any erotic fondling or touching of the covered or uncovered genitals, buttocks, pubic area, or any part thereof of the breasts of the female, whether

the conduct described in (1) through (3) is engaged in alone or between members of the same or opposite sex, or between humans and animals or humans and inanimate objects.

- (4) Actual or simulated display or exhibition of the human pubic area or genitals or any part thereof.
- (5) Sexual excitement, as hereinafter defined.
- (6) Sado-masochistic abuse as hereinafter defined.

SEXUAL EXCITEMENT — the facial expressions, movements, utterances or other responses of a human male or female, whether alone or with others, whether clothed or not, who is in an apparent state of sexual stimulation or arousal, or experiencing the physical or sensual reactions of humans engaging in or witnessing sexual conduct.

SADIO-MASOCHISTIC ABUSE — flagellation or torture by or upon a person who is nude or clad in undergarments or in a sexually revealing or bizarre costume, or the condition of such person being fettered, bound or otherwise physically restrained, in an apparent act of sexual stimulation or gratification.

(Ord. 24-1977, 11/10/1977, §1)

§6-302. Promoting Pornography.

- 1. It shall be unlawful for any person to promote pornography. A person commits the offense of promoting pornography if, knowing its content and character, he:
 - A. Disseminates or causes to be disseminated any pornographic material in or from a public place or vehicle, or for valuable consideration; or has in his possession any pornographic material with intent to so disseminate; or knowingly allows the use of any business, building, vehicle or place owned, leased, conducted or managed by him, for such dissemination of pornographic material.
 - B. Sells an admission ticket or pass to premises where there is being exhibited or is about to be exhibited material or a performance which is pornographic.
 - C. Admits, by accepting a ticket or pass, a person to premises where there is being exhibited or is about to be exhibited material or a performance which is pornographic.
 - D. Produces, presents, directs or knowingly allows the use of any business, building, vehicle or place, owned, leased, conducted or managed by him to be used for a pornographic performance before an audience.

- E. Participates in that portion of a live performance before an audience which makes it pornographic.
- F. Panders, displays publicly or disseminates door to door, any pornographic material or performance, or causes such pandering, public display or door-to-door dissemination.
- 2. For the purpose of this Section, possession of two or more identical copies of any pornographic material by any person engaged in the business of disseminating material, as defined above, shall be prima facie evidence of possession with intent to disseminate for valuable consideration.

(Ord. 24-1977, 11/10/1977, §2)

§6-303. Promoting Pornography for Minors.

- 1. It shall be unlawful for any person to promote pornography for minors. A person commits the offense of promoting pornography for minors if, knowing its content and character, he:
 - A. Disseminates or causes to be disseminated to a minor material which is pornography for minors, or knowingly allows the use of any business, building, vehicle or place owned, leased, conducted or managed by him for the dissemination to a minor of material which is pornography for minors.
 - B. Exhibits to a minor a motion picture film or other performance which is pornography for minors.
 - C. Sells to a minor an admission ticket or pass to any building, vehicle or place where there is being exhibited or is about to be exhibited a motion picture film or other performance which is pornography for minors.
 - D. Admits a minor to any building, vehicle or place where there is being exhibited or is about to be exhibited a motion picture film or other performance which is pornography for minors.
 - E. Knowingly produces, presents, directs or allows the use of any business, building, vehicle or place owned, leased, conducted or managed by him for the presentation of performance which is pornography for minors, before an audience which includes a minor.
 - F. Displays publicly or disseminates door to door any material or performance which is pornography for minors, or causes such public display or door-to-door dissemination.
- 2. Subsections (1)(A) through (1)(E) do not apply to a parent, guardian or other persons in loco parentis to the minor.

(Ord. 24-1977, 11/10/1977, §3)

§6-304. Defenses.

It shall be an affirmative defense to a prosecution under §§6-302 or 6-303 if the pornographic material was disseminated by a person who was acting in his capacity as:

- A. A teacher of an accredited course of study related to pornography at a State-approved educational institution.
- B. A licensed medical practitioner or psychologist in the treatment of a patient.
- C. A participant in the criminal justice system, such as a legislator, judge, prosecutor, law enforcement official or other similar or related position.
- D. A supplier to any person described in subsections (A) through (C) above.

(Ord. 24-1977, 11/10/1977, §4)

§6-305. Penalties.

