

APPENDIX A

LOCAL LAWS*

* **Editors Note:** Except for the list in section 1-1, this appendix is a compilation of those local laws relating to Lake County that were deemed advisable to publish separately from the ordinance codification. History notes indicate the derivation of each section and only one 1) section of any given act (and its amendments) is compiled in a section. The printing style (catchlines, capitalization, etc.) has been made consistent with the ordinance codification. Obvious spelling errors are corrected. Other additions in text (or as appropriate, catchlines) are encased in brackets. This appendix is organized so as to mirror (insofar as possible) the organization of the Code. Unless stated otherwise, catchlines have been editorially supplied. Notes containing cross references, comments as to statute, etc., have also been editorially supplied.

The titles, enacting clauses, preambles, status provisions (such as effective dates, repealers and severability) have been deleted unless relevant for a specific reason.

The inclusion (or exclusion) of an act from this appendix does not affect its validity.

See the Laws of Florida Comparative Table beginning on p. 4437 for a complete disposition of the local laws included in this volume.

Chapter 1

GENERAL PROVISIONS

Sec. 1-1. Comprehensive list of local laws.

The following is comprehensive listing in chronological order of local laws relating to Lake County. The general subject matter of each act is given, together with legislative historic (amendments) and notices as to the possible status of the law:

3771 (1887)	creates county; see F.S. § 7.35.
3934 (1889)	criminal court of record, repealed by 4438.
3939 (1889)	terms of court, in F.S. § 26.26.
3944 (1889)	county boundaries, see F.S. § 7.35.
3947 (1889)	amends 3771; see F.S. § 7.33.
4230 (1893)	terms of court, see F.S. § 26.26.
4289 (1893)	navigable stream declared.
4438 (1895)	repeals 3934.
4476 (1899)	public roads, amended by 5558; see F.S. § 336.02.

5058 (1901)	freshwater fishing; preempted by Fla. Const. art. III, § 11(a)(19).
5059 (1901)	payment of specific bill.
5121 (1903)	terms of court; see F.S. § 26.26.
5558 (1905)	amends 4776.
5578 (1905)	hunting; preempted by Fla. Const. art. III, § 11(a)(19).
5731 (1907)	stock law; amended by 5992; superseded by Ord. No. 1987-3. Portions unconstitutional, see Fla. Const. art. III, § 11(a)(4).
5917 (1909)	terms of court; see F.S. § 26.26.
5990 (1909)	stock law superseded by Ord. No. 1987-3. Portions unconstitutional, see Fla. art III, § 11(a)(4).
5991 (1909)	sign posts, etc.; portions unconstitutional, see Fla. Const. art. III, § 11(a)(4).
5992 (1909)	amends 5731.
5993 (1909)	hunting; repealed by 6602.
5994 (1909)	freshwater fishing; preempted by Fla. Const. art. III, § 11(a)(19).
5995 (1909)	stock law; superseded by Ord. No. 1987-3. Portions unconstitutional. See Fla. Const. art. III, § 11(c)(4).
6173 (1911)	terms of court; see F.S. § 26.26.
6279 (1911)	cutting trees; see F.S. §§ 337.405, 861.11.
6601 (1913)	publicity tax; repealed by 57-529.
6602 (1913)	repeals 5993.
6806 (1913)	freshwater fishing, amended by 7120; preempted by Fla. Const. art. III, § 11(a)(19).
7036 (1915)	validates actions.
7037 (1915)	school district warrants.
7038 (1915)	school district warrants.
7039 (1915)	expenses of members of board of county commissioners in 1914.
7120 (1915)	amends 6806.
7501 (1917)	school district warrants.
7502 (1917)	expenses of board of county commissioners for 1915 and 1916.
7503 (1917)	ratifies and funds specific bond issue.
7847 (1919)	judicial circuit, etc., created see F.S. ch. 26.

7966 (1919)	Clermont Drainage District, superseded by 8875.
8079 (1919)	school district warrants.
8080 (1919)	validates election.
8081 (1919)	damaging roads; see F.S. §§ 316.007, 316.535, 316.510.
8389 (1919)	ratifies and funds specific bond issue.
8485 (1921)	terms of court; see in F.S. § 26.26.
8721 (1921)	hunting; preempted by Fla. Const. art. III, § 11(a)(19).
8722 (1921)	East Lake County Special Road and Bridge District.
8723 (1921)	publicity tax repealed by 57-529.
8724 (1921)	road work; see F.S. ch. 336.
8725 (1921)	school district warrants.
8875 (1921)	validates, etc. Clermont Special Drainage District; repealed by 21030.
9164 (1923)	judicial circuit, etc. created; see F.S. ch. 26.
9481 (1923)	school district warrants.
9482 (1923)	validates and authorizes school district bonds.
9483 (1923)	validates and authorizes school district bonds.
9484 (1923)	validates Leesburg Special Road and Bridge District.
9485 (1923)	Special Road and Bridge District No. 5.
9486 (1923)	vehicle tires, load, etc.; see F.S. §§ 316.007, 316.535, 316.510.
9487 (1923)	Eustis-Tavares Special Road and Bridge District.
9488 (1923)	Special Road and Bridge District No. 3.
9489 (1923)	stock law; superseded by Ord. No. 1987-3.
9490 (1923)	stock law; superseded by Ord. No. 1987-3.
9491 (1923)	stock law; superseded by Ord. No. 1987-3.
10015 (1923)	freshwater fishing; preempted by Fla. Const. art. III, § 11(a)(19).
10077 (1925)	terms of court; F.S. § 26.26.
10269 (1925)	designate state roads.
10544 (1925)	warrants for East Lake County Road and Bridge District.
10793 (1925)	game and fish warden.

