ORDINANCE NO. 1104

AN ORDINANCE ESTABLISHING THE POSITION OF COUNTY FIRE WARDEN; DEFINING THE POWERS AND DUTIES THEREOF; AND ESTABLISHING CONTROLS, RULES AND REGULATION OF FIRE AND FIRE HAZARDS, TOGETHER WITH PENALTIES FOR VIOLATIONS THEREOF; ADOPTING THE UNIFORM FIRE CODE, 1979 EDITION, INCLUDING APPENDIX A, B, C, D, E, F, G THEREOF; AND PROVIDING FOR AMENDMENTS, ADDITIONS AND DELETIONS TO SAID CODE.

The Board of Supervisors of the County of Solano, State of California, does ordain as follows:

SECTION I.

Chapter 12, Solano County Code, is hereby repealed and a new Chapter 12, Solano County Code, is hereby adopted as follows:

ARTICLE I. COUNTY FIRE WARDEN

Section 12-101. Position Created; Appointment; Term of Office.

The position of County Fire Warden of Solano County is hereby created. The position shall be filled by appointment by the Board of Supervisors, and the Fire Warden shall serve at the pleasure of the Board of Supervisors.

Section 12-102.

The County Fire Warden is hereby vested with all the powers of a peace officer as further defined by the laws of the State of California. His duties as said peace officer shall include the enforcement of all provisions of this ordinance and any other fire protection laws of this County or of the State of California. He may appoint deputies to assist in the enforcement of said laws; but such appointments must include the fire protection enforcement officers and chiefs of all fire districts lying within the County of Solano.

Section 12-103.

The County Fire Warden, or his deputies or assistants, whenever in their judgment it is deemed necessary for the operation and movement of fire apparatus for the management and control of a fire, shall have the power to place, or cause to be placed, ropes or other guards across alleys, streets, and/or other public or private ways which shall or might
obstruct the use of fire equipment or apparatus in the vicinity of such fire, and at such other places as he may deem necessary; and it shall be unlawful for any person to enter or remain within the places so restricted, except fire enforcement and peace officers or such other persons as said officers shall designate to assist in controlling such fire or operating such apparatus, and it shall be the duty of all peace officers in the vicinity to aid the County Fire Warden in the execution of his duties.

Section 12-104. Warden to Act as County Fire Coordinator.
The County Fire Warden shall act as County Fire Coordinator.

Section 12-105. Encouragement of Adoption of Fire Prevention Measures by Means of Education; Preparation and Distribution of Educational Materials.
The County Fire Warden shall encourage the adoption of fire prevention measures by means of education, and in order to carry out such education, may have prepared and distributed information relating to the subject of fire prevention, control, and protection.

ARTICLE II. IN GENERAL.
Section 12-201. Board of Commissioners of County Fire Protection Districts created; Powers and Duties of Board of Commissioners.
There is hereby created a Board of Commissioners of five persons in each of the county fire protection districts in the county, which board shall have and is hereby given the power to make rules and regulations not in conflict with the provisions of this section and Section 12-202, for the administration and government of the district and the furnishing of fire protection thereto; to appoint agents and employees for such district
sufficient to maintain and operate the property thereof acquired
for the purposes of the district, and to police the district;
and to acquire fire-fighting equipment for the district and
facilities for the maintenance and operation of such equipment.

Section 12-202. Volunteer Fire Departments for Fire
Protection Districts.

There is hereby created, in each of the County fire pro-
tection districts of the County, a volunteer fire department
for the maintenance and operation of the fire-fighting equipment
of such district, consisting of such number of members as shall
be determined by the Board of Commissioners thereof, which fire
department shall have a fire chief, assistant fire chief, and
such other officers as the Board of Commissioners may deter­
mine, the members and officers of which shall be appointed by
such Commissioners.

The officers and members of such fire department shall
receive such compensation as shall be fixed by such Board of
Commissioners, in its discretion, subject to the approval of
the Board of Supervisors in fixing the annual budget; otherwise,
all officers and members shall serve without compensation.

