

Chapter 169

SKATEBOARDS

§ 169-1. Definitions.

§ 169-2. Prohibited acts.

§ 169-3. Penalties for offenses.

[HISTORY: Adopted by the Board of Trustees of the Village of Vernon 10-13-1993 as L.L. No. 2-1993. Amendments noted where applicable.]

§ 169-1. Definitions.

For the purpose of this chapter, the following terms shall have the meanings indicated:

SKATEBOARD — A platform which is mounted on wheels, having no mechanism or other device with which to steer or control the direction of movement thereof while being used, operated or ridden.

§ 169-2. Prohibited acts.

- A. Operation of any skateboard is hereby prohibited within all roadways and on all pedestrian sidewalks within Vernon Village limits.
- B. Operation of skateboards is also prohibited on any and all business and manufacturing premises without prior approval of the owner or owners.

§ 169-3. Penalties for offenses.

Any person found violating the above section shall have his or her skateboard immediately impounded. In the case of a first offense, the skateboard will be returned to the rider at the Vernon Police Department upon the appearance of the rider, if the rider is of age eighteen (18) years of older, or appearance there of the rider accompanied by his parent or guardian, if the rider is under the age of eighteen (18). In the case of a second offense, the skateboard shall be taken from the rider and not returned to him or her for fifteen (15) days, upon appearance at the Vernon Police Department as aforesaid. In the case of a third offense, the skateboard shall be taken away from the rider and not returned to him or her for one (1) year from the date of the violation, upon appearance at the Vernon Police Department as set forth above. If the skateboard is not claimed at the police station after a year and a half, the police may dispose of it in accordance with provisions for disposing of property under the New York State Personal Property Law as lost and found property.