

Village of Clemmons, Forsyth County, NC - Ordinance Violation Misdemeanors

ORDINANCE	CONDUCT / VIOLATION RE	Penalty
91.01	Adoption of Fire Prevention Code: The Village of Clemmons has adopted the NC 1988 Standard Fire Prevention Code with North Carolina Amendments, 1991 edition.	Default Penalty: Class 3 (m) and fine not more than \$500.
94.02	It is unlawful to perform any act which causes or results in the need for the Village to perform "special cleaning" or repair of the streets within the Village limits.	Default Penalty: Class 3 (m) and fine not more than \$500.
94.14	All residential driveway permits shall meet the Code requirements.	Default Penalty: Class 3 (m) and fine not more than \$500.
95.10.	No open burning is permitted without a permit.	Default Penalty: Class 3 (m) and fine not more than \$500.
111.02	It is unlawful to sell, or offer for sale, any food, beverage, goods or merchandise on foot, from any pushcart or mobile food unit on any right-of-way, street, sidewalk or public park within the village or from any location operated by an itinerant merchant within the village without a permit.	Misdemeanor; fine not to exceed \$50 and imprisonment not to exceed 30 days, or both.
11.07	Vendors may not sell within 300 feet of elementary or secondary schools for 30 minutes before school begins and 30 mintes after school ends. Vendors may not vend within 300 of any village park without Village approval. Vendors may not vend within 300 feet of a church during a religious service.	Misdemeanor; fine not to exceed \$50 and imprisonment not to exceed 30 days, or both.

111.25	It shall be unlawful, unless with the prior permission or invitation of the owner or occupant, for any person to enter upon any privately owned premises in the village used as a dwelling for the purpose of soliciting orders for the immediate or future delivery of goods, merchandise, or services, specifically including the taking of subscriptions for magazines.	Class 1 misdemeanor; fine not to exceed \$100, imprisonment not to exceed 7 days, or both.
112.01	No person shall possess or consume malt beverage or unfortified wine on property owned or occupied by the Village unless permitted by state law.	Default Penalty: Class 3 (m) and fine not more than \$500.
113.02	No minor (person under age 18) may enter into an adult establishment with the Village of Clemmons.	Default Penalty: Class 3 (m) and fine not more than \$500.
113.03	It is unlawful to operate an adult establishment between 2:00am and 7:00 am. It is also unlawful to operate an adult establishment between 2:00 am Sunday and 7:00 am Monday.	Default Penalty: Class 3 (m) and fine not more than \$500.
113.04	The operator of an adult establishment must determine the age of each person patronizing the establishment.	Default Penalty: Class 3 (m) and fine not more than \$500.
130.01	It is unlawful to discharge a firearm without reasonable regard for the safety of persons or property. Completely prohibited within 300 feet of a dwelling, unless written permission is given. Possession of firearms is prohibited on property owned by the Village. Exceptions are listed in 130.01(B)(2).	Default Penalty: Class 3 (m) and fine not more than \$500.
130.03	It is unlawful to shoot BB guns or air rifles unless written permission is given by the owner of the property where the shooting is taking place. This does not apply if the BB or projectile is wholly contained on the person's property.	Default Penalty: Class 3 (m) and fine not more than \$500.
NOTE re CRIMINAL PENALTY & the UDO		
General Penalty: Unless otherwise specifically provided, if any person shall violate any provision of the Clemmons Code of Ordinances, except any provision regulating the operation or parking of vehicles, he shall be guilty of a Class 3 misdemeanor and shall be fined not more than \$500.		

**Village of Clemmons,
North Carolina
Unified Development
Ordinance**

UDO SECTION / ORDINANCE CRIMINAL PENALTY LISTING

*The following table sets forth code (and uncodified ordinance) sections, violations of which impose a **criminal** penalty under G.S. 14-4(a). This listing excludes provisions imposing civil (not criminal) fines and penalties.*

UDO SECTION / ORDINANCE	CONDUCT / VIOLATION RE	PENALTY
B 1-5.1	Compliance required for building use, placement, removal, etc.	Default to B 9-1.1; max fine of \$500
B 2-1.2	Regulations applicable to residential zoning districts	Max fine of \$500
B 2-1.3	Regulations applicable to commercial zoning districts	Max fine of \$500
B 2-1.3.1	Design requirements for commercial zoning districts	Max fine of \$500
B 2-1.4	Regulations applicable to industrial zoning districts	Max fine of \$500
B 2-1.5	Regulations applicable to institutional and mixed use districts	Max fine of \$500
B 2-1.5.1	Design requirements for mixed use and institutional districts	Max fine of \$500
B 2-1.6	Regulations for overlay and special purpose districts	Max fine of \$500
B 2-4	Permitted use in specific districts	Max fine of \$500
B 2-4.5	Other development requirements	Max fine of \$500
B 2-5	Use conditions	Max fine of \$500

B 2-6	Accessory uses	Max fine \$500
B 2-7	Temporary uses	Max fine \$500
B 3-1	Dimensional standards	Max fine \$500
B 3-2	Sign regulations	Max fine \$500
B 3-3	Off-street parking, stacking, loading areas; requirements and standards	Max fine \$500
B 3-4	Landscaping and tree preservation requirements and standards	Max fine \$500
B 3-5	Bufferyard standards	Max fine \$500
B 3-6	Common recreation area standards and requirements	Max fine \$500
B 3-8	Supplemental standards for older neighborhoods	Max fine \$500
B 3-11	Other standards re noise, lighting, certain animals	Max fine \$500
B-3-12	Design requirements for large scale retail developments	Max fine \$500
B 4-6	Historic district uses and dimensional requirements	Max fine \$500
C 1-5.1	No bldg. or premises to be used, etc. if not in compliance with provisions in Chap. C, "Environmental Ordinance"	Max fine \$500
C 2-3	Flood damage reduction standards required	Max fine \$500
C 3-1.4	Compliance with watershed provisions required	Max fine \$500
C 3-3	Watershed development regulations and standards	Max fine \$500

C 3-5.4	Plat approval required before subdivision construction	Max fine \$500
C 3-5.5	Transferring lot in unapproved subdivision	Max fine \$500
C 4-7	Mandatory standards for land disturbing activity	Class 2 misdemeanor, max fine \$5,000
C 4-8	Design and performance standards concerning erosion control	Class 2 misdemeanor, max fine \$5,000
C 4-9.1	Maximum permissible velocities for stormwater discharges	Class 2 misdemeanor, max fine \$5,000
C 4-16.1	Permit required for land disturbing activity	Class 2 misdemeanor, max fine \$5,000
C 4-20.1	Land disturbing activity without permit, or not in accord w/ dev plan	Class 2 misdemeanor, max fine \$5,000
C 4-21.5	Obstructing govt inspection	Class 2 misdemeanor, max fine \$5,000
C 7-1.6	Failure to comply with stormwater management requirements	Misdemeanor, max \$500 fine
D 1. (F)	Transferring lots in unapproved subdivisions	Default to general penalty
NOTE re CRIMINAL PENALTY & the UDO		
Violation of Chapter B (Zoning Ordinance) provisions carries a Class 3 misdemeanor penalty of a maximum fine of \$500.00, per Section 9-1.1 of the Zoning Ordinance. No violation is punishable until expiration of 10 days after notice of violation was issued. (A civil penalty of \$100 shall be imposed in addition to the criminal penalty fine.)		