Section 12-203. County Fire Warden May Inform Fire Pro-
tection Districts of Hazardous Conditions;
Fire Protection District May Clear or Order
Land Cleared of Flammable Material.

The County Fire Warden or his deputies may call to the
attention of the applicable fire protection district the
existence of flammable material which endangers public safety
by creating a fire hazard, and the fire protection district
may clear or order the clearing of land, or remove or order
the removal of dry grass, stubble, brush, rubbish, litter, or
other flammable material.
Section 12-204. Correction by County Fire Warden of Fire Protection District of Violations of Chapter; Costs Constitute Lien Against Property when Notice Filed; Collection of Costs.

In the event the County Fire Warden or his deputies, or the chief of the applicable fire protection district or his deputies shall require the compliance by the owner, occupant, or person in charge of any property with any of the provisions of this chapter, any such owner, occupant, or person in charge fails to comply, the County Fire Warden or the applicable fire protection district may cause the same to be done. The reasonable costs thereof shall constitute a lien against such property when notice of lien is filed for record in the office of the County Recorder and shall constitute a legal charge against the owner thereof, which may be collected by adding the cost to the tax bill of the owner for the ensuing fiscal year or by action at law. None of the remedies herein enumerated for collection of the cost shall be exclusive of any other remedy or remedies available to the County.

Section 12-205. Permit Required to Burn Brush, Stumps, Leaves, Etc.

It shall be unlawful to set fire to or burn any brush, grass, stumps, logs, fallen timber, fallow, slash, trash, rubbish, leaves, or other flammable material unless authorized in writing to do so by the County Fire Warden or his deputies, in strict accord with the terms of such written permit and in compliance with Air Pollution Control regulations.

Section 12-206. Allowing Fire to Escape from Control Prohibited.

It shall be unlawful for any person to allow a fire kindled or attended by him to escape from his control or to spread to
the lands of any person other than the builder of the fire
without using every reasonable and proper precaution to pre­
vent the fire from escaping.

Section 12-207. Throwing Burning Objects on Highways
Prohibited.

No person shall throw away or deposit any lighted cigarette,
cigar, or other burning substance upon any public highway or
roadway, or any other place so as to constitute a fire hazard.

Section 12-208. Use of Mufflers on Motor Vehicles; Defec­
tive Motors, Exhausts, Etc.

No person shall operate or drive a motor vehicle of any
kind over any land upon which there is any flammable vegetation
of any kind, unless the motor vehicle is constructed so that
the exhaust from the engine must pass from the engine into and
through a muffler before being released to the air.

No person shall operate upon a highway or elsewhere a
motor vehicle that has an open exhaust or faulty motor that
backfires or has other defects that may constitute a fire
hazard.

Section 12-209. Spark Arresting Devices, Etc., Required
on Tractors and Harvesting Machines.

Every person operating or causing to be operated any
tractor or self-propelled harvesting machine shall maintain,
attached to the exhaust on such tractor or harvesting machine,
an effective spark-arresting and burning carbon-arresting
device.

Section 12-210. Inspection of Harvesters, Tractors, Etc.;
Indian-Back Pumps Required on Tractors,
Harvesters, Etc.

The County Fire Warden, his deputies, or other fire officers
shall have the right to inspect any combined harvester, station­
ary threshing machine, hay baler, tractor, or other vehicle or
implement to ascertain that the same is equipped with proper
spark arrestors or other equipment to prevent starting fires
and to require the same be so equipped. All such machines or
equipment shall be equipped with two five-gallon Indian-back
pumps, or the equivalent thereof, for use as emergency fire
equipment in case of fire.

Section 12-211. Fire Breaks around Crop Lands having
Flammable Vegetation Thereon.