10794 (1925)	Special Road and Bridge District No. 11; repealed by 11594.
10795 (1925)	authorizes specific school district bond issue.
10796 (1925)	authorizes specific school district bond issue.
10797 (1925)	authorizes specific school district bond issue.
10798 (1925)	authorizes specific school district bond issue.
10799 (1925)	bridge construction.
10800 (1925)	authorizes specific school district bond issue.
10801 (1925)	Special Road and Bridge District No. 9.
10802 (1925)	Special Road and Bridge District No. 8.
10803 (1925)*	stock law; superseded by Ord. No. 1987-3.
10804 (1925)	validates election and authorizes specific bond issue.
10805 (1925)	authorizes specific school district bond issue.
10806 (1925)	hunting; preempted by Fla. Const. art. III, § 11(a)(19).
10807 (1925)	bond issues.
10808 (1925)	Special Road and Bridge District No. 10.
10810 (1925)	bond issues--South Lake County Special Road and Bridge District.
10811 (1925)	grants specific riparian rights.
10812 (1925)	authorizes specific park purchases and bonds.
10813 (1925)	bond issues; portions superseded by F.S. § 218.385.
11593 (1925)	Special Road and Bridge District No. 12.
11594 (1925)	repeals 10794.
11595 (1925)	Special Road and Bridge District No. 11.
11596 (1925)	bonds for Special Road and Bridge District No. 3.
10814 (1925)	Upper Ocklawaha Navigation District amended by 12445; repealed by 29222.
10815 (1925)	authorizes expenditure of special funds.
11597 (1925)	bonds for Special Road and Bridge District No. 9.
11598 (1925)	bonds, etc. for Special Road and Bridge District No. 8.

11599 (1925)	freshwater fishing; preempted by Fla. Const. art. III, § 11(a)(19).
12094 (1927)	Montclair Drainage District; superseded by 13697.
12361 (1927)	designates state road.
12383 (1927)	designates state roads.
12445 (1927)	amends 10814.
12963 (1927)	Special Road and Bridge District No. 14.
12964 (1927)	construction of specific roads.
12965 (1927)	special tax school districts.
12966 (1927)	wild animals exhibits.
12967 (1927)	public hospital.
12968 (1927)	ratifies acts and authorizes specific bond issue.
12969 (1927)	Lady Lake Special Road and Bridge District.
12970 (1927)	Fruitland Park Special Road and Bridge District.
12971 (1927)	stock law; superseded by Ord. No. 1987-3.
12972 (1927)	law enforcement expenditures.
12973 (1927)	county health department; superseded by F.S. § 154.001 et seq.
12974 (1927)	Leesburg-Okhumpka Special Road and Bridge District.
12975 (1927)	authorizes specific expenditure.
12976 (1927)	authorizes school district warrants.
13068 (1927)	hunting; preempted by Fla. Const. art. III, § 11(a)(19).
13697 (1929)	Montclair Drainage District; supersedes 12094.
13838 (1929)	designates state road.
14165 (1929)	abolishes board of bond trustees of Lady Lake Special Road and Bridge Tax District.
14166 (1929)	bonds for Special Road and Bridge District No. 10.
14167 (1929)	Special Road and Bridge District No. 13.
14168 (1929)	bond for Special Road and Bridge District No. 8.
14563 (1929)	designates state road.
14939 (1929)	designates state road.
14947 (1929)	designates state road.
14950 (1929)	designates state road.
14955 (1931)	designates state road.
14959 (1931)	designates state road.
14982 (1931)	designates state road.

15293 (1931)	width of roads; repealed by 30911.
15294 (1931)	vehicle tires, weight, etc.; see F.S. §§ 316.007, 316.535, 316.510.
15295 (1931)	stock law; superseded by Ord. No. 1987-3.
15651 (1931)	designates state road.
15654 (1931)	designates state road.
16195 (1933)	designates state road.
16196 (1933)	designates state road; repealed by 18211.
16522 (1933)	South Lady Lake Special Road and Bridge District.
16523 (1933)	South Lady Lake Special Road and Bridge District.
17288 (1935)	designates state road.
17318 (1935)	designates state road.
17329 (1935)	designates state road.
17337 (1935)	designates state road.
17340 (1935)	designates state road.
17575 (1935)	cancel specific taxes.
17765 (1937)	terms of court; see F.S. § 26.26.
18164 (1937)	designates state road.
18167 (1937)	designates state road.
18187 (1937)	designates state road.
18211 (1937)	repeals 16196, 17365 and designates state road.
18326 (1937)	tax exempt property; see Fla. Const. art. VII, § 3.
18380 (1937)	cancel tax certificates on specific property.
18632 (1937)	authorizes fund transfers.
18633 (1937)	reinvestments.
18634 (1937)	reinvestments.
18635 (1937)	authorizes cancellation of bonds under Futch Act.
18636 (1937)	tax anticipation warrants.
19059 (1939)	terms of court; see F.S. § 26.26.
19220 (1939)	designates state road.
19221 (1939)	designates state road.
19238 (1939)	designates state road.
19239 (1939)	designates state road.
19251 (1939)	designates state road.
19925 (1939)	hunting; preempted by Fla. Const. art. III, § 11(a)(19).
19926 (1939)	fund transfers.
19927 (1939)	freshwater fishing; preempted by Fla. Const. art. III, § 11(a)(19).
19928 (1939)	five-year hunting ban.
20183 (1939)	relief bill.
20343 (1939)	designates state roads.
20463 (1941)	designates state roads.

