



REVISED COMMUNITY LIFE, INFRASTRUCTURE AND PUBLIC PROPERTY (CLIPP) COMMITTEE MEETING AGENDA

July 06, 2026 at 6:00 PM

Kronenwetter Municipal Center - 1582 Kronenwetter Drive Board Room (Lower Level)

1. CALL MEETING TO ORDER

- A. Pledge of Allegiance
- B. Roll Call

2. ANNOUNCEMENT OF PUBLIC HEARING

C. Chapter 382 Nuisances

REVISION OF CHAPTER 382 OF THE GENERAL CODE OF ORDINANCES

An Ordinance amending Chapter 382, entitled “Nuisances” of the General Code of Ordinances. The Village of Kronenwetter is proposing revisions to 382-1 through 382-6 and 382-8. These revisions are being proposed in order to remove “public” from the language and provide further clarification within the ordinance. A copy of the draft ordinance can be viewed at the Municipal Center.

3. CLOSE PUBLIC HEARING

4. PUBLIC COMMENT

Please be advised per State Statute Section 19.84(2), information will be received from the public. It is the policy of this Village that Public Comment will take no longer than 15 minutes with a three-minute time period, per person, with time extension per the Chief Presiding Officer’s discretion. Be further advised that there may be limited discussion on the information received, however, no action will be taken under public comments.

5. APPROVAL OF MINUTES - DISCUSSION AND POSSIBLE ACTION

D. June 1, 2026 Community Life, Infrastructure and Public Property Committee Meeting Minutes

6. REPORTS AND DISCUSSIONS

E. Police Chief Report

F. Fire Chief Report

G. Public Works Director Report

7. OLD BUSINESS - DISCUSSION AND POSSIBLE ACTION

H. Revisions to Chapter 382 Nuisances

8. NEW BUSINESS - DISCUSSION AND POSSIBLE ACTION

I. Traffic Control on County Road XX and Terrebonne Drive

9. NEXT MEETING: August 3, 2026

10. CONSIDERATION OF ITEMS FOR FUTURE AGENDA

11. ADJOURNMENT

NOTE: Requests from persons with disabilities who need assistance to participate in this meeting or hearing should be made at least 24 hours in advance to the Village Clerk’s office at (715) 693-4200 during business hours.

**Posted: 06/30/2026 Kronenwetter Municipal Center and www.kronenwetter.org
Faxed: WAOW, WSAU, City Pages, Mosinee Times | Emailed: Wausau Daily Herald, WSAW,
WAOW, Mosinee Times, Wausau Pilot and Review, City Pages, The Wausonian**



REPORT TO CLIPP

ITEM NAME: PUBLIC HEARING Chapter 382 Nuisances
MEETING DATE: July 6, 2026
PRESENTING COMMITTEE:
COMMITTEE CONTACT: Trustee Aaron Myszka
STAFF CONTACT: James Davel
PREPARED BY: Jennifer Poyer

ISSUE: Chapter 382 – Nuisances establishes regulations addressing conditions that may negatively impact the community, including conditions that may be detrimental to public health, safety, property values, or the general welfare. The proposed revisions are intended to improve clarity, consistency, and administration of the Village’s nuisance regulations.

OBJECTIVES: Members of the public are encouraged to attend and provide input regarding the proposed amendments. Written comments may also be submitted to the Village Clerk prior to the public hearing.

ISSUE BACKGROUND/PREVIOUS ACTIONS:
Since December of 2025, the CLIPP Committee has been reviewing possible changes to Chapter 382 Nuisances. At the March 2, 2026 CLIPP Meeting, staff was directed to compile all comments submitted from staff and elected officials into a final document to review prior to scheduling a public hearing.

RECOMMENDED ACTION: Following the public hearing, the CLIPP Committee may motion to recommend the Village Board approve the ordinance amendment.

ATTACHMENTS (describe briefly): Final Draft of proposed changes.

Chapter 382 NUISANCES¹

4/6/2026 CLIPP Meeting Final Draft

§ 382-1. Definitions.

The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Public nuisance. A thing, act, occupation, condition or use of property which shall continue for such length of time as to:

- A. Substantially ~~prevent, annoy~~, injure or endanger the comfort, health, repose or safety of the public a neighborhood or any considerable number of persons within the village, or the use of public property.
- B. In any way render the public insecure in life or in the use of property.
- C. Unlawfully and substantially interfere with, obstruct or tend to obstruct or render dangerous for passage any street, alley, highway, navigable body of water or other public way or the use of public property.

(Ord. of 4-12-2004)

It will be a requirement that any complaint brought forward under this Chapter and is unable to be verified by the police department or other denoted Village agent it will require quantifiable evidence to support such allegations through visual or audible means or by a witness who can verify that such conditions exist and a complaint is supported. (OR place under 382-3).

§ 382-2. Violations and penalties; abatement; costs.

- A. *Generally.* Any person violating any of the provisions of this chapter shall, upon conviction thereof, be subject to chapter 1, General Provisions, § 1-2, General penalty, of this Code. In addition, a violation of this chapter is subject to subsections B and C of this section.
- B. *Abatement.*
 - (1) *Inspection of premises.* Whenever complaint is made to the village that a ~~public~~ nuisance or a violation of section 382-7 exists, the village police department or Community Development/Planning and Zoning Department shall forthwith inspect or cause to be inspected the premises complained of and shall make a written report of the inspecting officer's or agent's findings. Whenever practicable, the

¹Cross reference(s)—Animals, ch. 200; building regulations and construction, ch. 218; fireworks, ch. 303; intoxicating liquor and fermented malt beverages, ch. 325; peace and good order, ch. 400; property maintenance, ch. 409; solid waste, ch. 441; streets and sidewalks, ch. 454; vehicles and traffic, ch. 496; zoning, ch. 520.

inspecting officer or agent shall cause photographs to be made of the premises and shall file the same in the office of the clerk.

(2) *Summary abatement.*

(a) *Notice to owner.* If the inspecting officer ~~shall~~ determines that a ~~public~~ nuisance exists within the village and that there is great and immediate danger to the public health, safety, peace, morals or decency, the village police department or Community Development/Planning and Zoning Department shall serve notice on the person causing, permitting or maintaining such nuisance or upon the owner or occupant of the premises upon which such nuisance is caused, permitted or maintained and to post a copy of the notice on the premises. Such notice shall direct the person causing, permitting or maintaining such nuisance or the owner or occupant of the premises to abate or remove such nuisance within 24-48 hours or pending other conditions with approval of the inspecting officials and shall state that unless such nuisance is so abated, the village will cause the same to be abated and will charge the cost thereof to the owner, occupant, or person causing, permitting or maintaining the nuisance, as the case may be.

(b) *Abatement by village.* If the nuisance is not abated within the time provided or if the owner, occupant or person causing the nuisance cannot be found, the ~~health officer or~~ village police department or health officer, in the case of health nuisances, and the village police department or Community Development/Planning and Zoning Department in all other cases, shall cause the abatement or removal of such ~~public~~ nuisance.

(3) *Abatement by court action.* If the inspecting officer ~~shall~~ determines that a ~~public~~ nuisance exists on private premises but that the nature of such nuisance is not such as to threaten great and immediate danger to the public health, safety, peace, morals or decency, the inspecting officer shall file a written report of his or her findings with the village police department or Community Development/Planning and Zoning Department who shall cause an action to abate such nuisance to be commenced in the name of the village and the circuit court of the county, in accordance with the provisions of Wis. Stats. ch. 823.

(4) *Other methods not excluded.* Nothing in this chapter shall be construed as prohibiting the abatement of ~~public~~ nuisances by the village or its officials in accordance with law.

C. *Cost of abatement.* In addition to any other penalty imposed by this chapter for the erection, contrivance, creation, continuance or maintenance of a ~~public~~ nuisance, the cost of abating a ~~public~~ nuisance by the village shall be collected as a debt from the owner, occupant or person causing, permitting or maintaining the nuisance, and if notice to abate the nuisance has been given to the owner, such cost shall be assessed against the real estate as a special charge.

(Ord. of 4-12-2004)

§ 382-3. ~~Public n~~Nuisances prohibited.

No person shall erect, contrive, cause, continue, maintain or permit to exist any ~~public~~ nuisance within the village. It will be a requirement that any complaint brought forward under this Chapter and is unable to be verified by the police department or other denoted Village agent it will require quantifiable evidence to support such allegations through visual or audible means or by a witness who can verify that such conditions exist and a complaint is supported.

