TITLE 15
MOTOR VEHICLES, TRAFFIC AND PARKING

CHAPTER
1. MISCELLANEOUS.
2. SPEED LIMITS.
3. PARKING.
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CHAPTER 1
MISCELLANEOUS

SECTION
15-101. Compliance with financial responsibility law required.
15-102. Adoption of state traffic statutes and regulations.

15-101. Compliance with financial responsibility law required.
(1) This section shall apply to every vehicle subject to the state registration and certificate of title provisions.
(2) At the time the driver of a motor vehicle is charged with any moving violation under Tennessee Code Annotated, title 55, chapters 8 and 10, parts 1-5, chapter 50; any provision in this title of this municipal code; or at the time of an accident for which notice is required under Tennessee Code Annotated, § 55-10-106, the officer shall request evidence of financial responsibility as required by this section. In case of an accident for which notice is required under Tennessee Code Annotated, § 55-10-106, the officer shall request such evidence from all drivers involved in the accident, without regard to apparent or actual fault. For the purposes of this section, "financial responsibility" means:
   (a) Documentation, such as the declaration page of an insurance policy, an insurance binder, or an insurance card from an insurance company authorized to do business in Tennessee, stating that a policy of insurance meeting the requirements of the Tennessee Financial Responsibility Law of 1977, compiled in Tennessee Code Annotated, chapter 12, title 55, has been issued;
   (b) A certificate, valid for one (1) year, issued by the commissioner of safety, stating that a cash deposit or bond in the amount

1Municipal code reference
Excavations and obstructions in streets, etc.: title 16.
required by the Tennessee Financial Responsibility Law of 1977, compiled in Tennessee Code Annotated, chapter 12, title 55, has been paid or filed with the commissioner, or has qualified as a self-insurer under Tennessee Code Annotated, § 55-12-111; or

(c) The motor vehicle being operated at the time of the violation was owned by a carrier subject to the jurisdiction of the department of safety or the interstate commerce commission, or was owned by the United States, the State of Tennessee or any political subdivision thereof, and that such motor vehicle was being operated with the owner's consent.

(3) It is a civil offense to fail to provide evidence of financial responsibility pursuant to this section. Any violation is punishable by a civil penalty of up to fifty dollars ($50.00).

(4) The penalty imposed by this section shall be in addition to any other penalty imposed by the laws of this state or this municipal code.

(5) On or before the court date, the person so charged may submit evidence of financial responsibility at the time of the violation. If it is the person's first violation of this section and the court is satisfied that such financial responsibility was in effect at the time of the violation, the charge of failure to provide evidence of financial responsibility shall be dismissed. Upon the person's second or subsequent violation of this section, if the court is satisfied that such financial responsibility was in effect at the time of the violation, the charge of failure to provide evidence of financial responsibility may be dismissed. Any charge which is dismissed pursuant to this subsection shall be dismissed without costs to the defendant and no litigation tax shall be due or collected.

CHAPTER 2

SPEED LIMITS

SECTION
15-201. In general.

15-201. In general. It shall be unlawful for any person to drive an automobile, motor-car, automobile truck, motorcycle or other motor driven vehicles within the corporate limits of the City of Clifton, Tennessee at a rate of speed more than twenty miles per hour (20 m.p.h.) unless otherwise posted. (1999 Code, § 15-201)

15-202. On certain streets. No person shall drive or operate a motor vehicle on State Highway no. 114 within the corporate limits of the City of Clifton in excess of thirty miles per hour (30 m.p.h.), unless otherwise posted. (1999 Code, § 15-202)
CHAPTER 3

PARKING

SECTION

15-301. Generally. No person shall leave any motor vehicle unattended on any street without first setting the brakes thereon, stopping the motor, removing the ignition key, and turning the front wheels of such vehicle toward the nearest curb or gutter of the street.

Except as hereinafter provided, every vehicle parked upon a street within this city shall be so parked that its right wheels are approximately parallel to and within eighteen inches (18") of the right edge or curb of the street. On one-way streets where the city has not placed signs prohibiting the same, vehicles may be permitted to park on the left side of the street, and in such cases the left wheels shall be required to be within eighteen inches (18") of the left edge or curb of the street.

Notwithstanding anything else in this code to the contrary, no person shall park or leave a vehicle parked on any public street or alley within the fire limits between the hours of 1:00 A.M. and 5:00 A.M. or on any other public street or alley for more than seventy-two (72) consecutive hours without the prior approval of the chief of police.