Every person in possession of, occupying, or having control
of any crop land within the County upon which there has been sow
is standing, growing, or grown any wheat, oats, barley, hay, or
other vegetation of any kind whatsoever which when so sow, standing, growing, grown, or being upon such land in any way
has become flammable and in such a condition as to be easily
set on fire, shall maintain on every portion of the boundary of
the land where such land adjoins other land upon which there is
standing, growing or being any wheat, oats, barley, hay, or
other vegetation of any kind which is flammable and in such a
condition as to be easily burned, an effective fire protection
or fire break. Such fire protection or fire break shall be
made by plowing along the boundary a strip of land not less
than 10 feet in width, or by the removal of all flammable
matter from a strip of land not less than 10 feet in width
along the boundary when the fire protection or fire break is
made in some other manner than by plowing; provided, that when
the land adjoins a highway, the fire break may be made by
removing all flammable matter from the half of the highway next
to the land.

ARTICLE III. FIRE PREVENTION CODE

Section 12-301. Adopted; Where Filed. 1/

There is hereby adopted the code of rules and regulations

1/For State law as to adoption by reference, see Government
Code §§50022.1 to 50022.10.
known and designated as the "Uniform Fire Code," 1979 Edition, including Appendices A through G inclusive thereof, recommended by the International Conference of Building Officials and Western Fire Chiefs' Association for the unincorporated territory of the County, prescribing regulations governing conditions hazardous to life and property from fire or explosion; defining terms; and providing for the issuance of permits printed in book form of which code not less than three certified copies were filed in the office of the Clerk of the Board of Supervisors, and the same is hereby adopted and by reference incorporated herein as if fully set forth except as otherwise provided in this Article.

Section 12-302. Definitions.

Wherever any of the following terms are used in the Fire Prevention Code adopted by this Article, each such term shall be deemed and construed to have the meaning ascribed to it in this section, as follows:

Chief of the fire department. The chief of the applicable fire protection district within the county.

Chief of the bureau of fire prevention. The County Fire Warden.

Corporation counsel. The district attorney or county counsel.

Municipality. The county, or the unincorporated territory of the county.

Police Department. The Sheriff's Department.

Section 12-303. Amendments, Additions and Deletions.

The 1979 Uniform Fire Code adopted by this Article is changed by the following amendments, deletions and additions:

(1) Section 2.107. Change the third paragraph to read as follows.

When the chief or his authorized representative shall
have first obtained a proper inspection warrant or other
remedy provided by law to secure entry, no owner or
occupant or any other persons having charge, care or
control of any building or premises shall fail or neglect,
after proper request is made as herein provided, to
promptly permit entry therein by the chief or his autho­
rized representative for the purpose of inspection and
examination pursuant to this code.

(2) Subsections (c) and (d) are added to Section 2.201,
to read as follows:

Section 2.201. Plan Review.

(c) The chief, or members of the County Fire Preventio
Bureau, shall be responsible to review all plans for
construction of buildings or remodelings, except
group R3 and type M occupancies, for the purpose of
ascertaining and causing to be corrected any condition
liable to cause fire or endanger life from fire or
panic, or any violation of this Code, State laws and
regulations, and any other ordinances which may be
under his jurisdiction.

Section 2.201. Authority to Take Photographs

and Make Sketches.

(d) The chief or his authorized representative may
take such photographs or make such sketches as he
deems necessary to execute his duties. No person
shall interfere with, refuse, or obstruct such sketch­
ing or picture taking.

(3) Section 2.302 Appeals, is amended to read as follows:

Whenever the chief shall disapprove an application or
refuse to grant a permit applied for, or when it is claimed
that the provisions of this Code do not apply or that the
true intent and meaning of this code have been misconstrued
or wrongly interpreted, the applicant may appeal from the
decision of the chief, to the Board of Supervisors within
thirty (30) days from the date of the decision of the chief.

(4) Section 3.102 is added to the Uniform Fire Code to
read as follows:

Section 3.102. Abatement of Hazards.

In situations where immediate abatement of a
fire hazard is required, the chief shall have the
authority to order such abatement and/or action to
become a lien upon the property affected. All
affected persons shall be notified of actions taken
as soon as possible.

