



Published on *County of Glenn* (<http://www.countyofglenn.net>)

[Home](#) > Parking

Chapter 080 Parking

- **Section 010 Angle Parking Designated**

The county permits angle parking on the following described roadways in Hamilton City, Glenn County, California:

- A. From the north line of the intersection of Second and Main Streets northerly on the east and west sides of Main Street for a distance of three hundred fifty feet;
- B. From the south line of the intersection of Second and Main Streets southerly on the east and west sides of Main Street for a distance of one hundred fifty feet;
- C. From the west line of the intersection of Second and Main Streets westerly on the south side of Second Street for a distance of three hundred feet;
- D. From the east line of the intersection of Second and Main Streets easterly on the south side of Second Street for a distance of one hundred fifty feet;
- E. From the south line of the intersection of Fifth Street and Los Robles Avenue, southerly on the east side of Los Robles Avenue for a distance of one hundred fifty-six feet.

(Ord. 837 § 1, 1985; Ord. 381 § 1, 1959.)

- **Section 020 Angle Parking--Marking**

The road commissioner of the county shall take all necessary steps to mark the highways and roadways referred to in Section 11.08.010 so as to indicate angle parking in the areas specified. (Ord. 381 § 2, 1959.)

- **Section 030 Civil Penalties**

With the enactment of AB 408, parking violations are removed from the court system and enforced via

"civil penalties," hereafter referred to as "fines." These fines may include but are not limited to administrative fee, assessment fee (court/jail construction), late payment penalty, and cost of collection. The County Board of Supervisors has the sole authority for setting penalties, but will as much as possible maintain uniformity within the county. (Ord. 1123 § 1, 2000.)

- **Section 040 Fine Schedule**

From time to time, the County Board of Supervisors may review and reset the schedule of penalties or fines. This will be by resolution, and a current copy will be maintained by the County Clerk's office, the Parking Program Hearing Officer, and the Sheriff's Office. (Ord. 1123 § 1, 2000.)

- **Section 050 Assessments**

A. Assessments required by Section 76000 et seq. of the Government Code will be forwarded to the County. This assessment will be submitted to the county no later than 45 days after the last day of the month in which the fine was collected.

B. An additional administrative fee by the County will be added to each citation. This fee will defray the cost of the program. The amount of the fee will be established by resolution and deposited in the County's General Fund.

C. Delinquent Fines and Late Payment Penalty. Fines shall be delinquent after 30 days of issuance of citation. Delinquent notices shall be issued when fine becomes delinquent. A late payment of fifty percent (50%) of the fine shall be incurred ten days after delinquent notice is mailed. (Ord. 1123 § 1, 2000.)

- **Section 060 Payment Procedures**

A. Fines may be paid in person by cash, check or money order at Glenn County as directed by the Sheriff during normal working hours.

B. Fines may also be paid by check or money order by mail. Checks or money orders will serve the violator as a receipt.

C. Termination of Action. Once fines have been received by the County, no further actions will be taken concerning the Notice of Violation. The terminated notices will be placed on file at the Sheriff's Office as with other public records. (Ord. 1123 § 1, 2000.)

- **Section 070 Administrative Review/Hearing**

A. For a period of 30 days from issuance of the Notice of Violation or 10 days from the mailing of the notice of delinquent violation, a person may request by mail or telephone an administrative review of the violation. The review shall be conducted by the County's Administrative Hearing Officer.

B. If the person is dissatisfied with the results of that review, he or she may contest it by depositing with

the County the amount of the fine along with a written request for an Administrative Hearing, detailing an explanation for the reason to contest the violation. This request must be filed with the Sheriff's Office within 10 days of the results of the Administrative Review.

C. Photostatic or electronic copies of violations may be ordered by violators who have lost or claim non-receipt of notices. The Sheriff's Office may charge a fee sufficient to cover the costs of such copies. (Ord. 1123 § 1, 2000.)

•

Section 080 Issuing Procedures for Notices of Parking Violations

No person, except the Sheriff or his designee through the placement of temporary authorizing signs, may alter the provisions of an parking restrictions. No person, especially an enforcement officer, may authorize anyone to violate parking rules or regulations. (Ord. 1123 § 1, 2000.)

•

Section 090 Delivery of Notice - Affixing Notice

A. If a vehicle is attended during the time the enforcement officer is issuing the notice violation, the officer will deliver the notice in person.

B. If the vehicle is unattended, the officer will affix the completed notice either under the windshield wiper or in another conspicuous place so as to be observable by the driver upon the return of that person. The citation must be affixed to the vehicle so that it will not be blown away and will be visible to the driver when they return.

C. If, for any reason, the driver removes the vehicle and leaves the area while the officer is in the process of issuing the notice, it shall be mailed upon receipt of an address from Department of Motor Vehicles. The notice will indicate these circumstances.

D. No person, including the issuing officer, is authorized to alter, conceal, or destroy any notice once it has been initiated. (Ord. 1123 § 1, 2000.)

•

Section 100 Form of Notice of Violation

Notices lacking required information or incorrect information may be dismissed outright by a Hearing Officer. This is called summary dismissal and occurs because the County has failed to adequately establish a prima facie case. The Notice of Violation will provide as a minimum the following statutorily required information:

- A. Violation Identification
 - B. Approximate Time
 - C. Location
 - D. Vehicle License Number
 - E. Registration Expiration Date
 - F. Last Four Digits of VIN
 - G. Color of Vehicle
 - H. Make of Vehicle
- (Ord. 1123 § 1, 2000.)

•

Section 110 Prima Facie Case

A Notice of Violation that contains the statutory required information (as outlined above) is considered a prima facie case. To rebut this, a respondent must be able to present credible and sufficient evidence to doubt the validity of the information listed. (Ord. 1123 § 1, 2000.)

•

Section 120 Seizure of Vehicle

Any vehicle cited five or more times within any period of five or more days and to which the owner has not responded may be seized or immobilized. (Ord. 1123 § 1, 2000.)

•

Section 130 Notice Requirements

A registered owner must be notified whenever a violation issued to the vehicle is delinquent. This may be satisfied when the processing agency mails a notice to the last known address of the owner on file at the Department of Motor Vehicles. (Ord. 1123 § 1, 2000.)

•

Section 140 Leased & Rented Vehicles

The registered owner of a vehicle may transfer responsibility for the violation to a lessee or renter but only if the name, address, and California Driver License number are provided to the processing agency within 10 days of the mail date of the delinquent notice. If this is not done, there is no requirement to transfer responsibility. (Ord. 1123 § 1, 2000.)