Furthermore, no person shall wash, grease, or work on any vehicle, except to make repairs necessitated by an emergency, while such vehicle is parked on a public street. (1999 Code, § 15-301)

15-302. Angle parking. On those streets which have been signed or marked by the city for angle parking, no person shall park or stand a vehicle other than at the angle indicated by such signs or markings. No person shall angle park any vehicle which has a trailer attached thereto or which has a length in excess of twenty-four feet (24"). (1999 Code, § 15-302)

15-303. Occupancy of more than one space. No person shall park a vehicle in any designated parking space so that any part of such vehicle occupies more than one such space or protrudes beyond the official markings on the street or curb designating such space unless the vehicle is too large to be parked within a single designated space. (1999 Code, § 15-303)
15-304. Where prohibited. No person shall park a vehicle in violation of any sign placed or erected by the state or city, nor:
   (1) On a sidewalk; provided, however, a bicycle may be parked on a sidewalk if it does not impede the normal and reasonable movement of pedestrian or other traffic;
   (2) In front of a public or private driveway;
   (3) Within an intersection;
   (4) Within fifteen feet (15’) of a fire hydrant;
   (5) Within a pedestrian crosswalk;
   (6) Within twenty feet (20’) of a crosswalk at an intersection;
   (7) Within thirty feet (30’) upon the approach of any flashing beacon, stop sign or traffic-control signal located at the side of a roadway;
   (8) Within fifty feet (50’) of the nearest rail of a railroad crossing;
   (9) Within twenty feet (20’) of the driveway entrance to any fire station, and on the side of the street opposite the entrance to any fire station within seventy-five feet (75’) of such entrance when properly signposted;
   (10) Alongside or opposite any street excavation or obstruction when stopping, standing or parking would obstruct traffic;
   (11) On the roadway side of any vehicle stopped or parked at the edge or curb of a street;
   (12) Upon any bridge or other elevated structure upon a highway or within a highway tunnel;
   (13) In a parking space clearly identified by an official sign as being reserved for the physically handicapped, unless, however, the person driving the vehicle is:
      (a) Physically handicapped, or
      (b) Parking such vehicle for the benefit of a physically handicapped person. A vehicle parking in such a space shall display a certificate of identification or a disabled veteran’s license plate issued under Tennessee Code Annotated, title 55, chapter 21. (1999 Code, § 15-304)

15-305. Loading and unloading zones. No person shall park a vehicle for any purpose or period of time other than for the expeditious loading or unloading of passengers or merchandise in any place marked by the city as a loading and unloading zone. (1999 Code, § 15-305)

15-306. Presumption with respect to illegal parking. When any unoccupied vehicle is found parked in violation of any provision of this chapter, there shall be a prima facie presumption that the registered owner of the vehicle is responsible for such illegal parking. (1999 Code, § 15-306)
CHAPTER 4

ENFORCEMENT

SECTION
15-401. Issuance of traffic citations.
15-402. Failure to obey citation.
15-403. Illegal parking.
15-406. Violations and penalty.

15-401. Issuance of traffic citations. When a police officer halts a traffic violator other than for the purpose of giving a warning, and does not take such person into custody under arrest, he shall take the name, address, and operator's license number of said person, the license number of the motor vehicle involved, and such other pertinent information as may be necessary, and shall issue to him a written traffic citation containing a notice to answer to the charge against him in the city court at a specified time. The officer, upon receiving the written promise of the alleged violator to answer as specified in the citation, shall release such person from custody. It shall be a civil offense for any alleged violator to give false or misleading information as to his name or address. (1999 Code, § 15-401)

15-402. Failure to obey citation. It shall be unlawful for any person to violate his written promise to appear in court after giving said promise to an officer upon the issuance of a traffic citation, regardless of the disposition of the charge for which the citation was originally issued. (1999 Code, § 15-402)

15-403. Illegal parking. Whenever any motor vehicle without a driver is found parked or stopped in violation of any of the restrictions imposed by this code, the officer finding such vehicle shall take its license number and may take any other information displayed on the vehicle which may identify its user, and shall conspicuously affix to such vehicle a citation for the driver and/or owner to answer for the violation within thirty (30) days during the hours and at a place specified in the citation. (1999 Code, § 15-403)

¹Municipal code reference
Issuance of citations in lieu of arrest and ordinance summonses in non-traffic related offenses: title 6, chapter 1.

State law reference
15-404. **Impoundment of vehicles.** Members of the police department are hereby authorized, when reasonably necessary for the security of the vehicle or to prevent obstruction of traffic, to remove from the streets and impound any vehicle whose operator is arrested or any unattended vehicle which is parked so as to constitute an obstruction or hazard to normal traffic, or which has been parked for more than one (1) hour in excess of the time allowed for parking in any place, or which has been involved in two (2) or more violations of this title for which citation tags have been affixed to the vehicle and the vehicle not removed. Any impounded vehicle shall be stored until the owner or other person entitled thereto claims it, gives satisfactory evidence of ownership or right to possession, and pays all applicable fees and costs of impoundment and storage, or until it is otherwise lawfully disposed of. (1999 Code, § 15-404)


15-406. **Violations and penalty.** Any violation of this title shall be a civil offense punishable as follows:

1. Traffic citations. Traffic citations shall be punishable by a civil penalty up to fifty dollars ($50.00) for each separate offense.
2. Parking citations. For parking violations, excluding handicapped parking violations, the offender may have the charge against him disposed of by paying to the city recorder a fine not to exceed twenty-five dollars ($25.00) provided he waives his right to a judicial hearing. If the offender wishes to contest the citation in municipal court, he shall be subject to a maximum fine of twenty-five dollars ($25.00) and all associated court costs and taxes, as allowed by law, if found guilty. (1999 Code, § 15-406)