(5) Section 4.110 is added to the Uniform Fire Code to
read as follows:

Section 4.110. Additional Permits Required.

A permit shall be required to install, alter, or
change any fire hydrant system, fire extinguishing
system, or flammable liquid, hazardous chemical or
compressed gas installation.

(6) Section 9.103 has an additional definition added as
follows:

Area Separation Wall is the wall dividing a building
into separate areas, each of which may be considered a
separate building; provided, the area separation walls are
not less than four-hour fire resistive construction.

(7) Section 9.107 has an additional definition added
as follows:

Extension Cords are rubber- or plastic-coated insulated
electrical conductors which are flexible and designed with
connectors on both ends, usually a male plug and a female
socket.

(8) Section 9.108 has an additional definition added.
Flexible Cords are rubber- or plastic-coated insulated electrical conductors installed by the manufacturer on an appliance or fixture. Cord is designed to plug into 110-volt standard electrical wall outlets.

(9) Subsection (f) is added to Section 10.207, to read as follows:

Section 10.207(f). Access - Parking May be Prohibited

If, in the judgment of the chief it is necessary to prohibit vehicular parking along private driveways and other access ways devoted to public use in order to keep them clear and unobstructed, he may require the owner, lessee, or other person in charge of the premises, to paint the curbs red, or install signs, or give other appropriate notice to the effect that parking is prohibited. It shall thereafter be unlawful for any such owner, lessee, or other person in charge to fail to install and maintain in good condition the form of notice so prescribed. When areas are marked or signed as prescribed herein, it shall be unlawful for any person to park or leave standing a vehicle adjacent to any such curb marking, or contrary to such sign.

(10) Subsection (f) is added to Section 10.301, to read as follows:

Section 10.301(f).

Whenever any on-site fire protection facilities or accessways have been installed as provided in this Code, either pursuant hereto or prior to the date of adoption of this Code, the following provisions shall be applicable:

1. Hydrants - Parking Prohibited. Where hydrants are located along private accessways where curbs exist, such curbs shall be painted red or otherwise appropriately
marked by the owner, lessee, or other person in charge of
the premises, to prohibit parking for a distance of fif­
teen (15) feet in either direction from any such hydrant.
In cases where curbs do not exist, there shall be appro­
priate markings painted on the pavement, or signs erected,
or both, giving notice that parking is prohibited for a
distance of fifteen (15) feet from any such hydrant. When
such areas are signed or marked as provided herein, no
person shall park or leave standing a vehicle within
fifteen (15) feet of such hydrant.

2. Access - Obstruction Prohibited. No owner or
lessee of the land, or proprietor, partner, officer,
director, manager, or agent of any business or other
activity carried on upon the land shall, after receiving
notice thereof, permit or otherwise allow, and no person
shall cause any activity, practice, or condition to occur
or exist or continue to exist upon said land which shall
lessen, obstruct, or impair the required access.

(11) Section 10.302(a) of the Uniform Fire Code is revised
to read as follows:

Section 10.302.
(a) All sprinkler systems, fire hydrant systems,
standpipe systems, fire alarm systems, portable fire
extinguishers and other fire protective or fire extin­
guishing systems or appliances shall be maintained in an
operative condition at all times, and shall be replaced or
repaired where defective. Fire protective or extinguishing
systems coverage, spacing, and specifications shall be
maintained in accordance with recognized standards at all
times. Required systems shall be extended, altered or
augmented as necessary to maintain and continue protection
whenever any building so equipped is altered, remodeled,
or added to. All additions, repairs, alterations; and
servicing shall be in accordance with recognized standards.
(12) Subsection E and F are added to Section 10.309(b)1,
to read as follows:

E. In all rooms containing combustible waste storage,
and above all combustible waste storage areas within ten
(10) feet of a building or roof overhang. Such sprinklers
may be connected to the domestic water supply; provided,
the piping for domestic water supply and sprinkler piping
is sufficient to supply the area. If there is no ceiling,
a heat baffle plate shall be provided not more than six
(6) inches above the sprinkler head.