20712 (1941)	salary, etc., of board of county commissioners; portions preempted by F.S. § 145.131.
21030 (1941)	repeals 8875.
22094 (1943)	relief bill.
22549 (1945)	voter registration and salary of superintendent of elections; preempted F.S. §§ 145.09, 145.131.
22685 (1945)	designates state road.
22687 (1945)	designates state road.
23376 (1945)	justice of peace districts abolished; superseded Fla. Const. art. V.
23696 (1947)	racetrack funds; superseded by 25063.
24210 (1947)	juvenile court; superseded by Fla. Const. art. V.
24211 (1947)	board of juvenile welfare.
24249 (1947)	probation officer.
24643 (1947)	hyacinths.
24644 (1947)	relief bill.
24645 (1947)	Leesburg Hospital District.
24646 (1947)	West Lake County Hospital District.
25063 (1949)	racetrack funds.
25199 (1949)	designates state road.
25950 (1949)	armory authorized; superseded by 27665.
25951 (1949)	abolishes justice of peace districts; superseded by Fla. Const. art. V.
25952 (1949)	water hyacinths.
25953 (1949)	supervisor of elections; see F.S. §§ 98.051, 145.131.
25954 (1949)	traffic; see F.S. ch. 316.
25955 (1949)*	stock law; superseded by Ord. No. 1987-3.
25956 (1949)	school district employee insurance.
26515 (1949)	compensation and expenses of board of county commissioners; F.S. Ch. 145. portions preempted by F.S. § 145.13; see also 71-507.
26523 (1951)	designates state road.
26524 (1951)	designates state road.
26525 (1951)	designates state road.
26526 (1951)	designates state road.
26653 (1951)	judges salaries; superseded Fla. Const. art. V, § 14.
26681 (1951)	designates state road.
27664 (1951)	abolishes justice of peace districts; superseded Fla. Const. art. V.
27665 (1951)	armory authorized.

27666 (1951)	stock law; superseded by Fla. Const. art. III, § 11(a)(19).
27667 (1951)	freeholder elections.
27668 (1951)	school buildings.
28325 (1953)	Lake Apopka Recreation, Water Conservation and Control Authority.
28444 (1953)	secretary for circuit judge; superseded by 57-2036.
29218 (1953)	purchases; Ord. No. 1974-8 repeals.
29219 (1953)	roads in subdivisions.
29220 (1953)	dogs; superseded by Ord. No. 1987-3.
29221 (1953)	county home.
29222 (1953)	Oklawaha Basin Recreation and Water Conservation Authority; amended by 57-1484; 59-1466; 63-1507; 65-1787 69-1209; repeals 10814.
30271 (1955)	designates state road.
30496 (1955)	names bridge.
30910 (1955)	authorizes agreement with state by Oklawaha Basin Recreation and Water Conservation Authority.
30911 (1955)	width of roads; repeals 15293.
30912 (1955)	law librarian; amended by 57-2056; repealed by 73-516.
30913 (1955)	road improvements; superseded by 63-1505.
30914 (1955)	tax levy; repealed by 59-1467.
57-1043	compensation of supervisor of elections; preempted F.S. § 145.131.
57-1479	amends 30914.
57-1480	microfilming public records; see F.S. §§ 267.051(6), 267.10.
57-1481	authorizes agreement with state by Oklawaha Basin Water Conservation and Control Authority.
57-1482	plats; repealed by 57-2057.
57-1483	property appraisal; preempted Fla. Const. art. VII, § 4; see also F.S. §§ 195.027, 195.032.
57-1484	amends ch. 29222.
57-1485	Northwest Lake County Hospital District; amended by 57-1485; abolished by 76.399.

57-1486	zoning; amended by 57-1486, 59-1471, 63-1508, 72-587; superseded in part by 61-2374.
57-2036	salaries of secretaries for judges; superseded by 71-472.
57-2056	amends 30912.
57-2057	repeals 57-1482.
59-556	Lake Apopka Natural Gas District; amended by 74-553.
59-743	compensation of supervisor of elections; preempted by F.S. § 145.131.
59-751	compensation of board of county commissioners; repealed by 65-674.
59-752	travel expenses of board of county commissioners; repealed by 65-674.
59-817	county prosecuting attorney; superseded by Fla. Const. art. V.
59-886	salary of circuit judge; superseded by Fla. Const. art. V, § 14.
59-1466	amends 29222.
59-1467	support of South Lake Memorial Hospital; repeals 30914, 57-1479; repealed by 67-1603.
59-1468	publicity tax; repeals 57-529; repealed by 61-2365.
59-1469	amends 57-1485
59-1470	purchase of building; repealed by 61-2372.
59-1471	amends 57-1486.
59-1472	tax for South Lake Memorial Hospital, repeals 30914, 57-1479; repealed by 67-1603.
61-527	junior college authorized; codified in F.S. § 230.58 until repealed by 65-420.
61-691	Southwest Florida Water Management District, as amended 63-659, 63-849; see F.S. Ch. 323.
61-1584	small claims court; repealed by 63-1036.
61-1587	court process fees; superseded by F.S. § 30.251.
61-1652	compensation of school board; preempted by F.S. § 145.131.