(Ord. of 4-12-2004)

§ 382-4. ~~Public~~ Nuisances affecting health.

The following acts, omissions, places, conditions and things are specifically declared to be ~~public~~ health nuisances when they affect others in the use of public property or are freely accessible from any public street, alley, or sidewalk, but such enumeration shall not be construed to exclude other health nuisances of this section:

- A. All decayed, harmfully adulterated or unwholesome food or drink sold or offered for sale to the public.
- B. Carcasses of animals, birds or fowl not intended for human consumption or food which are not buried or otherwise disposed of in a sanitary manner within 24 hours after death.
- C. Accumulations of decayed animal or vegetable matter, trash, rubbish, rotting lumber, bedding, packing material, scrap metal or any material whatsoever in which flies, mosquitoes, disease-carrying insects, rats or other vermin may breed.
- D. All stagnant water in which mosquitoes, flies or other insects can multiply.
- E. Garbage cans which are not ~~flytight~~ properly covered with a secure lid or covering.
- ~~F. All noxious weeds and other rank growth of vegetation.~~
- ~~G. F.~~ All domestic animals running at large.
- ~~H. G.~~ The escape of smoke, soot, cinders, noxious acids, fumes, gases, fly ash, industrial dust or other atmospheric pollutants within the village or within one mile therefrom in such quantities as to endanger the health of persons of ordinary sensibilities or to threaten or cause substantial injury to property in the village.
- ~~I. H.~~ The pollution of any public well or cistern, stream, lake, canal or other body of water by sewage, creamery or industrial wastes or other substances.
- ~~J. I.~~ Any use of property, substances or things within the village emitting or causing any foul, offensive, noisome, nauseous, noxious or disagreeable odors, gases, effluvia or stenches extremely repulsive to the physical senses of ordinary persons which annoy, discomfort, injure or inconvenience the health of any appreciable number of persons within the village.
- ~~K. J.~~ All abandoned wells not securely covered or secured from public use freely accessible from any public street, alley or sidewalk. or as a source of entrapment to humans or animals.
- ~~L. K.~~ Any use of property which shall cause any nauseous or unwholesome liquid or substance to flow into or upon any street, gutter, alley, sidewalk or public place within the village.

(Ord. of 4-12-2004)

§ 382-5. ~~Public~~ Nuisances offending morals and decency.

The following acts, omissions, places, conditions and things are specifically declared to be ~~public~~ nuisances offending public morals and decency, but such enumeration shall not be construed to exclude other nuisances offending public morals and decency of this section:

- A. All disorderly houses, bawdy houses, houses of ill fame, gambling houses and buildings or structures kept or resorted to for the purpose of prostitution or gambling.
- B. All gambling devices and slot machines
- C. All places where alcohol beverages are sold, possessed, stored, brewed, bottled, manufactured or rectified without a permit or license required by section 325-2.

(Supp. No. 7)

- D. Any place or premises within the village where ordinances or laws relating to public health, safety, peace, morals or welfare are openly, continuously, repeatedly and intentionally violated.
- E. Any place or premises resorted to for the purpose of drinking alcohol beverages in violation of law or ordinance.

(Ord. of 4-12-2004)

§ 382-6. Public Nuisances affecting peace and safety.

The following acts, omissions, places, conditions and things are declared to be public nuisances affecting peace and safety, but such enumeration shall not be construed to exclude other nuisances affecting public peace or safety coming within section 382-3:

- A. All signs and billboards, awnings and other similar structures over or near streets, sidewalks, public grounds or places frequented by the public, so situated or constructed as to endanger public safety.
- B. All buildings erected, repaired or altered in violation of fire hazard areas, relating to materials and manner of construction of buildings and structures within such district.
- C. All unauthorized signs, signals, markings or devices placed or maintained upon or in view of any public highway or railway crossing which purport to be or may be mistaken as an official traffic control device, railroad signal or which because of its color, location, brilliance or manner of operation interferes with the effectiveness of any such device, signal or sign.
- D. All trees, hedges, billboards or other obstructions which prevent persons driving vehicles on public streets, alleys or highways from obtaining a clear view of traffic when approaching an intersection or pedestrian crosswalk.
- E. All use or display of fireworks except as provided by law.
- F. All buildings or structures so old, dilapidated or out of repair as to be dangerous, unsafe, unsanitary or otherwise unfit for human use.
- G. All wires over streets, alleys or public grounds which are strung less ~~that~~ than 15 feet above the surface thereof.
- H. All loud, discordant and unnecessary noises or vibrations of any kind.
- I. The keeping or harboring of any animal or fowl which by frequent or habitual howling, yelping, barking, crowing or making of other noises shall greatly annoy or disturb a neighborhood or any considerable number of persons within the village.
- J. All obstructions of streets, alleys, sidewalks or crosswalks and all excavations in or under the same, except as permitted by the village or which, although made in accordance with village authorization, are kept or maintained for an unreasonable or illegal length of time after the purpose thereof has been accomplished.
- K. All open and unguarded pits, wells, excavations or unused basements freely accessible from any public street, alley or sidewalk.
- L. All abandoned refrigerators or iceboxes from which the doors and other covers have not been removed or which are not equipped with a device for opening from the inside.
- M. Any unauthorized or unlawful use of property abutting on a public street, alley or sidewalk or of a public street, alley or sidewalk which causes large crowds of people to gather, obstructing traffic and free use of the streets or sidewalks.

(Supp. No. 7)

N. Repeated or continuous violations of ordinances or laws relating to the storage of flammable liquids.
(Ord. of 4-12-2004)

§ 382-7. Junked vehicles and other junk.

- A. No disassembled, dismantled, junked, wrecked or inoperable or unlicensed vehicle shall be stored or allowed to remain in the open upon private property within the village for a period of more than five days unless it is in connection with an automotive sales or repair business enterprise located within a properly zoned area.
- B. The keeping, housing, storing and placing of all junk, such as scrap iron, wrecked vehicles, junked vehicles, junked machinery, wrecked machinery, junked trailers, wrecked trailers, bottles, jugs, rags, broken glass, paper of all kinds, scrap metal and anything that might pertain to a junkyard, is declared to be a public nuisance and detriment to the public health and welfare of the village.
- C. Any person violating subsection A or B of this section shall be subject to section 382-2. Upon removal, the vehicle and/or junk shall be stored in a junkyard or salvage yard or other suitable place for 30 days, and the owner thereof shall be notified, if the name and whereabouts of the owner can be readily ascertained. At the end of this time, the vehicle and/or junk shall be disposed of unless claimed by the owner. If the vehicle and/or junk is claimed by the owner, all reasonable charges for handling and storage shall be paid by the owner.

(Ord. of 4-12-2004)

§ 382-8. Misuse of 911 emergency telephone system.

- A. Definitions. The following definitions shall apply in the interpretation and the enforcement of this section:
Emergency. A situation in which property or human life is in jeopardy and the prompt summoning of aid is essential.
- B. No person shall dial the telephone number "911" knowing that no emergency in fact exists.
- C. No person shall dial the telephone number "911" and report a situation that he or she knows is false, misleading or does not exist.

(Ord. No. 12-03, 3-12-2012)



COMMUNITY LIFE, INFRASTRUCTURE AND PUBLIC PROPERTY (CLIPP) COMMITTEE MEETING MINUTES

June 01, 2026 at 6:00 PM

Kronenwetter Municipal Center - 1582 Kronenwetter Drive Board Room (Lower Level)

1. CALL MEETING TO ORDER

Trustee Aaron Myszka called the June 1, 2026 Community Life, Infrastructure and Public Property Committee Meeting to order at 6 p.m.

A. Pledge of Allegiance

Those in attendance were invited to stand and recite the Pledge of Allegiance.