F. In all buildings in excess of three stories or
thirty-five (35) feet in height or that require a fire
flow in excess of 2,000 gallons per minute shall be equipped
throughout with an approved automatic fire sprinkler
system.

(13) Subsection (f) is added to Section 10.310, to read as
follows:

Section 10.310(f). Hose Cabinets Required.

All buildings having areas more than 100 feet
(30 meters) travel distance from the nearest point acces­
sible to fire apparatus shall be equipped with one or more
hose cabinets, Potter-Roemer Series 2300 or equivalent,
with a hose rack and 100 feet of approved 1 1/2 inch fire
hose with adjustable stream nozzle. Water supply pipe
sizes is to be approved by the Chief, who may require
hydraulic calculations to substantiate the adequacy of
water supplies. Where adequate supplies are not avail­
able, the Chief may require fire department connections or
other additions to the system. All fittings to be National
Standard Thread. Exact number and locations of cabinets
(14) Section 10.501, is added to read as follows:

Section 10.501. Fire Zones. The unincorporated area of Solano County is divided into Fire Zone 2 and Fire Zone 3, as shown in Figure 1 below. The State Responsibility Area (SRA) which is also subject to regulations administered by the California Department of Forestry, is co-terminus with Fire Zone 2.

(15) Section 10.502 is added to read as follows:

Section 10.502. Fire Retardant Roofs. No person shall hereafter erect, construct, enlarge, or add to any building or structure in or upon Fire Zone 2, unless such building is provided with a fire-retardant roof covering.
as specified in Section 3203(e) of the Uniform Building Code.

(16) Section 11.111 is amended to read as follows:

Section 11.111. Each chimney, used in conjunction with any fireplace or any heating appliance in which solid or liquid fuel is used, upon any cabin, house, hotel, building or structure shall be maintained with an approved spark arrester. An approved spark arrester shall be made from heavy steel mesh with openings 3/8 to 1/2 inches in size.

(17) Subsection (d) is added to Section 11.301, to read as follows:

Section 11.201.

(d) Waste disposal containers or temporary storage of combustible waste in commercial businesses, hotels, and apartment occupancies shall not be located within five (5) feet from a line run vertically from the outer edge of a combustible roof eave or overhang of a single-story structure, nor within five (5) feet of a combustible exterior wall or opening, unless such storage area is provided with a domestic fire sprinkler system approved by the fire department.

Openings, for the purpose of this section, shall mean any wall penetrations, doors, windows, and vents.

(18) Section 11.207 is added, to read as follows:

Section 11.207. Earthquake Barriers for Certain Shelves.

Shelves used for the storage of containers of flammable or combustible liquids, corrosives, or reactive materials, shall be provided with suitable earthquake barriers.

(19) Section 11.208 is added, to read as follows:
Section 11.208. Vehicles or Equipment Prohibited.

Flammable liquid or gas-fueled vehicles or equipment, such as motorcycles, motorscooters, lawn motors, etc., shall be prohibited within Group R1 occupancies.

(20) Subsection (c) is added to Section 11.403, to read as follows:

Section 11.403.

(c) Fuel lines from cylinders shall be supported and securely mounted to prevent stress on fittings.

(21) Subsection (c) is added to Section 11.404, to read as follows:

Section 11.404.

(c) Electrical wiring shall be maintained in good serviceable condition and shall be used only as herein approved.

1. Flexible cords shall be used only with appliances, fixtures, pendants, and portable lamps. Cords shall have no splices, taps, breaks, or deterioration of insulation covering. Cords shall not be run through holes in walls, ceilings, floors, doorways or windows, underneath carpeting, behind walls, ceilings or floors, or attached to building surfaces by metal fasteners. Cords shall be limited to length and size in accordance with manufacturer's specifications.