- 1. Fines. Any person, firm or corporation who shall violate any provision of this Part shall, upon conviction thereof, be sentenced to pay a fine of not more than \$1,000 plus costs and, in default of payment of said fine and costs, to a term of imprisonment not to exceed 30 days. Each day that a violation continues shall constitute a separate offense.
- 2. Injunction. Council may institute proceedings in equity in the Court of Common Pleas of Dauphin County for the purpose of enjoining the sale, resale, lending, distribution, exhibit, gift or show of such pornographic literature, book, magazine, pamphlet, newspaper, story paper, paper, comic book, writing, drawing, photograph, figure or image, or any written or printed matter of an obscene nature, or any article or instrument of a pornographic nature, contrary to the provision of this Section, and for such purposes jurisdiction is hereby conferred upon said court. A preliminary injunction may issue and a hearing thereafter be held thereon in conformity with the Rules of Civil Procedure upon the averment of the Council that the sale, resale, lending, distribution, exhibit, gift or show of such publication constitutes a danger to the welfare or peace of the community.

(Ord. 24-1977, 11/10/1977, §5; as amended by A.O.

EMERGENCIES AND CIVIL DISORDERS

§6-401. Declaration of Emergency.

Whenever the Mayor or Chief of Police determines that there has been an act of violence; flagrant and substantial defiance of or resistance to a lawful exercise of public authority; or the occurrence of a natural disaster and there is therefore good and probable cause to believe there exists a clear and present danger of a riot, civil disorder or other general public disorder, widespread disobedience of law and/or substantial injury to persons or property all of which constitute a threat to public peace or order and/or to the general welfare of the Borough or a part or parts thereof, the Mayor or Chief of Police may declare that a state of emergency exists within the Borough or any part or parts thereof.

(Ord. 21-1977, 5/12/1977, §1)

§6-402. Filling, Publishing, and Notification.

Any state of emergency or emergency measure declared or ordered and promulgated by virtue of the terms of this Part shall, as promptly as practicable, be filed in the office of the Borough Manager and shall be delivered to appropriate news media for publication and broadcasts. In the event practicable the state of emergency shall also be publicized by other appropriate means, such as by posting, loudspeakers, etc. Such notice shall announce the declaration of emergency and specifically specify the emergency measure(s) being taken and to be taken.

(Ord. 21-1977, 5/12/1977, §2)

§6-403. Duration and Termination of Emergency.

A state of emergency established hereunder shall commence upon declaration of same by the Mayor or Chief of Police and shall terminate at the end of a period of 7 days thereafter unless prior to the end of such 7 day period the Mayor or Chief of Police shall either terminate such state of emergency or shall declare an additional period of the state of emergency which shall be specific in its duration and may not exceed the maximum 7 days provided originally but may be continued by reissuance so long as necessary.

(Ord. 21-1977, 5/12/1977, §3; as amended by A.O.

§6-404. Emergency Measures.

Whenever the Mayor or Chief of Police declares that a state of emergency exists, he may order and promulgate all or any of the emergency measures provided herein in whole or in part with such limitations and conditions as he or they may deem appropriate and upon proper filing, publishing and notification of said measure by specific pronouncement thereof and any and all such emergency measures so ordered shall be in effect during the period of the emergency in the area or areas for which the emergency has been declared. Said emergency measures which may be ordered and promulgated are as follows:

- A. The establishment of curfews including, but not limited to, the prohibition of or restrictions on pedestrian and vehicular movement, standing and parking, except for the provision of designated essential services such as fire, police, hospital services, utility emergency repairs, calls by physicians, civil defense, etc.
- B. The closing of places of public assemblage with designated exceptions.
- C. The limitation of the number of persons who may gather and/or congregate upon public highways, public sidewalks or in any other public place with exception for persons awaiting transportation, peaceably entering or leaving buildings, engaged in permissible activities.
- D. The prohibition of entry into certain streets and/or areas of the Borough except for those persons living or having business within said areas or by nature of their position being therein. Said areas to be posted and announced with specificity as required under this Part.
- E. Prohibition of possession in public places of weapons including, but not limited to, firearms, rifles, shotguns, bows and arrows, air rifles, knives, razors, blackjacks, billy clubs or missiles of any kind, except by duly authorized law enforcement personnel or persons in the military services acting in the official performance of duty.
- F. Control of vehicular traffic including the necessity to restrict travel and set up and establish detours or change in traffic patterns necessitated by the emergency. Subject to the publications as provided in this Part.
- G. The prohibition of the sale of any alcoholic beverage. "Alcoholic beverage" includes all those beverages for which the right to sell requires a permit or license from the Pennsylvania Liquor Control Board.
- H. The prohibition against possession of alcoholic beverages in any public place, or on public highways or sidewalks.
- I. The prohibition against possession of any container containing gasoline and/or any other flammable or combustible liquid.