B. Roll Call

PRESENT: *Trustee Aaron Myszka, President Dan Joling, Garrett Lysne, Patty Tikalsky, Paul Mijal*

STAFF: *Fire Chief Theresa O'Brien, Police Chief Terry McHugh, Finance Director John Jacobs, Public Works Director Greg Ulman, Clerk Jennifer Poyer*

2. PUBLIC COMMENT

Tim Strachota, 2023 Greenbud Road, Kronenwetter, WI 54455 – *Strachota commented on the trail project near of Lea Road. He said the project should be finished because both CLIPP and the Village Board approved it. He said residents want walking trails and it is in a residential location that allows a lot of residents to utilize it. He said the parking lot and driveway portion of the project should be dropped.*

3. APPROVAL OF MINUTES - DISCUSSION AND POSSIBLE ACTION

C. May 4, 2026 CLIPP Committee Meeting Minutes

*Motion by Tikalsky/Lysne to approve the CLIPP minutes from May 4, 2026.
Motion carried by voice vote. 5:0.*

4. REPORTS AND DISCUSSIONS

D. Police Chief Report

Police Chief Terry McHugh presented his report. He answered questions from the committee regarding e-bikes and the temporary 25 mph limit on County Rds. X and XX.

E. Fire Chief Report

Fire Chief Theresa O'Brien presented her report. She said the April numbers were high.

F. Public Works Director Report

Public Works Director Greg Ulman presented his report. He gave the committee an update on the rainwater and electrical issues in the Municipal Center. He answered questions from the committee members.

5. OLD BUSINESS - DISCUSSION AND POSSIBLE ACTION

G. Kronenwetter Flanner/Jamroz Rehabilitation Bids

*No action taken.
Public Works Director Ulman and Finance Director John Jacobs presented this agenda item. They said the project was cost prohibitive and may be visited in the future.*

6. NEW BUSINESS - DISCUSSION AND POSSIBLE ACTION

H. Municipal Garage Building Proposals

Motion by Tikalsky/Mijal to recommend SD Ellenbecker to be the general contractor for our Kronenwetter garage. Motion carried by roll call vote. 5:0.

Public Works Director Ulman presented the proposals from multiple companies. He explained the necessity and background of the garage building. He said it would benefit the parks department, water & sewer utility and the police department. He said the staff recommended SD Ellenbecker because they came to the Village and met with staff regarding the project.

I. Buska Park Fundraising Update

Patty Tikalsky gave an overview of the park fundraising efforts. She said \$3000 has been donated thus far.

J. Kronenwetter Parks Committee

Motion by Lysne/Joling to recommend to the board a Kronenwetter Parks Committee. Motion carried by roll call vote. 5:0.

Trustee Myszka presented this agenda item. He said three residents recently showed interest in sitting on a parks committee when asked at the Bike & Walk for the Health of It event. He said the parks have been neglected for so long and a committee would help make them a priority.

K. Trails and Leisure for Village Owned Property on Lea Rd.

Motion by Lysne/Joling to eliminate the parking lot and driveway and stick to graveling trails that have been created. Motion carried by voice vote. 5:0.

Public Works Director Ulman presented the background of this project and the concerns regarding safety and security of the wellhead. Members discussed alternatives to increasing security and project changes.

7. NEXT MEETING: July 6, 2026

8. CONSIDERATION OF ITEMS FOR FUTURE AGENDA

Matching funds was mentioned.

9. ADJOURNMENT

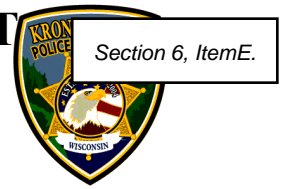
Motion by Lysne/Tikalsky to adjourn. Motion carried by voice vote. 5:0.

Meeting adjourned at 7:05 p.m.



KRONENWETTER POLICE DEPARTMENT

Office of the Chief of Police Executive Summary for July 2026 CLIPP



Section 6, Item E.

TO: CLIPP COMMITTEE MEMBERS

DEPARTMENT ACTIVITY SUMMARY – In May, we handled 667 total calls for service. Some highlights included the following:

- Multiple disturbance/fight calls
 - An agency assist with Mosinee PD for a physical fight.
 - A juvenile disturbance on Eva Rd. that resulted in the juvenile being referred to children's court for battery and disorderly conduct.
 - A large disturbance on Eva Rd in which four people were arrested:
 - Subject number one was charged with battery.
 - Subject number two was charged with bail jumping, disorderly conduct, and battery
 - Subject number three was charged with disorderly conduct and battery to an unborn child.
 - Subject number four was charged with battery.
- A residential burglary case in which firearms were stolen. This case is still under investigation, and a lot of work has gone into this case.
- Two criminal damage to property reports:
 - A stop sign at Kronenwetter Dr, and Kowalski Rd was shot multiple times with a firearm
 - Four tires were slashed on the victim's car.
- Three subjects were taken into custody with outstanding arrest warrants, two of which were the result of a traffic stop.
- A juvenile was cited for possession of THC after their parents called to report it.
- A sexual assault of a child that is still under investigation.
- Three suspicious activity calls that resulted in arrests:
 - A subject was arrested on a probation hold after we were called to a local establishment to check on them.
 - Two subjects were arrested after officers were called to an apartment complex on Eva Rd. This resulted in the subjects being arrested for obstructing an officer, possession of narcotic drugs, a felony arrest warrant and a probation hold.
 - A possible burglary in progress, also on Eva Rd, that resulted in a subject being arrested and charged with ten crimes, including felony resisting arrest, which resulted in an injury to an officer (fortunately, nothing serious and he did not miss any time).
- A subject was arrested for bail jumping after he contacted the police on a separate matter and was found to be in violation of his bond conditions (i.e. consumption of alcohol). He was very disorderly and he required multiple officers. He also caused a disturbance at Aspirus Hospital in Wausau and faces a DC (disorderly conduct) charge from Wausau PD.
- A theft investigation after multiple LP tanks were stolen from campers at Camping World.

DEPARTMENT PERSONNEL ISSUES & STATUS – Officer Dunst has resigned after deciding to make a career change. He was a 13-year veteran of the KPD and is responsible for creating the department's Peer Support Team (PST), which is a very outstanding accomplishment. The PST helps guide and support officers through all areas of wellness, including mental health and well-being. Officer Dunst put in countless hours working on the PST and we're all very grateful that he led the charge in this area. We wish Officer Dunst the very best in his future endeavors and will miss him in the department.

We have now opened a new hiring process to fill this vacancy and hope to have the position filled by early-mid fall. In addition, we have accelerated the hiring process for the second new hire this year, who was set to begin



KRONENWETTER POLICE DEPARTMENT

Office of the Chief of Police Executive Summary for July 2026 CLIPP



Section 6, Item E.

in October. Due to the vacancy, we can move his start date up; however, we still must complete the background investigation, medical, and psychological exams first.

I recently attended the annual FBI National Academy re-trainer, which takes place each May. As a graduate of the FBI's National Academy, I regularly attend the WI Chapter's annual re-trainer, and I thought this year's schedule was one of the best I've ever attended. We had excellent speakers who gave presentations on leadership, officer wellness, sovereign citizens, and a case study on the Perry, IA school shooting. We also had a presentation from former Atlantic City, NJ Police Officer Josh Vadell, who survived a life-threatening gunshot wound to the head. His story of survival and determination was inspiring to say the least.

CURRENT GRANTS AND EQUIPMENT — Not much to report here, but our second new squad car has been picked up from the installer and is ready for patrol use.