2. Permanent wall outlets shall not have multi-adaptors or cube taps attached to supply additional appliances.

3. Use of extension cords to supply power to appliances or fixtures shall not be allowed.

EXCEPTION: Temporary use on intermittent basis. Extension cord wire gauge must be one size larger than appliance cord.
4. Overcurrent protection (circuit breakers or fuses) shall be provided for all conductors at a point where the conductor to be protected receives its supply. Bridging of overcurrent protection shall not be permitted. Conductors shall be protected as indicated in Tables 310-16 and 310-19 of the National Electrical Code. (See Sections 1.407 and 1.408 for definition of flexible cords and extension cords.)

(22) Section 11.416 is added, to read as follows:

Section 11.416. Posting of Signs on Exterior Doors Blocked By Storage.

Any exterior door of a building that is blocked by storage on the interior side shall have a sign affixed to the exterior side of such door stating "This Door is Blocked." The sign shall consist of letters having principal stroke of not less than 3/4 inches wide, and at least six (6) inches high on a contrasting background; however, this provision shall not permit the obstruction of any required fire department access door or exit door.

(23) Subsection (c) is added to Section 49.104, to read as follows:

Section 49.104.

(c) All cylinders in service or in storage shall be adequately secured to prevent falling or being knocked over.

(24) Section 77.106(b) of the Uniform Fire Code is amended to read as follows:

Section 77.106(b). The storage of explosives and blasting agents is prohibited within the unincorporated territory of the county, except in those areas expressly zoned for such purposes under the provisions of Chapter 28 of the Solano County Code, or in those areas where a use
permit has been granted under the provisions of such chapter, and except for temporary storage for use in connection with approved blasting operations; provided, that this prohibition shall not apply to wholesale and retail stocks of small arms, ammunition, fuses, lighters, fuse igniters, and safety fuses, not including cordeau detonant fuses, in quantities involving less than five hundred pounds of explosive material, nor shall it apply to explosive-actuated power devices when employed in construction operations in highly populated areas in quantities involving less than fifty pounds of explosive material.

(25) Section 79.201(a) of the Uniform Fire Code is amended to read as follows:

Section 79.201(a). The storage of Class I and II liquids in above-ground tanks outside of buildings is prohibited within the unincorporated territory of the county, except in those areas expressly zoned for such purpose under the provisions of Chapter 28 of the Solano County Code, or in those areas where a use permit has been granted under the provisions of such chapter.

(26) Section 79.601 of the Uniform Fire Code is added, to read as follows:

Section 79.601. The limits referred to in Section 79.601 of the Uniform Fire Code in which new bulk plants for flammable or combustible liquids are prohibited, are hereby established, as follows: All areas within the unincorporated area of the county, except that such plants may be installed in appropriately zoned districts as specified in Chapter 28 of the Solano County Zoning Ordinance; provided, that such installations are in accordance with all provisions of Chapter 79 of the
Uniform Fire Code.

(27) Article 85, Electrical, is added to the Uniform Fire Code to read as follows:

ARTICLE 85. ELECTRICAL

SCOPE.

(1) Section 85.101. This Article shall apply to all electrical appliances, motors, or wiring installations, whether permanent or temporary, creating electrical hazards.

(2) Section 85.102. Definitions. For the purpose of this Article, certain terms are defined as follows:

Appliance is a device or machine that is operated by electricity to perform a specific task.

Appliance Cord is wiring which is attached to the appliance in accordance with the manufacturer's design.

Electrical Hazard is any wiring, motor, or appliance that is sparking, arcing, charring, smoking, heater insulation, damaged insulation, deteriorated insulation at any part of the electrical circuit, or of any other indications that an electrical shock, fire, or ground fault condition may be imminent.

Extension Cord is wiring of any length which has one male plug on one end and one or more female plugs on the other.

Multi-Plug Adapter is any device that plugs into a receptacle and allows that receptacle to supply power to more appliances than that for which it was originally designed, such as cube adapters, strip plugs, and multi-plug extension cords.