61-2364	Sorrento-Mount Plymouth Fire District; amended by 63-1506; superseded by Ord. No. 1980-1.
61-2365	publicity tax; repeals 59-1468; repealed by 69-1203.
61-2366	school district purchases; repealed by 73-521.
61-2367	watercraft.
61-2368	law library; amended by 69-1207; repealed by 73-516.
61-2369	group insurance.
61-2370	tax assessments and collections; preempted by Fla. Const. art. III, § 4; see also F.S. § 166.211.
61-2371	Eustis and Mount Dora (fire) Control District.
61-2372	purchase of building for agriculture department; repeals 59-1470.
61-2372	South Lake Industrial and Development Authority.
61-2374	planning, building and zoning; amended by 63-1508, 72-587, Ord. No. 1977-2.
63-659	amends 61-691.
63-849	amends 61-691.
63-1063	small claims court; repeals 61-1584; superseded by Fla. Const. art. V.
63-1505	road construction; amended by 63-1505; superseded by Ord. No. 1982-9.
63-1506	amends 61-2364.
63-1507	amends 29222.
63-1508	amends 57-1486, 61-2374.
63-1509	Northeast Lake County Hospital District; amended by 65-1782; 67-1610.
63-1510	depositories.
65-902	salary of school superintendent; preempted by F.S. § 145.131.
65-1042	county judges; superseded by Fla. Const. art. V.
65-1043	county judges; superseded by Fla. Const. art. V.
65-1781	validates annexation.
65-1782	amends 63-1509.
65-1783	zoning; amended by 72-587.
65-1784	child care centers; superseded by F.S. § 402.301 et seq. and Ord. No. 1978-3.

65-1785	Northwest Lake County Hospital District; amended by 76-399; superseded by 78-546.
65-1786	school bussing.
65-1787	amends 29222.
65-1788	purchase of prison goods by sheriff.
65-1789*	county powers.
67-763	reimbursement of named expenses.
67-833	school district purchases.
67-1603	tax for South Lake Memorial Hospital; repeals 59-1467, 59-1472; superseded 69-1201.
67-1604	fee for fishing licenses; amended by 75-416.
67-1605	fee for vital statistics records; superseded by F.S. § 382.35 et seq.
67-1606	repayment of 1967 expenses.
67-1607	construction industry; amended by 72-586, 73-515; superseded by F.S. §§ 125.56, 489.101 et seq.
67-1608	pollution control; amended by 70-770, 71-721.
67-1609	ambulances; amended by 78-543.
67-1610	amends 63-1509.
69-589	salaries of judges' secretaries.
69-751	names bridge.
69-1201	South Lake County Hospital District; amended by 70-771, 75-415; repealed by 88-466.
69-1202	Northwest Lake County Hospital District; repealed by 76-399.
69-1203	publicity tax; repeals 61-2365.
69-1204	leases authorized.
69-1205	ordinances; see F.S. § 125.66 et seq.
69-1206	alimony collection by clerk; superseded by F.S. § 61.181.
69-1207	amends 61-2368.
69-1208	amends 63-1505.
69-1209	amends 29222.
70-542	names road.
70-770	amends 67-1608.
70-771	amends 69-1201.
70-772	bond issues.
71-462	bailiffs; amended by 72-452.

71-472	secretaries for circuit judges; see F.S. § 34.171.
71-507	travel expenses of board of county commissioners.
71-508	small claims court; superseded Fla. Const. art. V.
71-511	court reporter.
71-518	county prosecutor; repeals 67-1023; superseded by Fla. Const. art. V.
71-520	school district bonds.
71-721	amends 67-1608.
71-722	financial records; superseded by 73-517.
71-723	drainage.
71-724	Haines Creek.
72-417	fishing licenses to be issued by tax collector; superseded F.S. § 372.561.
72-435	clerk of county court; repealed by 72-735.
72-452	amends 71-462.
72-585	alcoholic beverage license.
72-586	amends 67-1607
72-587	amends 57-1486, 61-2374, 65-1783.
72-588	alcoholic beverage license; see F.S. § 561.20(7)(a).
72-589	alcoholic beverage licenses; superseded by F.S. § 561.20.
72-735	repeals 72-435.
73-515	amends 67-1607.
73-516	repeals 57-2056, 61-2368, 69-1207.
73-517	official disclosures.
73-518	absentee voting; superseded by F.S. §§ 101.560 et seq.; 101.68.
73-519	school superintendent amended by 79-487, 82-336.
73-520	school superintendent.
73-521	repeals 61-2366.
74-519	firearms on Weikiwa or Little Weikiwa Rivers; amended by 82-336.
74-553	amends 59-556.
75-415	amends 69-1201.
75-416	amends 67-1604.
76-398	county attorney; unconstitutional. see Fla. Const. art. III, § 11(a)(1).
76-399	support of Northwest Lake County Hospital District amends 65-1785; repeals 69-1202.
78-543	amends 67-1609.