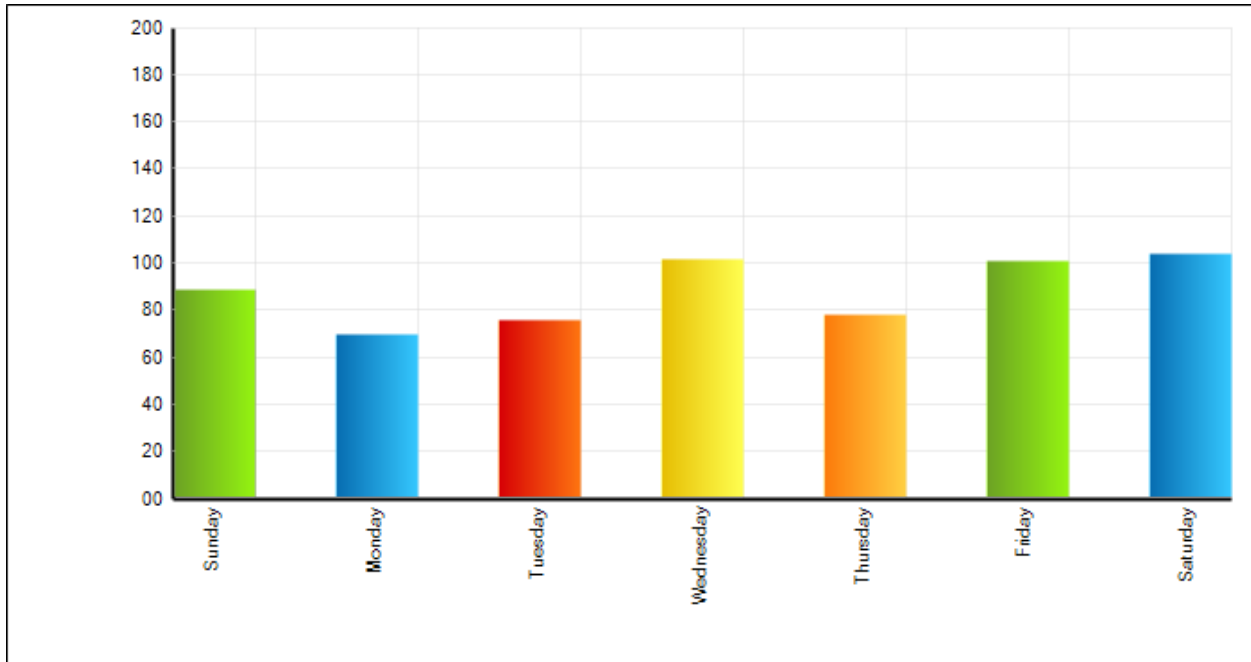
May 2026 Calls for Service Info

Events by Nature Code by Agency

Agency	Nature Code	Count
KP	911 HANG UP	9
	ALARMS	4
	ANIMAL COMPLAINT	1
	BUSINESS SECURITY CHECK	43
	CIVIL COMPLAINT	8
	CRIMINAL DAMAGE TO PROPERTY	1
	CRIMINAL MISCELLANEOUS	40
	DISABLED VEHICLE	10
	EXTRA PATROL	63
	FAMILY DISTURBANCE	5
	FIELD INTERVIEW	7
	FIGHT	4
	FINGERPRINTING	5
	FOLLOW-UP INVESTIGATION	91
	FRAUD COMPLAINT	3
	INFORMATION	1
	JUVENILE ATL	1
	JUVENILE DISTURBANCE	1
	LOST AND FOUND	3
	MENTAL SUBJECT	5
	NOISE COMPLAINT	2
	PARKING MISCELLANEOUS	2
	PWR LINE DOWN NOT ON RD	1
	SCHOOL WALK THROUGH	4
	SERVICE MISCELLANEOUS	50
	SEXUAL ASSAULT	1
	SUSPICIOUS ACTIVITY	15
	TRAFFIC HAZARD	14
	TRAFFIC MISCELLANEOUS	13
	TRAFFIC STOP	126
	TREE DOWN NO TRAFFIC HAZ	1
	VEHICLE LOCKOUT	6
	WARRANT SERVICE	1
	WELFARE CHECK	7
	CAR/DEER VOLUNTARY	1
	HIT & RUN CRASH	2
	TRAFFIC CRASH PDO	9
	FIRE ALARM	1
	FIRE ASSIST	1
	UTILITY FIRE CALL	4
	DEAD ANIMAL	1
	ATTEMPT TO LOCATE	1
	CIVIL COMPLAINT	1
COMMUNITY RELATIONS ACT	4	
TELEPHONE MESSAGE	8	
VACANT HOME CHECK	1	
VEHICLE ATL	5	
MEDICAL EMERGENCY	23	

May 2026 Calls for Service Info

Calls by Day of the Week



User: KPTPMI **KRONENWETTER POLICE DEPARTMENT** 06

Summons/Citations Charge Summary

Agency: KRONENWETTER PD, Date Range: 05/01/2026 00:00:00 -

Charges	Count
EXCEEDING SPEED ZONES, ETC. (11-15 MPH)	6
EXCEEDING SPEED ZONES, ETC. (16-19 MPH)	2
FAIL/STOP AT STOP SIGN	1
FAIL/YIELD RIGHT/WAY FROM STOP SIGN	1
NON-REGISTRATION OF AUTO, ETC	5
OPERATE MOTOR VEHICLE W/O INSURANCE	7
OPERATE W/O VALID LICENSE	1
OPERATING WHILE REVOKED (REV DUE TO	1
OPERATING WHILE SUSPENDED	2
Total:	26

KRONENWETTER FIRE DEPARTMENT MAY 2026

Fire Training:

This month's fire training included:

- Final utilization of the structures on Old Hwy 51 for search and rescue
- Annual Hose testing

EMS Training:

- Communication
- Vitals and Assessments

Incident Response Summary

Fire Calls

The department responded to 8 fire-related incidents, including:

- 4 weather-related incidents
- 1 CO/gas/fire alarm within Kronenwetter
- 1 Vehicle accident
- 1 structure fire dispatches mutual aid for Riverside Fire
- 1 structure fire dispatches mutual aid for Mosinee

EMS Calls

The department handled 32 EMS calls.

Vehicle/Equipment Updates:

- Monthly apparatus and equipment maintenance completed.
- Annual pump testing completed – minor issues identified by Red Power Diesel – will be repaired as time allows.
- Annual oil changes/DOT inspections initiated.
- Annual Hose testing started – 3 sections of 1 ½" failed testing.

Personnel Development

The department continues to invest in member training and certification:

- 3 members completed Firefighter I/Hazmat Operations – passed state certification.
- 1 member completed Fire Inspector I – State Certification
- 3 members completed Fire and Emergency Services Instructor
- 2 members passed EMTB - National Registry

Recent & Upcoming Events:

- Planning for 10/11/2026 Open House started – fundraising efforts underway.

Grant Funding & Upcoming Applications:

The department is actively pursuing external funding opportunities to support equipment, training enhancements, and operational readiness. Current and upcoming grant initiatives include:

- Wisconsin DNR Fire Fighter Protection (FFP) grant – Targeting wildland fire equipment and communication equipment upgrades.
- Firehouse Subs Grant – Seeking funding for water and ice rescue equipment to enhance technical rescue capabilities.
- WPS Rewarding Responders Grant – Application submitted - for the purchase of a thermal imaging camera.

These grant efforts aim to reduce budget impact while ensuring the department maintains modern, reliable equipment and continues to support high-quality training for personnel.

KRONENWETTER FIRE DEPARTMENT					
MAY 2026					
TOTAL FIRE EMERGENCY CALLS ENDING 05/31/2026					
	Village	Guenther	Mutual Aid	Monthly Total	Year To Date
Vehicle Accidents	1			1	2
Chimney Fire				0	0
Grass/Brush Fire				0	3
Structure Fire			2	2	17
Weather	4			4	9
CO/Gas/Alarms	1			1	22
Vehicle Fire				0	1
Other				0	1
Cancelled calls				0	1
Total Calls	6	0	2	8	56
Mutual Aid Received				0	7
Mutual Aid Given/Dispatched				2	14
				Monthly	Year To Date
Engine 1				5	32
Truck 1				0	18
Tanker 2				1	5
Rescue 6				2	13
Brush 1				0	4
Car 2				0	6
UTV				0	1

KRONENWETTER FIRE DEPARTMENT				
MAY 2026				
TOTAL MEDICAL EMERGENCY CALLS ENDING 05/31/2026				
	Monthly Total	Med Cancelled	Refused	Year To Date Total Calls
Breathing Problems	5			28
Pain (Acute, Abdominal, Back, Hip)	3			12
Alcohol/Substance Use	0			0
Chest Pain	1			12
Sick Person	5			33
Allergic Reaction/Stings	0			1
Altered Mental Status	0			6
Cardiac Arrest/Death	0			3
Diabetic Problem	1			2
Falls	7	2	1	35
Fire Standby	0			11
Lift Assist-Mutual Aid	0			0
Medical Alarm	4	3	1	15
Overdose	0			0
Psychiatric Problem/Abnormal Behavior/Suicide Attempt	1			3
Seizure	0			4
Stab/Gunshot Wound/Penetrating Trauma	0			0
Stroke/CVA	1			6
Unknown Problem/Person Down	1			4
Traffic Crash	0			0
Traumatic Injury	0			2
Other	1			21
Unconscious Person/Fainting/Near-Fainting	2			9
TOTAL CALLS	32			207



Report to CLIPP

Item Name: Director of Public Works and Utilities Report

Meeting Date: July 6, 2026

Referring Body:

Committee Contact:

Staff Contact: Greg Ulman

Report Prepared by: Greg Ulman

- Public Works crews have been busy getting the roads ready for the road maintenance project. The tasks include filling potholes and improving the edge of the roads before the chip sealing starts.
- The utility crew has been busy with summer maintenance, hydrant repairs, Digger's Hotline locates, and meter reading.
- The numbers for the sewage going through our lift station system has been falling back towards normal. Even though it is still elevated, it's a trend in the right direction.
- Haas Sons, Inc. has been working on the shouldering of Kronenwetter Dr. A few areas had steep ditches when the new road was paved last year, they are ensuing a gentler slope as well as extending a few culverts.
- Earth Inc. is working on the lift station 8 project by finalizing the pit construction, next up will be electronics and pump installs as well as tying into lift station 7 at the end of the new line.
- Greg and Kim Coyle have been working on Community Development with the absence of a director. We are keeping the department running while performing our other duties. Items will keep being presented to the Plan Commission, and residents will still see permits being processed. We do ask for patience as some items may take longer to process as we are more limited with time and knowledge compared to a department with a full staff. We would also like to acknowledge the Marathon County Zoning department, especially Shad Harvey, who has been a tremendous resource during this time.
- The Buska Park fundraising has been progressing with many donations coming in. I have also been applying for grants to help with the fundraising.
- Greg and John are working on the 2026 CIP which will be presented in August to the committees as well as the Village Board. This CIP will expand upon the last CIP we did in 2025 by including fire, municipal building items, and office items.
- Crews are upgrading the Wi-Fi connectivity to the Police Department, as of now internet capabilities as well as phone signals are poor at best. With the upgrade's officers should no longer need to be on the cell phone outside because of weak signal in the offices.



CORY TOMCZYK

STATE SENATOR • 29TH SENATE DISTRICT

June 25, 2026

Village of Kronenwetter
1582 Kronenwetter Dr
Kronenwetter, WI 54455

Dear Local Officials,

Now that the dust has settled on the legislative session, we can see the real-world impacts that legislation which was signed into law actually has.

I want to highlight one bill that I authored that can make a big difference for municipalities across the state. My office has heard from several people in local government that they are very excited about this change in state law and how it will help them immensely. I am writing this letter to ensure that all municipalities in the 29th Senate District are aware of the change.

While average Wisconsinites will not get excited about this bill, *you* certainly will. Senate Bill 216/Assembly Bill 217 was signed into law as “**2025 Wisconsin Act 188**” in April, 2026. Act 188 made a change to competitive bidding thresholds for local government projects. Since 1999, the threshold to get a bid for a project was \$25,000. Act 188 increased the threshold to get a bid to \$50,000. A lot has changed in the past 27 years, including the costs of projects and how far a dollar goes – this bill reflects those changes and modernizes the statute.

Act 188 is not solving all our problems, but it was a worthwhile endeavor to help local government operate more efficiently. Cutting down on staff time to seek bids for small projects allows staff to move on to the next task quicker. As a business owner, I know how important this can be.

Thank you for your service to your community – I know it is a thankless commitment. I hope our efforts help. Please feel free to reach out to my office if you have any questions about Act 188 or any other bills or issues here at the state level.

Sincerely,

A handwritten signature in black ink, appearing to be "Cory Tomczyk", written over a horizontal line.

Sen. Cory Tomczyk

Encl.



REPORT TO CLIPP

ITEM NAME: Revisions to Chapter 382 Nuisances
MEETING DATE: July 6, 2026
PRESENTING COMMITTEE:
COMMITTEE CONTACT: Trustee Aaron Myszka
STAFF CONTACT: James Davel
PREPARED BY: Jennifer Poyer

ISSUE: Chapter 382 – Nuisances establishes regulations addressing conditions that may negatively impact the community, including conditions that may be detrimental to public health, safety, property values, or the general welfare. The proposed revisions are intended to improve clarity, consistency, and administration of the Village’s nuisance regulations.

OBJECTIVES: Following the public hearing, the CLIPP Committee may consider action to recommend that the Village Board approve the proposed ordinance amendments. Any recommendation from the CLIPP Committee will be forwarded to the Village Board for final consideration and action.

ISSUE BACKGROUND/PREVIOUS ACTIONS:
Since December 2025, the CLIPP Committee has been reviewing potential updates to Chapter 382 – Nuisances. At the March 2, 2026 CLIPP Committee meeting, staff was directed to compile comments and recommendations received from staff and elected officials into a revised draft document for Committee review prior to scheduling a public hearing.
The proposed amendments are intended to provide clearer guidance regarding nuisance regulations and improve the effectiveness and consistency of enforcement efforts throughout the Village.

RECOMMENDED ACTION: Following the public hearing, the CLIPP Committee may make a motion to recommend approval of the proposed Chapter 382 – Nuisances ordinance amendments to the Village Board.

ATTACHMENTS (describe briefly): Final Draft of proposed changes.

Chapter 382 NUISANCES¹

4/6/2026 CLIPP Meeting Final Draft

§ 382-1. Definitions.

The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Public nuisance. A thing, act, occupation, condition or use of property which shall continue for such length of time as to:

- A. Substantially ~~prevent, annoy~~, injure or endanger the comfort, health, repose or ~~safety of the public a neighborhood or any considerable number of persons within the village, or the use of public property.~~
- B. In any way render the public insecure in life or in the use of property.
- C. Unlawfully and substantially interfere with, obstruct or tend to obstruct or render dangerous for passage any street, alley, highway, navigable body of water or other public way or the use of public property.

(Ord. of 4-12-2004)

It will be a requirement that any complaint brought forward under this Chapter and is unable to be verified by the police department or other denoted Village agent it will require quantifiable evidence to support such allegations through visual or audible means or by a witness who can verify that such conditions exist and a complaint is supported. (OR place under 382-3).

§ 382-2. Violations and penalties; abatement; costs.

- A. *Generally.* Any person violating any of the provisions of this chapter shall, upon conviction thereof, be subject to chapter 1, General Provisions, § 1-2, General penalty, of this Code. In addition, a violation of this chapter is subject to subsections B and C of this section.
- B. *Abatement.*
 - (1) *Inspection of premises.* Whenever complaint is made to the village that a ~~public~~ nuisance or a violation of section 382-7 exists, the village police department or Community Development/Planning and Zoning Department shall forthwith inspect or cause to be inspected the premises complained of and shall make a written report of the inspecting officer's or agent's findings. Whenever practicable, the

¹Cross reference(s)—Animals, ch. 200; building regulations and construction, ch. 218; fireworks, ch. 303; intoxicating liquor and fermented malt beverages, ch. 325; peace and good order, ch. 400; property maintenance, ch. 409; solid waste, ch. 441; streets and sidewalks, ch. 454; vehicles and traffic, ch. 496; zoning, ch. 520.

inspecting officer or agent shall cause photographs to be made of the premises and shall file the same in the office of the clerk.

(2) *Summary abatement.*

(a) *Notice to owner.* If the inspecting officer ~~shall~~ determines that a ~~public~~ nuisance exists within the village and that there is great and immediate danger to the public health, safety, peace, morals or decency, the village police department or Community Development/Planning and Zoning Department shall serve notice on the person causing, permitting or maintaining such nuisance or upon the owner or occupant of the premises upon which such nuisance is caused, permitted or maintained and to post a copy of the notice on the premises. Such notice shall direct the person causing, permitting or maintaining such nuisance or the owner or occupant of the premises to abate or remove such nuisance within 24-48 hours or pending other conditions with approval of the inspecting officials and shall state that unless such nuisance is so abated, the village will cause the same to be abated and will charge the cost thereof to the owner, occupant, or person causing, permitting or maintaining the nuisance, as the case may be.

(b) *Abatement by village.* If the nuisance is not abated within the time provided or if the owner, occupant or person causing the nuisance cannot be found, the ~~health officer or~~ village police department or health officer, in the case of health nuisances, and the village police department or Community Development/Planning and Zoning Department in all other cases, shall cause the abatement or removal of such ~~public~~ nuisance.

