

ORDINANCE NO. 60-3

DEFINING DISORDERLY PRACTICES, PROHIBITING THE
COMMISSION OF DISORDERLY PRACTICES, AND PRO-
VIDING PENALTIES FOR THE VIOLATION THEREOF

The Township of Hilltown hereby ordains as follows:

Section 1. Disorderly practices are hereby prohibited within the Township of Hilltown.

Section 2. Disorderly practices are hereby defined as any act, word or conduct causing or tending to cause a disturbance of the peace and good order of the Township, or causing or tending to cause any danger, discomfort or annoyance to any of the inhabitants of the Township or users of the Township thoroughfares; or the making of any loud, boisterous or unseemly noise or disturbance; or fighting or quarreling or inciting others to fight or quarrel; or the public use of obscene or indecent language; or the loafing or loitering or congregating upon any public streets or alleys or public grounds of the Township of Hilltown, to the annoyance of peaceable residents nearby or traveling upon any street or alley or being lawfully upon any public grounds of the Township, whereby the public peace is broken or disturbed or the traveling annoyed.

The act of congregating or loitering on private property by persons who are neither business invitees or guests in such a manner as to inconvenience other persons who are business invitees or guests is also defined as a disorderly practice and is hereby declared to be unlawful.

Section 3. Any person committing any disorderly practice shall, upon conviction before any Justice of the Peace, be sentenced to pay the costs of prosecution fine not exceeding \$300 for each

offense, and in default of said fine shall be committed to the County Jail for a period not exceeding thirty days.

Enacted into Ordinance this *3rd* day of *December*
A. D. 1960.

Paul Frankfield

Elmer J. Herkman