78-544	public purpose found.
78-545	transfer of specific funds authorized.
78-546	Northwest Lake County Hospital District amended by 80-519, 83-438.
78-547	school district bonds.
79-487	amends 73-519.
80-519	amends 78-546.
81-407	South Lake County Aviation District.
82-336	amends 74-519.
83-438	amends 78-546.
83-365	watercraft, etc.
88-466	South Lake County Hospital District; repeals 69-1201.
90-386	career service status for certain employees of the Lake County Sheriff.
90-424	requires straw ballot referendum regarding at large elections for commissioners.
91-354	authorizes the consolidation of Central Florida Health Care Development Corporation, the parent corporation of Leesburg Regional Medical Center, Inc., and Lake County Health Care Systems, Inc., the parent corporation of Waterman Medical Center, Inc.

Chapter 2

ADMINISTRATION

Art. I. In General, §§ 2-1--2-75

Art. II. Financial Affairs, §§ 2-76--2-200

Div. 1. Generally, §§ 2-76--2-95

Div. 2. Publicity Tax, §§ 2-96--2-110

Div. 3. Leases, §§ 2-111--2-200

Art. III. Officers and Employees, §§ 2-201--2-229

Div. 1. Generally, §§ 2-201--2-225

ARTICLE I.

IN GENERAL

Secs. 2-1--2-75. Reserved.

ARTICLE II.

FINANCIAL AFFAIRS*

* **Cross References:** Ordinances relating to financial affairs, § 2-21 et seq.; licenses, taxation and miscellaneous business regulations, Ch. 13; escrow account for private road construction, § 18-1; paving financed by special assessments, § 18-56 et seq.

DIVISION 1.

GENERALLY

Sec. 2-76. Municipal or county officer being bank stockholder, officer, etc., not to disqualify bank as depositor.

The fact that a municipal officer or county officer, including an officer of any municipal or county agency, board, bureau, commission, institution, or department, is a stockholder or an officer or a director of a bank, will not bar such bank from being a depository of funds coming under the jurisdiction of any such municipal or county officer.

(Laws of Fla., Ch. 63-1510, § 1)

Sec. 2-77. Allocation of racetrack funds.

That one-third of all moneys apportioned and distributable to Lake County, Florida, under the provisions of Chapter 14832, Laws of Florida, Acts of 1931, and F.S. § 550.13, 1941, and acts supplementary and amendatory thereof providing revenue from racetracks in this state shall be apportioned and paid by the state treasurer on separate warrants drawn by the comptroller to the County Board of Public Instruction [School Board] of Lake County, Florida, to be used for school purposes.

(Laws of Fla., Ch. 25063 (1949), § 1)

Sec. 2-78. Additional fee authorized for fishing licenses--Generally.

Lake County, through its proper authority, authorized to sell fishing licenses, is authorized to collect, in addition to the fixed fishing license charges as set forth in F.S. Ch. 372, the sum of one dollar (\$1.00), which sums shall be deposited in a special account for Lake County, to be administered by the Board of County Commissioners of Lake County. The board is authorized to expend such funds for fish conservation and improvement projects. Such projects may include such fish management techniques as vegetation control, fish habitat improvement, access improvement, total or partial rough fish population, removal by seining or other

methods, water level control, and stocking. Fish conservation and improvement projects shall be with the approval of, and in conjunction with the Florida Game and Fresh Water Fish Commission.
(Laws of Fla., Ch. 67-1604, § 1; Laws of Fla., Ch. 75-416, § 1)

Sec. 2-79. Same--Use.

The Board of County Commissioners of Lake County is authorized to expend any sums on deposit in the special account provided for in section 1 [2-78] on the effective date of this act for any fish conservation or improvement project pursuant to the authority granted the board in section 1 [2-78].
(Laws of Fla., Ch. 75-416, § 2)

Secs. 2-80--2-95. Reserved.

DIVISION 2.

PUBLICITY TAX

Sec. 2-96. Authorized; amount.

The board of county commissioners of Lake County is authorized to levy a special tax annually, not to exceed one (1) mill, upon the real and personal property in said county, to be used and expended for the purpose of giving publicity to the advantages, both for development and recreational purposes, and the facilities and productions of said county, and to be used in the payment of all operating expenses and salaries, including costs of equipment necessary to prepare and disseminate such publicity.
(Laws of Fla., Ch. 69-1203, § 1)

Sec. 2-97. Use; requisitions.

All moneys collected under the provisions of this act [division] shall be expended for the above-mentioned publicity purposes and necessary costs of equipment used in preparing and disseminating publicity, including administration costs and salaries. Said moneys shall be paid out upon the requisition of the duly authorized officer of an advertising agency of Lake County designated by the board of county commissioners; and, where possible, such requisition shall be supported by budgeted items for such agency or receipted bill or bills incurred by such agency to be approved by an officer thereof. Said requisitions may be made monthly, or from time to time, as shall be determined by the officers of such agency.
(Laws. of Fla., Ch. 69-1203, § 2)

Sec. 2-98. Accounts.

Requisitioned funds shall be deposited when received in an account separate from other funds of the agency and separate records shall be kept showing all deposits in and disbursements made from such separate account. Such records shall be available at all times for inspection and audit by duly authorized state auditors. At the end of each county fiscal year, an accounting for said account shall be made to the county commissioners, and any remaining funds in said account shall be paid over to the county.
(Laws of Fla., Ch. 69-1203, § 3)

Secs. 2-99--2-110. Reserved.