(3) *Abatement by court action.* If the inspecting officer ~~shall~~ determines that a ~~public~~ nuisance exists on private premises but that the nature of such nuisance is not such as to threaten great and immediate danger to the public health, safety, peace, morals or decency, the inspecting officer shall file a written report of his or her findings with the village police department or Community Development/Planning and Zoning Department who shall cause an action to abate such nuisance to be commenced in the name of the village and the circuit court of the county, in accordance with the provisions of Wis. Stats. ch. 823.

(4) *Other methods not excluded.* Nothing in this chapter shall be construed as prohibiting the abatement of ~~public~~ nuisances by the village or its officials in accordance with law.

C. *Cost of abatement.* In addition to any other penalty imposed by this chapter for the erection, contrivance, creation, continuance or maintenance of a ~~public~~ nuisance, the cost of abating a ~~public~~ nuisance by the village shall be collected as a debt from the owner, occupant or person causing, permitting or maintaining the nuisance, and if notice to abate the nuisance has been given to the owner, such cost shall be assessed against the real estate as a special charge.

(Ord. of 4-12-2004)

§ 382-3. ~~Public n~~Nuisances prohibited.

No person shall erect, contrive, cause, continue, maintain or permit to exist any ~~public~~ nuisance within the village. It will be a requirement that any complaint brought forward under this Chapter and is unable to be verified by the police department or other denoted Village agent it will require quantifiable evidence to support such allegations through visual or audible means or by a witness who can verify that such conditions exist and a complaint is supported.

(Ord. of 4-12-2004)

§ 382-4. ~~Public~~ Nuisances affecting health.

The following acts, omissions, places, conditions and things are specifically declared to be ~~public~~ health nuisances when they affect others in the use of public property or are freely accessible from any public street, alley, or sidewalk, but such enumeration shall not be construed to exclude other health nuisances of this section:

- A. All decayed, harmfully adulterated or unwholesome food or drink sold or offered for sale to the public.
- B. Carcasses of animals, birds or fowl not intended for human consumption or food which are not buried or otherwise disposed of in a sanitary manner within 24 hours after death.
- C. Accumulations of decayed animal or vegetable matter, trash, rubbish, rotting lumber, bedding, packing material, scrap metal or any material whatsoever in which flies, mosquitoes, disease-carrying insects, rats or other vermin may breed.
- D. All stagnant water in which mosquitoes, flies or other insects can multiply.
- E. Garbage cans which are not ~~flytight~~ properly covered with a secure lid or covering.
- ~~F. All noxious weeds and other rank growth of vegetation.~~
- ~~G. F.~~ All domestic animals running at large.
- ~~H. G.~~ The escape of smoke, soot, cinders, noxious acids, fumes, gases, fly ash, industrial dust or other atmospheric pollutants within the village or within one mile therefrom in such quantities as to endanger the health of persons of ordinary sensibilities or to threaten or cause substantial injury to property in the village.
- ~~I. H.~~ The pollution of any public well or cistern, stream, lake, canal or other body of water by sewage, creamery or industrial wastes or other substances.
- ~~J. I.~~ Any use of property, substances or things within the village emitting or causing any foul, offensive, noisome, nauseous, noxious or disagreeable odors, gases, effluvia or stenches extremely repulsive to the physical senses of ordinary persons which annoy, discomfort, injure or inconvenience the health of any appreciable number of persons within the village.
- ~~K. J.~~ All abandoned wells not securely covered or secured from public use freely accessible from any public street, alley or sidewalk. or as a source of entrapment to humans or animals.
- ~~L. K.~~ Any use of property which shall cause any nauseous or unwholesome liquid or substance to flow into or upon any street, gutter, alley, sidewalk or public place within the village.

(Ord. of 4-12-2004)

§ 382-5. ~~Public~~ Nuisances offending morals and decency.

The following acts, omissions, places, conditions and things are specifically declared to be ~~public~~ nuisances offending public morals and decency, but such enumeration shall not be construed to exclude other nuisances offending public morals and decency of this section:

- A. All disorderly houses, bawdy houses, houses of ill fame, gambling houses and buildings or structures kept or resorted to for the purpose of prostitution or gambling.
- B. All gambling devices and slot machines
- C. All places where alcohol beverages are sold, possessed, stored, brewed, bottled, manufactured or rectified without a permit or license required by section 325-2.

(Supp. No. 7)

- D. Any place or premises within the village where ordinances or laws relating to public health, safety, peace, morals or welfare are openly, continuously, repeatedly and intentionally violated.
- E. Any place or premises resorted to for the purpose of drinking alcohol beverages in violation of law or ordinance.

(Ord. of 4-12-2004)

§ 382-6. Public Nuisances affecting peace and safety.

The following acts, omissions, places, conditions and things are declared to be public nuisances affecting peace and safety, but such enumeration shall not be construed to exclude other nuisances affecting public peace or safety coming within section 382-3:

- A. All signs and billboards, awnings and other similar structures over or near streets, sidewalks, public grounds or places frequented by the public, so situated or constructed as to endanger public safety.
- B. All buildings erected, repaired or altered in violation of fire hazard areas, relating to materials and manner of construction of buildings and structures within such district.
- C. All unauthorized signs, signals, markings or devices placed or maintained upon or in view of any public highway or railway crossing which purport to be or may be mistaken as an official traffic control device, railroad signal or which because of its color, location, brilliance or manner of operation interferes with the effectiveness of any such device, signal or sign.
- D. All trees, hedges, billboards or other obstructions which prevent persons driving vehicles on public streets, alleys or highways from obtaining a clear view of traffic when approaching an intersection or pedestrian crosswalk.
- E. All use or display of fireworks except as provided by law.
- F. All buildings or structures so old, dilapidated or out of repair as to be dangerous, unsafe, unsanitary or otherwise unfit for human use.
- G. All wires over streets, alleys or public grounds which are strung less ~~that~~ than 15 feet above the surface thereof.
- H. All loud, discordant and unnecessary noises or vibrations of any kind.
- I. The keeping or harboring of any animal or fowl which by frequent or habitual howling, yelping, barking, crowing or making of other noises shall greatly annoy or disturb a neighborhood or any considerable number of persons within the village.
- J. All obstructions of streets, alleys, sidewalks or crosswalks and all excavations in or under the same, except as permitted by the village or which, although made in accordance with village authorization, are kept or maintained for an unreasonable or illegal length of time after the purpose thereof has been accomplished.
- K. All open and unguarded pits, wells, excavations or unused basements freely accessible from any public street, alley or sidewalk.
- L. All abandoned refrigerators or iceboxes from which the doors and other covers have not been removed or which are not equipped with a device for opening from the inside.
- M. Any unauthorized or unlawful use of property abutting on a public street, alley or sidewalk or of a public street, alley or sidewalk which causes large crowds of people to gather, obstructing traffic and free use of the streets or sidewalks.

N. Repeated or continuous violations of ordinances or laws relating to the storage of flammable liquids.
(Ord. of 4-12-2004)

§ 382-7. Junked vehicles and other junk.

- A. No disassembled, dismantled, junked, wrecked or inoperable or unlicensed vehicle shall be stored or allowed to remain in the open upon private property within the village for a period of more than five days unless it is in connection with an automotive sales or repair business enterprise located within a properly zoned area.
- B. The keeping, housing, storing and placing of all junk, such as scrap iron, wrecked vehicles, junked vehicles, junked machinery, wrecked machinery, junked trailers, wrecked trailers, bottles, jugs, rags, broken glass, paper of all kinds, scrap metal and anything that might pertain to a junkyard, is declared to be a public nuisance and detriment to the public health and welfare of the village.
- C. Any person violating subsection A or B of this section shall be subject to section 382-2. Upon removal, the vehicle and/or junk shall be stored in a junkyard or salvage yard or other suitable place for 30 days, and the owner thereof shall be notified, if the name and whereabouts of the owner can be readily ascertained. At the end of this time, the vehicle and/or junk shall be disposed of unless claimed by the owner. If the vehicle and/or junk is claimed by the owner, all reasonable charges for handling and storage shall be paid by the owner.

(Ord. of 4-12-2004)

§ 382-8. Misuse of 911 emergency telephone system.

- A. Definitions. The following definitions shall apply in the interpretation and the enforcement of this section:
Emergency. A situation in which property or human life is in jeopardy and the prompt summoning of aid is essential.
- B. No person shall dial the telephone number "911" knowing that no emergency in fact exists.
- C. No person shall dial the telephone number "911" and report a situation that he or she knows is false, misleading or does not exist.