- J. The prohibition against sale, transfer or distribution, with or without consideration of any gasoline and/or flammable or combustible liquid except by delivery into a tank properly offered to an operative motor-driven vehicle which for propulsion thereof is necessary.
- K. The prohibition against the sale, transfer or distribution, with or without consideration of any guns, firearms, ammunition or the offer to sell, transfer or distribute same.

(Ord. 21-1977, 5/12/1977, §4)

§6-405. Penalty.

Any person, firm or corporation who shall violate any provision of this Part shall, upon conviction thereof, be sentenced to pay a fine of not more than \$1,000 plus costs and, in default of payment of said fine and costs, to a term of imprisonment not to exceed 30 days. Each day that a violation continues shall constitute a separate offense.

(Ord. 21-1977, 5/12/1977, §5; as amended by A.O.

MINOR'S CURFEW

§6-501. Definitions and Interpretations.

1. As used in this Part, the following terms shall have the meaning indicated unless a different meaning clearly appears from context:

MINOR — person under the age of 18 years.

PARENT — any natural parent of a minor, as herein defined, or a guardian, or any adult person responsible for the care and custody of a minor. When used in this Part, "parent" shall mean one or both parents.

PUBLIC PLACE — any public street, alley, sidewalk, park, playground, public building or vacant lot in the Borough.

REMAIN — to stay behind and to stay unnecessarily upon the streets or public places, within the Borough.

2. In this Part, the singular shall include the plural, the plural shall include the singular and the masculine shall include the feminine.

(Ord. 4-1994, 9/8/1994, §1)

§6-502. Purposes.

This is a curfew ordinance prescribing, in accordance with prevailing community standards, regulations for the conduct of minors on streets at night, for the protection of younger children in the Borough from each other and from other persons on the streets during nighttime hours, for the enforcement of parental control and responsibility for their children, for the protection of the public from nocturnal mischief by minors and for the reduction of the incident of juvenile criminal activity, all for the good of minors, for the furtherance of family responsibility, and for the public good, safety and welfare.

(Ord. 4-1994, 9/8/1994, §2)

§6-503. Curfew; Exceptions.

It shall be unlawful for any minor to be or remain in or upon any public highway, park or other public place within the Borough or in any enclosure or vehicle which is on or in close proximity to any such public place within the Borough between the hours of 11:00 p.m. and 6:00 a.m. on the following day. Exceptions to the above are the following:

- A. Minor accompanied by parent, guardian or other person having legal care or custody of such minor.
- B. Minor lawfully employed, making it necessary to be on or in highways, streets, parks, etc., as stated above and possessing a letter certifying the same and signed by employer, parent or guardian.
- C. Minor on an emergency errand.
- D. Minor returning home, by a direct route, from and within 30 minutes of the termination of a school activity or an activity of a religious or other voluntary association.

(Ord. 4-1994, 9/8/1994, §3; as amended by Ord. 3-2000, 9/14/2000)

§6-504. Parents Not to Permit Violation.

It is hereby made unlawful for any parent, guardian or the person having the legal care or custody of a minor to allow or permit such minor to violate any of the provisions of this Part without legal justification therefor.

(Ord. 4-1994, 9/8/1994, §4)

§6-505. Procedure Upon Violation.

- 1. Any minor found upon streets, alleys, park or public places in violation of this Part shall be detained until Borough police attain proper identification of the minor and the address and phone number of the minor's parent or guardian. Any one or more of the following action(s) will be taken:
 - A. The parent or guardian of the minor will be called to the police station.
 - B. The parent or guardian will be sent a letter regarding the violation.
 - C. The Borough police will contact the parent or guardian regarding the violation.
 - D. The parent or guardian and/or the minor will be cited for violations. Upon conviction, a fine of not less than \$100 nor more than \$1,000 shall be paid.
- 2. Within 24 hours after finding a minor in violation of the Part, the Borough Police Officer shall file a written report on the incident.

(Ord. 4-1994, 9/8/1994, §6; as amended by Ord. 3-2000, 9/14/2000)

§6-506. Police Discretion in Age Determination.

The police officers of the Borough in taking minors into custody shall use their discretion in determining age and in doubtful cases may require positive proof of age. Until such proof is furnished, the officer's judgement shall prevail.