DIVISION 3.

LEASES*

* **State Law References:** Leases, F.S. § 125.35.

Sec. 2-111. Generally.

The Board of County Commissioners of Lake County is authorized to lease any real or personal property belonging to the county, whenever such board shall deem that it is to the best interest of the county to do so; provided, however, that no lease of any real property for a term of more than one (1) year shall be made unless notice thereof shall be published once a week for at least two (2) weeks in some newspaper of general circulation published in the county, calling for bids for the lease of the real estate so advertised to be leased, and in each case, the bid of the highest bidder complying with the terms and conditions set forth in such notice shall be accepted unless the board of county commissioners shall reject all bids because the same are too low. The board of county commissioners may require a deposit to be made or a surety bond to be given in such form or in such amount as the board shall determine, with each bid submitted. It is further provided, however, that a lease to a public or quasi-public organization for use of certain county property for the purposes of conducting a county fair with the usual side attractions, for a limited term each year, may be granted for periods covering more than one (1) year, for a nominal consideration and without notice.

(Laws of Fla., Ch. 69-1204, § 1)

Sec. 2-112. Terms, etc.

In exercising the powers conferred in section 1 [section 2-111] of this act, the board of county commissioners may lease any real or personal property when not needed for county purposes, for such rental and upon such terms and conditions and for such periods of time as said board shall deem proper. In making any lease of property under this act, the board of county commissioners is authorized to deliver possession of such property to the lessee and to execute a proper lease thereof.

(Laws of Fla., Ch. 69-1204, § 2)

Sec. 2-113. Prior leases ratified.

All leases of real or personal property heretofore granted by the Board of County Commissioners of Lake County are hereby ratified and confirmed.

(Laws of Fla., Ch. 69-1204, § 3)

Sec. 2-114. Division cumulative.

The provisions of this act [division] are cumulative and the same shall not be deemed to limit, repeal, modify, or amend any law now in existence empowering Lake County to make disposition of its real or personal

property.
(Laws of Fla., Ch. 69-1204, § 4)

Secs. 2-115--2-200. Reserved.

ARTICLE III.

OFFICERS AND EMPLOYEES*

* **Cross References:** Ordinances relating to officers and employees, § 2-41 et seq.
Cross References: Financial affair, 2-21 et seq.

DIVISION 1.

GENERALLY

Secs. 2-201--2-225. Reserved.

DIVISION 2.

DISCLOSURE OF OFFICE FINANCES

Sec. 2-226. Required.

Each county officer of Lake County, constitutional or otherwise, shall make a complete and full disclosure of all financial operations of his office and the budget of his office.
(Laws of Fla., Ch. 73-517, § 1)

Sec. 2-227. Contents.

Such disclosure of financial operations shall include, but shall not be limited to, the following:

- (1) SALARIES:
 - (a) Professional;
 - (b) Technical;
 - (c) Clerical.
- (2) TRAVEL EXPENSE.
- (3) OFFICE EXPENSES AND SUPPLIES:

- (a) Insurance and bonds;
- (b) Dues, membership;
- (c) Advertising;
- (d) Communication cost, telephone;
- (e) Demonstration materials and supplies;
- (f) Maintenance of buildings;
- (g) Office supplies and expenses;
- (h) Gasoline, lubricants, and other propellants;
- (i) Maintenance of equipment;
- (i) Maintenance of grounds;
- (k) Rental;
- (l) Utilities;
- (m) Contracted services;
- (n) Newspapers, magazines, reference materials, etc.;
- (o) Miscellaneous expense, specified.

(4) EQUIPMENT.

(5) OTHER.

(Laws of Fla., Ch. 73-517, § 2)

Sec. 2-228. Publication.

Each county officer shall publish a copy of the financial operations on or before December 1 of each year for the ensuing calendar year.

(Laws of Fla., Ch. 73-517, § 3)

Sec. 2-229. Filing with board of county commissioners.

Each county officer shall file with the Board of County Commissioners of Lake County copies of the above financial records of the county office as set forth hereinbefore, at no cost to the board of county

commissioners and copies of such records shall be available to any members of the public at a reasonable cost. (Laws of Fla., Ch. 73-517, § 4)

Chapters 3, 4

RESERVED

Chapter 5

BOATS AND WATERWAYS*

* **Cross References:** Ordinances relating to boats and waterways, Ch. 5; ordinances relating to water supply and waste disposal, Ch. 21; environmental control, App. A, Ch. 6.

State Law References: Florida Vessel Registration and Safety Law, F.S. Ch. 327.

Sec. 5-1. Contests or tournaments on Palatlahaha River--Prohibited.

It is unlawful for any person to sponsor, operate, or participate in any contest or tournament involving boats, including fishing tournaments, on the Palatlahaha River Chain in Lake County, up to and including the Villa City Creek, if the contest or tournament involves more than twenty-five (25) boats. Any person who violates this section is guilty of a misdemeanor of the second degree, punishable as provided in F.S. §§ 775.082, s. 775.083, or s. 775.084.

(Laws of Fl., Ch. 86-365, § 1)

Sec. 5-2. Same--Definitions.