(Ord. No. 12-03, 3-12-2012)



Report to CLIPP

Item Name: Traffic Control on County Road XX and Terrebonne Dr

Meeting Date: July 6, 2026

Referring Body:

Committee Contact:

Staff Contact: Greg Ulman

Report Prepared by: Greg Ulman

With the County Rd X and XX paving project wrapping up Kevin Lang, Marathon County Highway Commissioner reached out to us Kronenwetter and Rothschild to see if the temporary 4-way stop was still needed in a permanent state after the construction wrapped up. The other item he asked about was if we were in favor of doing a speed study on that stretch of road, currently the posted speed limit is 35mph. The following e-mail gives a full explanation of his request.

We have had many residents reach out to us to say they liked the 4-way stop at that intersection, I have heard no one say they wanted the 2-way stop back in place.

The County would like CLIPP to recommend one of the four options:

- We support a 4-way stop
- We do not support it
- We support it if it meets with the Wisconsin DOT warrant analysis for a 4-way stop (based on crashes, volumes, and “other factors”)
- We support having a study done and will make a determination after the study is complete.... which at that point the Infrastructure Committee might just make a determination when the study is complete

Greg Ulman

From: Kevin S. Lang <Kevin.Lang@marathoncounty.gov>
Sent: Thursday, June 18, 2026 10:59 AM
To: Tim Vergara; Greg Ulman
Cc: James Davel; Dan Joling; Ryan VanDeWalle; Dan Helgeson; Jason Jankowski
Subject: RE: [External] Stop Signs at XX and Terrobonne

It sounds like you'll be getting petitions regarding the four way stop and possibly speed limits too.

The Infrastructure Committee would like to have input from the Villages on the four way stop. I think you could go with one of the following;

- We support it
- We don't support it
- We support it if it meets with the Wisconsin DOT warrant analysis for a four-way stop (based on crashes, volumes, and "other factors").
- We support having a study done and will make a determination after the study is complete....which at that point the Infrastructure Committee might just make a determination when the study is complete.

For the speed limits, I wasn't planning on a speed study, but we'd definitely consider one if the Villages are requesting the additional lowering of the speed limits. We typically do speed studies if we're aware of a design issue (i.e. hill on County X in Weston is too steep for 45 mph, so we have it posted at 35 mph) or when a municipality requests one and it is possibly warranted. We did a study of this area back in 2008+/- that didn't recommend changes, but that's nearly 20 years ago.

Kevin Lang, PE
 Highway Commissioner
 Marathon County Highway Department
 phone 715.261.1801 | mobile 715.581.4759
<https://www.marathoncounty.gov>



From: Tim Vergara <tvergara@rothschildwi.com>
Sent: Thursday, June 18, 2026 10:49 AM
To: Kevin S. Lang <Kevin.Lang@marathoncounty.gov>; Greg Ulman <gulman@kronenwetter.gov>
Cc: James Davel <jdavel@kronenwetter.gov>; djoling@kronenwetter.gov; Ryan VanDeWalle <rvandewalle@rothschildwi.com>; Dan Helgeson <dhelgeson@rothschildwi.com>; Jason Jankowski

<Jason.Jankowski@marathoncounty.gov>
Subject: RE: Stop Signs at XX and Terrobonne

Kevin –

For clarification, what do you need from both communities at this time?



Timothy D. Vergara, PE
Administrator of Public Works
P: 715.359.3660
F: 715.359.7218
Email: tvergara@rothschildwi.com
Web: www.rothschildwi.com
211 Grand Ave. Rothschild, WI 54474



“The best way to predict the future, is to create it” – Abraham Lincoln

From: Kevin S. Lang <Kevin.Lang@marathoncounty.gov>
Sent: Wednesday, June 17, 2026 12:39 PM
To: Tim Vergara <tvergara@rothschildwi.com>; Greg Ulman <gulman@kronenwetter.gov>
Cc: James Davel <jdavel@kronenwetter.gov>; djoling@kronenwetter.gov; Ryan VanDeWalle <rvandewalle@rothschildwi.com>; Dan Helgeson <dhelgeson@rothschildwi.com>; Jason Jankowski <Jason.Jankowski@marathoncounty.gov>
Subject: RE: Stop Signs at XX and Terrobonne

I did have an intersection count completed while the four way stop was in place to collect that data.

Typically to convert an intersection to an all way stop, it must meet the warrant criteria that WisDOT establishes. Warrants can be met for crashes, traffic volumes, sight distance, or as transitory fixes before signals can be put up. There’s also the “other factors”

Please don’t share this information, as it is extremely preliminary, but the crashes may likely meet warrants and the traffic volumes are just slightly below the thresholds. In the category of “other factors”, the data shows that Tesch Lane has extremely similar volumes as the eastbound and westbound legs of the intersection. This may meet the “other factors” warrant.

My approach will be to have a firm complete the warrants and a provide a recommendation for the intersection from a traffic engineer, if the Villages are in concurrence. If both villages are opposed; we will likely respect your decision and leave it status quo while monitoring the crash statistics. Last year looked to be a bad crash year. If that was an anomaly, that is great. If it is the new norm, we’ll want to make a change at the intersection with either lane configurations or the all way stop control.

I highly doubt a roundabout would be warranted here at this time.

Kevin Lang, PE
Highway Commissioner
Marathon County Highway Department

phone 715.261.1801 | mobile 715.581.4759

<https://www.marathoncounty.gov>



From: Tim Vergara <tvergara@rothschildwi.com>
Sent: Wednesday, June 17, 2026 11:06 AM
To: Kevin S. Lang <Kevin.Lang@marathoncounty.gov>; Greg Ulman <gulman@kronenwetter.gov>
Cc: James Davel <jdavel@kronenwetter.gov>; djoling@kronenwetter.gov; Ryan VanDeWalle <rvandewalle@rothschildwi.com>; Dan Helgeson <dhelgeson@rothschildwi.com>; Jason Jankowski <Jason.Jankowski@marathoncounty.gov>
Subject: RE: Stop Signs at XX and Terrobonne

Hi Kevin –

Thanks for the info. I will talk with Ryan about this as I assume it needs to go through the Board.



Timothy D. Vergara, PE
Administrator of Public Works
 P: 715.359.3660
 F: 715.359.7218
 Email: tvergara@rothschildwi.com
 Web: www.rothschildwi.com
 211 Grand Ave. Rothschild, WI 54474



“The best way to predict the future, is to create it” – Abraham Lincoln

From: Kevin S. Lang <Kevin.Lang@marathoncounty.gov>
Sent: Wednesday, June 17, 2026 9:37 AM
To: Tim Vergara <tvergara@rothschildwi.com>; Greg Ulman <gulman@kronenwetter.gov>
Cc: James Davel <jdavel@kronenwetter.gov>; djoling@kronenwetter.gov; Ryan VanDeWalle <rvandewalle@rothschildwi.com>; Dan Helgeson <dhelgeson@rothschildwi.com>; Jason Jankowski <Jason.Jankowski@marathoncounty.gov>
Subject: FW: Stop Signs at XX and Terrobonne

Gentlemen – I just want to give you an update on the all-way stop at County Road XX and Terrebonne. We installed some message boards this week to notify drivers of the traffic control change coming up tomorrow. Our crews will be tearing down traffic control on County Road XX as that work is complete. They’ll be reverting to the old speed limits and removing the all way stop signs at Terrebonne.

It is likely that there will be some issues, but we're hoping the message boards helped prepare drivers for the change. We'll also be installing "Cross Traffic Does Not Stop" under the sidestreet stop signs.

Additionally, I had a traffic count completed while the all way stop was in place. Could you share with me if they Villages is in support of reviewing this intersection to make it an all way stop sign permanently? My understanding is the land along Eagle's Nest has some development, but I'm not sure on the details for that. If that will be generating more traffic on Eagle's Nest, the volumes may be at the point where an all way stop could be warranted.

Kevin Lang, PE
Highway Commissioner
Marathon County Highway Department
phone 715.261.1801 | mobile 715.581.4759
<https://www.marathoncounty.gov>



From: Marathon County, WI <no-reply@marathoncounty.gov>
Sent: Wednesday, June 17, 2026 8:02 AM
To: Kevin S. Lang <Kevin.Lang@marathoncounty.gov>
Subject: Stop Signs at XX and Terrebonne

Message submitted from the <Marathon County, WI> website.