Permanent is any wiring or equipment affixed to a structure in accordance with the Electrical Code.

Receptacle is an electrical wall outlet designed for use with a plug or connector for the purpose of supplying electrical power to an appliance.

Temporary is any wiring or equipment which is used on a limited basis as determined by the chief, such as during
construction or with any portable appliance in immediate use.

(3) Section 85.103. Abatement of Electrical Hazards. When any electrical hazards exist, immediate measures to abate such conditions shall be taken. All hazardous electrical conditions are to be brought to the attention of the Chief, or his representative, and the authority enforcing the Electrical Code shall be notified.

(4) Section 85.104. Hazardous Areas. Areas or rooms which may have flammable or explosive atmosphere shall comply with the Electrical Code for hazardous location.

(5) Section 85.106. Electrical Motors. All electrical motors shall be maintained in a clean manner, free from accumulations of oil, dirt, waste, and other debris.

(6) Section 85.107. Approved Electrical Appliances. All electrical appliances shall be labeled by an approved testing laboratory. No person shall sell, offer for sale, rent, give, make available for use, or dispose of by gift or premium any electrical appliance unless it is approved.

(7) Section 85.108.
   (a) Extension cords are prohibited for permanent use.
   (b) Extension cords are permitted only with portable appliances while in immediate use in accordance with the following:

1. There is to be only one extension cord to the appliance. Each extension cord must plug directly into an approved receptacle outlet.

2. The size of the wire must be the same size or larger than the cord on the appliance.

3. Extension cords must be maintained in good condition without splices, deterioration, or damage.

4. All extension cords shall be grounded when
servicing grounded appliances.

5. Extension cords and/or appliance cords shall not extend through wall, ceilings, floors, or under doors or floor coverings.

(8) Section 85.110 Installations.

Installations of electrical motor appliances or wiring shall be in accordance with the Electrical Code and the manufacturer's design.

(9) Section 85.111. Maintenance.

It shall be unlawful to maintain any electrical motor appliance, wiring, or device in violation of this Code or the Electrical Code.

(a) A minimum of 36 inches of clearance is to be provided in front of electrical circuit panels.

(b) All items covered in the scope of this Article shall be maintained.

(c) All wiring shall be secured in an approved manner.

(d) There shall be no visible damage to electrical motor appliances or wiring.

ARTICLE IV. VIOLATIONS

Section 12-401. Any person violating any of the provisions of this Ordinance shall be guilty of a misdemeanor punishable as defined by the Penal Code.

SECTION II.

This Ordinance shall be published once before the expiration of FIFTEEN (15) DAYS after its final passage in the Vallejo Times Herald, a newspaper of general circulation, printed and published in the County of Solano, State of California, and shall be in full force and effect THIRTY (30) DAYS.
after its passage.

ATTEST:                                WALLACE L. BRAZELTON, Chairman
JOHN S. BLACKLOCK                       Board of Supervisors
Clerk of the Board                      
of Supervisors,
By Pet mon p Deputy

I, JOHN S. BLACKLOCK, Clerk of the Board of Supervisors of
the County of Solano, State of California, do hereby certify
that the above and foregoing Ordinance was introduced at a
regular meeting thereof held this 29th day of April
1980.

On the motion of Supervisor Brann
and
the Second of Supervisor Hewitt, this Ordin-
nance was adopted at a regular meeting of said Board on the 20th
day of May, 1980, by the following vote:

AYES:  SUPERVISORS: ASERA, BRANN, DAVIS, EWITT,

and CHAIRMAN BRAZELTON

NOES:  SUPERVISORS: NONE

ABSTAINED: SUPERVISORS: NONE

ABSENT: SUPERVISORS: NONE

WITNESS my hand and the Seal of said Board this 20th day of
May, 1980.

JOHN S. BLACKLOCK
Clerk of the Board of
Supervisors,

By Pet mon p Deputy

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