For purposes of this act [section 5-1] the Palatlahaha River Chain means the headwaters of the Palatlahaha River flowing downstream including Lake Louisa, Lake Susan, Lake Minnehaha, Crescent Lake, Lake Winona, Lake Palatlahaha, Lake Hiawatha, Lake Minneola, Lake Wilson, Lake Cook, Cherry Lake, Lake Hunt, Lake Stewart, Lake Lucy, and Lake Emma, and all of the connecting navigable channels of said lakes, including the Villa City Creek, up to the water control structure known as the "Villa City Structure."

(Laws of Fla., Ch. 86-365, § 2)

Chapter 6

ENVIRONMENTAL CONTROL (RESERVED)*

* **Editors Note:** Ord. No. 1992-6, §§ 1--5, enacted May 19, 1992, adopted land development regulations for Lake County and repealed former Appendix A, Ch. 6 in its entirety. Similar provisions relating to environmental control have been included in the Lake County Land Development Regulations, contained in App. E. See the Code Comparative Table.

Chapters 7, 8

RESERVED

Chapter 9

COURTS AND LAW ENFORCEMENT*

* **Cross References:** Ordinances relating to courts and law enforcement, Ch. 9.

Art. I. In General, §§ 9-1--9-25

Art. II. Reserved, §§ 9-26--9-50

Art. III. Reserved, §§ 9-51--9-56

ARTICLE I.

IN GENERAL

Secs. 9-1--9-25. Reserved.

ARTICLE II.

RESERVED*

* **Editors Note:** Ord. No. 1996-2, § 1, adopted Jan. 9, 1996, repealed Art. II, §§ 9-26--9-29, which pertained to bailiffs. See the Code Comparative Table.

Secs. 9-26--9-50. Reserved.

ARTICLE III.

RESERVED*

* **Editors Note:** Ord. No. 1995-53, § 1, adopted Dec. 12, 1995, repealed Art. III, §§ 9-51--9-56, which pertained to official court reporter. See the Code Comparative Table.

Secs. 9-51--9-56. Reserved.

Chapter 10

RESERVED

Chapter 11

HEALTH AND HUMAN SERVICES*

* **Cross References:** Ch. 11; ordinances relating to child care centers, day care centers, etc., Ch. 7; ordinances relating to health and human services, ordinances relating to water supply and waste disposal, Ch. 21; local laws relating to environmental control, App. A, Ch. 6.

Art. I. In General, §§ 11-1--11-25

Art. II. Medical Services, §§ 11-26--11-200

Div. 1. Generally, §§ 11-26--11-50

Div. 2. Reserved, §§ 11-51--11-75

Div. 3. Reserved, §§ 11-76--11-100

Div. 4. Reserved, §§ 11-101--11-200

Art. III. County Home, §§ 11-201--11-205

ARTICLE I.

IN GENERAL

Secs. 11-1--11-25. Reserved.

ARTICLE II.

MEDICAL SERVICES*

* **Cross References:** Liens for hospitals supported or aided by tax revenue, § 11-1.

DIVISION 1.

GENERALLY

Sec. 11-26. Support of Leesburg Hospital declared public purpose.

The legislature finds that Leesburg Hospital Association, Inc., a nonprofit corporation duly organized and existing under the laws of the State of Florida, with its principal office at Leesburg, Florida, has operated and maintained and continues to operate and maintain a hospital or hospitals, for the preservation of the public good of the citizens of Leesburg, Fruitland Park, Okahumpka, Yalaha, Lady Lake, Lisbon, and the surrounding unincorporated areas and communities. The establishment, construction, operation, and maintenance of such hospital or hospitals is hereby found and declared to be a public purpose and necessary for the preservation of the public health and for the public use, and for the welfare of the citizens of Leesburg, Fruitland Park,

Okahumpka, Yalaha, Lady Lake, Lisbon, and the surrounding unincorporated areas and communities.
(Laws of Fla., Ch. 78-544, § 1)

Sec. 11-27. Ambulance service [Public purpose declared].

For the protection and benefit of the health and welfare of the residents of Lake County, and the care of emergency cases occurring in Lake County, ambulance service and emergency medical treatment and service are declared to be a county purpose, necessary to protect the health and welfare of such persons.

(Laws of Fla., Ch. 67-1609, § 1; Laws of Fla., Ch. 78-543, § 1)

Editors Note: Except as encased in brackets, the catchlines for the legislation compiled in the above section was present in the legislation.

Sec. 11-28. Same--Authority of board of county commissioners.

The Board of County Commissioners of Lake County is authorized:

- (a) To acquire equipment and materials for, and to operate and maintain a county ambulance service and emergency medical treatment and service.
- (b) To pay the costs and expenses of establishing, operating and maintaining such ambulance services and emergency medical treatment and services from the general revenue fund of the county, or as hereinafter provided.
- (c) To enter into agreements with any other governmental agencies, including taxing districts, county hospitals, municipal hospitals, private nonprofit hospitals, sheriff's office, fire departments or control units, whether county, district or municipal; private ambulance services or any other agency or entity which is deemed by the board of county commissioners to be suitably organized to efficiently provide ambulance services and emergency medical treatment and services within the county and within the respective taxing districts of Lake County.
- (d) To expend county funds to defray the costs and expenses of purchase, establishment, operation and maintenance of services within the county, whether such ambulance services and emergency medical treatment and services are provided directly by the county or by an agreement with some other governmental agency or other agency or entity as hereinbefore provided.
- (e) To charge and collect reasonable fees for ambulance services and emergency medical treatment and services rendered pursuant to this act [division].
- (f) To render free ambulance service and emergency medical treatment and service to indigent persons.
- (g) To levy and assess, either county-wide or by hospital districts as set forth in chapters 59-1472, 63-1509 and 65-1785, Laws of Florida, taxes not to exceed one (1) mill, to defray the cost of purchasing and operating such equipment, and services including payment of salaries and expenses.