(Ord. 4-1994, 9/8/1994, §7)

§6-507. Penalties.

Any person, firm or corporation who shall violate any provision of this Part shall, upon conviction thereof, be sentenced to pay a fine of not more than \$1,000 plus costs and, in default of payment, to imprisonment for a term not to exceed 30 days. Each day that a violation continues shall constitute a separate offense.

(Ord. 4-1994, 9/8/1994, §8; as amended by A.O.

DISORDERLY CONDUCT

§6-601. Purpose.

The purpose of this Part is to prescribe in accordance with the Pennsylvania state law regulations for the protection of the citizens of the Borough and to enhance the public good, safety and welfare of the residents of the Borough.

(Ord. 6-1994, 10/13/1994, §1)

§6-602. Disorderly Conduct.

- 1. Offense Defined. A person is guilty of disorderly conduct in the Borough if, with the intent to cause public inconvenience, annoyance or alarm, or recklessly creating a risk thereof, the person:
 - A. Engages in fighting or threatening, or in violent tumultuous behavior.
 - B. Makes unreasonable noise.
 - C. Uses obscene language or makes an obscene gesture.
 - D. Creates a hazardous or physically offensive condition by any act which serves no legitimate purpose of the actor.
- 2. Grading. An offense under this Section can be considered not only a misdemeanor of the third degree in accordance with the Pennsylvania State statute, but also a violation of this Part, and therefore, the offender may be subject to the penalties set forth in §6-605 of this Part.
- 3. Definition. As used in this Section, the word "public" means affecting or likely to affect persons in a place to which the public or a substantial group has access; among the places included are highways, transport facilities, schools, prisons, apartment houses, places of business or amusement, any neighborhood or any premises which are open to the public.

(Ord. 6-1994, 10/13/1994, §2)

§6-603. Loitering and Prowling at Nighttime.

It is hereby made unlawful for anyone at nighttime to maliciously loiter or maliciously prowl around the dwelling house or any other place used wholly or in part for living or dwelling purposes, around a public building or around a business belonging to another.

A person determined to be guilty of violating this Section is subject to the penalties set forth in §6-605 of this Part.

(Ord. 6-1994, 10/13/1994, §3)

§6-604. Obstructing Highways and Other Public Passages.

1. Obstructing. It is hereby made unlawful for any person who, having no legal privilege to do so, intentionally or recklessly obstructs any highway, railroad track, public utility right-of-way, sidewalk, navigable waters or other public passage, whether alone or with others. The penalty for violating this Section is set forth in §6-605 of this Part.

(Ord. 6-1994, 10/13/1994, §4)

§6-605. Penalties.

Any person who shall violate any provision of this Part shall, at the option of the Millersburg Police Department, be issued a citation based on the appropriate Pennsylvania statutes, or in the alternative, be issued a citation under this Part. Upon conviction of a violation of this Part, a fine of not more than \$1,000 plus costs and, in default of payment of said fine and costs, a term of imprisonment not to exceed 30 days may be issued. Each day that a violation continues shall constitute a separate offense.

(Ord. 6-1994, 10/13/1994, §6; as amended by A.O.

REWARDS

§6-701. Authority to Offer Reward.

The Administrator of the Borough of Millersburg and/or Police Chief of the Borough of Millersburg is hereby authorized to offer an award of up to \$250 for information leading to the arrest and conviction of any individuals committing a crime, including vandalism, within the boundaries of Millersburg Borough.

(Ord. 2-1992, 1/16/1992)

§6-702. Reimbursement.

Any individual who pleads guilty or is convicted of any crime or vandalism occurring within the boundaries of Millersburg Borough in which the Borough is obligated to pay a reward of up to \$250 to an individual or individuals who provided the information which led to the arrest and conviction of the criminal, shall be responsible and obligated to reimburse the Borough of Millersburg for the aforesaid reward money.

(Ord. 2-1992, 1/16/1992)

§6-703. Action for Collection.

In the event the individual or individuals who plead guilty or are convicted of a crime which occurred within the limits of Millersburg Borough do not reimburse the Borough for any reward money as set forth in §§6-701 and 6-702 of this Part, the Millersburg Administrator and/or Chief of Police is specifically authorized to file an action at the local district justice's office or the Court of Common Pleas of Dauphin County to collect any reward money paid by the Borough of Millersburg which led to the arrest and conviction and/or guilty plea of said individuals.

(Ord. 2-1992, 1/16/1992)