Site Visitor Name: Isabel Fabry
Site Visitor Email: Isabelmae98@gmail.com

Hi, I wasn't sure whom to reach out to regarding this so I thought I would try starting here.

I'm concerned regarding the new 4 way stop at Terrebonne Dr and XX.

I know there is the orange flags already placed on them. But they don't seem to be catching peoples attention.

My husband, myself, my mother, as well as others within the Village have nearly been hit by people that are blowing through the stop signs.

Is it possible to get flashing red lights on them? It seems some people still just aren't aware the stop signs are there.

I would appreciate any help or guidance on if there is someone specific I should reach out to regarding this or if it's even possible.

=====
Statement of Confidentiality This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you are not the intended recipient of this email, any use, dissemination, forwarding, printing, or copying of this email is prohibited. Please notify the sender of this email of the error and delete the email.

=====

=====
Statement of Confidentiality This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you are not the intended recipient of this email, any use, dissemination, forwarding, printing, or copying of this email is prohibited. Please notify the sender of this email of the error and delete the email.

=====

=====
Statement of Confidentiality This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you are not the intended recipient of this email, any use, dissemination, forwarding, printing, or copying of this email is prohibited. Please notify the sender of this email of the error and delete the email. =====

Greg Ulman

From: Dan Joling
Sent: Wednesday, July 1, 2026 9:09 AM
To: Greg Ulman
Cc: James Davel
Subject: Fwd: [External] CTH X & XX

Greg,

Wanted to forward to you as I didn't see you in the communications in fact, not real sure how it got to this point but here it is.

Dan-VP
Sent from my iPad

Begin forwarded message:

From: Tim Vergara <tvergara@rothschildwi.com>
Date: July 1, 2026 at 8:20:45 AM CDT
To: "Kevin S. Lang" <Kevin.Lang@marathoncounty.gov>, James Davel <jdavel@kronenwetter.gov>, Dan Joling <djoling@kronenwetter.gov>
Cc: Lance Leonhard <Lance.Leonhard@marathoncounty.gov>, Ryan VanDeWalle <rvandewalle@rothschildwi.com>
Subject: RE: [External] CTH X & XX

Thank you Kevin.



Timothy D. Vergara, PE
Administrator of Public Works
P: 715.359.3660
F: 715.359.7218
Email: tvergara@rothschildwi.com
Web: www.rothschildwi.com
211 Grand Ave. Rothschild, WI 54474



"The best way to predict the future, is to create it" – Abraham Lincoln

From: Kevin S. Lang <Kevin.Lang@marathoncounty.gov>
Sent: Wednesday, July 1, 2026 7:52 AM
To: James Davel <jdavel@kronenwetter.gov>; djoling@kronenwetter.gov

Cc: Tim Vergara <tvergara@rothschildwi.com>; Lance Leonhard <Lance.L Leonhard@marathoncounty.gov>
Subject: CTH X & XX

Gentlemen,

I believe you may have public comment coming up at your upcoming Kronenwetter CLIPP meeting regarding CTH XX, X and Tesch/Terrebonne. I will be out of town, but wanted to give you a status update and information.

We have EMCS working on evaluating the intersection of CTH XX and Terrebonne. A traffic count was already completed using a camera system that was installed. The consultant will review the traffic volumes and crash data in detail and use the Wisconsin DOT all-way stop warrant analysis to determine if an all-way stop is recommended for this intersection.

The warrants were developed to have a consistent data-based approach to implementing all-way stops.

As stated above, the consultant will go through all of the information in more detail than my quick review, but I wanted to share the preliminary info with you.

The traffic volume warrant looks at side street volumes relative to the through street volume. The warrant analysis sets a minimum of 8 hours where the main road traffic is greater than 300 vehicles per hour and the side street volume is greater than 200 vehicles per hour. The preliminary review shows 3 hours where this occurs (afternoon peak time from 4 pm to 7 pm).

The crash data looks for 5 crashes in a 12-month period or 8 crashes in a 36-month period that could have been prevented with an all-way stop. While rear-end crashes are concerning here, the right-angle crashes are the most concerning as they are often serious injury crashes and can be fatal or life altering. The preliminary data does show the intersection does appear to meet both crash warrants. I highlighted the right-angle crashes below. I also highlighted the injuries (A = serious, B = minor, C = Possible and O = no apparent injury). I'll also share my experience is that "no apparent injury" can turn into injuries when the adrenaline runs out and reality hits.

The amount of right-angle crashes in the preliminary review are concerning here.

I'm sharing this with you so you can have some data for your discussions. I read a comment from a resident that there's never any crashes at the intersection; this would be someone's view if they never saw any crashes. This may be what the public comments are. Rather than debating opinions, I think the data is more meaningful. The preliminary data shows there is 1 crash for every one-million vehicles entering the intersection. In the world of traffic engineering, 1 crash has historically been the value where you identify an intersection likely has a crash problem and a change is likely warranted (changes could include extra signs, lights, pavement marking, all-way stop, signals, roundabout, turn lanes, etc.). My recommendation

would be to supply this data, clearly articulate that it is preliminary and note we expect the complete report to be available near the end of July.

Regarding speed limits – we have done nothing with the verbal requests from residents on this. We’d ask the Village to submit a request for this before we’d engage a consultant and start a formal review. One of the requests you may hear is speed reduction for the purpose of crossing the highway. At times this is a warranted change, and at times it can result in a more hazardous crossing as we have some vehicles traveling at the reduced speed, and others still traveling at 50 mph. The speed differential can present a hazard as pedestrians can’t judge how quickly vehicles will be at the intersection.

Other possible solutions for crossing a highway are marked crosswalks, additional signs, and most effective is actuated signs where pedestrians can turn on flashing lights to alert drivers. Rib Mountain has installed these near Doepke Park and Era restaurant (see picture below).

For comparison, CTH R in Rib Mountain has a park as an attraction that resident need to cross to access, 75’ of pavement to cross and 7900 vehicles per day (this is a 35 mph zone). CTH X has about 30’ of pavement to cross and 5000 vehicles per day in a 45 mph zone. The balance here is figuring out if the crossing volume is high enough to warrant slowing down all of the vehicles on the county highway.

Feel free to give me a call if you need a quick 5 minute explanation on these items. Below is some of the crash data and the photo of the pedestrian actuated crossing signs and lights.

DOCTNMBR	AGENCY	CRSHDATE	CRSHHC	ONRDWY	ON	ATRDW	INJSVR	TOTFAT
32L00LHJPQ	KRONENWETI	12/1/2021	11	TERREBONNE DR		TESCH LN	B	0
32L00FKDB9	KRONENWETI	9/2/2022	16	TERREBONNE DR		XX	O	0
32L3DT5JPG	KRONENWETI	2/14/2023	16	TERREBONNE DR		XX	O	0
34L0122Z49	ROTHSCHILD I	3/7/2023	15	XX	EB	TESCH LN	O	0
32L1BK8JPL	KRONENWETI	8/9/2023	11	TERREBONNE DR		XX	O	0
34L013B03K	ROTHSCHILD I	8/21/2023	16	XX	WB	TESCH LN	C	0
34L01884KB	ROTHSCHILD I	10/18/2023	11	XX	WB	TERREBON	C	0
34L010TWV9	ROTHSCHILD I	11/9/2023	14	XX	EB	TESCH LN	O	0
NBL096J8Z0	MOUNTAIN B/	3/17/2025	14	XX	WB	TESCH LN	B	0
NBL1BRFP3X	MOUNTAIN B/	7/18/2025	11	TESCH LN		XX	O	0
32L3DT5JRF	KRONENWETI	8/14/2025	11	TERREBONNE DR		XX	B	0
32L3DT5JRS	KRONENWETI	12/16/2025	16	XX	SB	TESCH LN	O	0
NBL1122XZN	MOUNTAIN B/	5/7/2026	6	XX	WB	TESCH LN	O	0



Kevin Lang, PE
Highway Commissioner
Marathon County Highway Department
phone 715.261.1801 | mobile 715.581.4759
<https://www.marathoncounty.gov>



=====
Statement of Confidentiality This email and any files
transmitted with it are confidential and intended solely for the use of the individual or entity to
whom they are addressed. If you are not the intended recipient of this email, any use,
dissemination, forwarding, printing, or copying of this email is prohibited. Please notify the
sender of this email of the error and delete the email. =====