(Laws of Fla., Ch. 67-1609, § 2; Laws of Fla., Ch. 78-543, § 1)

Editors Note: Laws of Fla., Ch. 59-1472 was repealed by Laws of Fla., Ch. 67-1603. Ch. 67-1603 was superseded by Laws of Fla., Ch. 69-1201; Ch. 69-1201 was subsequently repealed by Ch. 88-466, see § 11-101 et seq. Laws of Fla., Ch. 63-1509 is compiled as § 11-51 et seq.; Laws of Fla., Ch. 65-1787 was superseded by Laws of Fla., Ch. 78-546; see §§ 11-81, 11-82.

Secs. 11-29--11-50. Reserved.

DIVISION 2.

RESERVED*

* **Editors Note:** Ord. No. 2003-59, § 2, adopted July 1, 2003, repealed Div. 2, §§ 11-51--11-54, which pertained to the Northeast Lake County Hospital District. See the Code Comparative Table.

Secs. 11-51--11-75. Reserved.

DIVISION 3.

RESERVED*

* **Editors Note:** Ord. No. 2003-59, § 3, adopted July 1, 2003, repealed Div. 3, §§ 11-76--11-87, which pertained to the Northwest Lake County Hospital District. See the Code Comparative Table.

Secs. 11-76--11-100. Reserved.

DIVISION 4.

RESERVED*

* **Editors Note:** Ord. No. 2003-59, § 4, adopted July 1, 2003, repealed Div. 4, §§ 11-101--11-111, which pertained to the South Lake County Hospital District. See the Code Comparative Table.

Secs. 11-101--11-200. Reserved.

ARTICLE III.

COUNTY HOME

Sec. 11-201. Authorized; persons eligible for admission; tax authorized.

The Board of County Commissioners of Lake County shall have the power and authority to purchase, construct, erect, lease, remodel, establish, equip maintain, improve and either operate itself, or lease out to others to operate, homes with the right to provide therein complete medical facilities for the aged or indigent adult citizens of Lake County who have actually resided in Lake County for a total of over three (3) continuous

years immediately preceding application for admission, and who meet the other requirements prescribed by this act [article] and by said county commissioners. Said county commissioners shall have power to expend public funds for such purposes and power to borrow money for such purposes, and power to levy an ad valorem tax therefor not to exceed one (1) mill.

(Laws of Fla., Ch. 29221(1953), § 1)

Sec. 11-202. Federal assistance not impaired.

No act or acts are hereby intended to be authorized which would deprive said county or any indigent or aged person therein of any or all of the federal assistance to which they might otherwise be entitled; and if anything authorized by this act [article] shall so deprive any such person of federal assistance, then such provisions of this act [article] shall be void.

(Laws of Fla., Ch. 29221(1953), § 2)

Sec. 11-203. Charges for use.

The board of county commissioners is hereby authorized and empowered from time to time to determine and fix the charges and fees for care and treatment of the aged and indigent adults in such homes, the same to be determined by the patients ability to pay therefor. Said board may require such evidence to be presented concerning patients' ability to pay as may be just and reasonable. If it appears to such board that any patient or patients are unable to pay for services rendered, such services as may be reasonably necessary may be rendered without charge.

(Laws of Fla., Ch. 29221(1953), § 3)

Sec. 11-204. Leases authorized.

Such homes and medical facilities may be leased out by said county to one (1) or more private individuals or organizations under such terms and conditions as the board of county commissioners may deem advisable.

(Laws of Fla., Ch. 29221(1953), § 4)

Sec. 11-205. Rules and regulations.

The county commissioners, except as otherwise herein provided, shall make such reasonable rules and regulations as necessary for the maintenance and operation of the county home and as to requirements of all persons and patients before being entitled to admission to said home and facilities provided therein; however, no person shall be entitled to receive the benefits of such facilities unless he or she has resided in said county continuously as provided in section 1 [section 11-201] herein.

(Laws of Fla., Ch. 29221(1953), § 5)

Chapters 12--16

RESERVED

Chapter 17

PLANNING AND DEVELOPMENT (RESERVED)*

* **Editors Note:** Ord. No. 1992-6, §§ 1--5, enacted May 19, 1992, adopted land development regulations for Lake County and repealed former Appendix A, Ch. 17 in its entirety. Similar provisions relating to planning and development have been included in the Lake County Land Development Regulations, contained in App. E. See the Code Comparative Table.

Chapter 18

ROADS AND BRIDGES (RESERVED)*

* **Editors Note:** Ord. No. 1992-6, §§ 1--5, enacted May 19, 1992, adopted land development regulations for Lake County and repealed former Appendix A, Ch. 18 in its entirety which derived from the Laws of Florida, Ch. 30911(1955), §§ 1--3.
