TITLE 20

MISCELLANEOUS

CHAPTER

- 1. REGULATING USE OF BOAT LAUNCHING RAMP.
- 2. DEALING IN ANTIQUE OR SCRAP JEWELRY.

CHAPTER 1

REGULATING USE OF BOAT LAUNCHING RAMP

SECTION

20-101. Permit required.

20-102. Permit fee.

20-101. <u>Permit required</u>. It shall be unlawful for any person, corporation, company or entity to use the launching ramp at the Kingston City Park for the purpose of launching any boat in excess of thirty feet (30') in length, other than pontoon boats, without having first obtained a permit. (2009 Code, § 20-101)

20-102. Permit fee. The Parks and Recreation Director of the City of Kingston, Tennessee, is hereby authorized to issue launch permits upon satisfying himself that the use of the launch ramp will not endanger the underlying structure of the launch ramp or unduly limit the use of the launch ramp by others and upon the payment of a permit fee in the amount of fifty dollars (\$50.00). The parks and recreation director is hereby authorized to make reasonable regulations regarding the scope of any such launch permit issued. (2009 Code, § 20-102)

CHAPTER 2

DEALING IN ANTIQUE OR SCRAP JEWELRY

SECTION

- 20-201. Dealers shall register.
- 20-202. Holding period for items purchased.
- 20-203. Log or register requirements.
- 20-204. Tag requirements.
- 20-205. Violations and penalty.
- **20-201.** <u>Dealers shall register</u>. (1) Any person, firm, or corporation purchasing or otherwise dealing in antique or used silverware and jewelry and timepieces or scrap jewelry and/or precious metals, where the said purchase is for resale in its original form or as changed by remounting, melting, reforming, remolding, or recasting or for resale as scrap or in bulk, shall be referred to as a dealer ("dealer") for purposes of this chapter and shall be required to register with the Chief of Police of the City of Kingston.
- (2) The provisions of this chapter shall not be applicable to any person, firm or corporation purchasing or otherwise dealing solely in coins. (2009 Code, § 20-301)
- **20-202.** Holding period for items purchased. It shall be unlawful for any person or corporation engaging in the activity described in § 20-201 hereof to sell, exchange, barter or remove from the place in which said business is conducted, or to hide same from view or inspection by a law enforcement officer, or to change the form of any of said items by remounting, melting, cutting up, or otherwise changing the form of any of said items for a period of thirty (30) days from the date and time of said purchase. (2009 Code, § 20-302)
- **20-203.** Log or register requirements. Every person or corporation dealing in the items described in § 20-201 shall keep a written or electronic log and shall enter in said log a clear and accurate description of any items of jewelry or precious metals or silverware purchased, the date and time of purchase, the amount of money paid for said items and the name, race, and residence address of the seller. The seller shall sign and the dealer shall retain a written acknowledgment of the sale of each item sold. The dealer shall require the seller to present and the dealer shall verify the identity of the seller. Acceptable items of identification are one (1) of the following, which shall be listed in the log of the transaction:
 - (1) A state-issued driver's license;
 - (2) A state-issued identification card;
 - (3) A passport;
 - (4) A valid military identification;

- (5) A nonresident alien border crossing card;
- (6) A resident alien border crossing card; or
- (7) A United States immigration and naturalization service identification.

For each day the dealer shall transact business of the type described in § 20-201, he shall deliver the Chief of the Kingston City Police a copy of the log concerning that day's business, and said copy of said log shall be delivered by noon of the day following the date of said transaction. The original log shall be carefully preserved without alteration and shall at all times be open to the inspection of the Kingston City Police Chief, any police officer of the city, and the Roane County Sheriff or any deputy sheriff. (2009 Code, § 20-303)

20-204. Tag requirements. In addition to the log requirements set forth in § 20-203, every person or corporation dealing in the items described herein shall place a tag with identifying number on each article or item purchased, placing the name, race, and residence and address of the seller on said tag. The number on the tag shall be placed in the log or register mentioned above beside the seller's name. There shall be no duplicate numbers placed on articles purchased. Tags shall remain attached to the article purchased for the same period required in § 20-202. (2009 Code, § 20-304)

20-205. <u>Violations and penalty</u>. Every person, firm, or corporation, their agents, or employees who shall violate any of the provisions of this chapter shall, upon conviction thereof, be fined a sum of not less than fifty dollars (\$50.00). (2009 Code, § 20-305)