

ORDINANCE NO. 92-11-24

AN ORDINANCE TO DESIGNATE THE SANGAREE RESIDENTIAL  
AREA ROADWAYS AS RESIDENTIAL USE ONLY AND PROHIBITING  
THROUGH TRUCK TRAFFIC

WHEREAS, Berkeley County Council has received information provided by the citizens of the Sangaree area indicating a concern for present and potentially unsafe conditions along all roadways within Sangaree, and

WHEREAS, Berkeley County Council desires to provide and promote for the public safety and convenient travel along such roadways, and

WHEREAS, Berkeley County Council intends to provide for public safety and convenience which may be affected by increased traffic density or intensive use thereof in order to promote the prosperity, economic well being and general welfare of the County and to promote further the enjoyment of travel on and protection of public investment of specifically maintained roads within the County,

NOW, THEREFORE, BE IT ORDAINED that Berkeley County Council has determined that through traffic by certain vehicles shall be prohibited throughout the entirety of the Sangaree residential area, and

BE IT FURTHER ORDAINED that such notice shall be prominently displayed at the seven entrances to the Sangaree residential area in a format similar to that which is used by the South Carolina Department of Highways and Public Transportation indicating "THRU TRUCKS PROHIBITED", and

BE IT FURTHER ORDAINED that upon the effective date of this ordinance a notice shall be posted at the following conspicuous places: The intersection(s) of U.S. Highway 17A and Beauregard Road (S-8-986); U.S. Highway 17A and Longstreet (S-8-987); S.C. Highway 157 and Village Way; Farmington Road (SF-8-1258) and Berkeley Drive; Farmington Road (SF-8-1258)

and Tomaka Drive (S-8-1270). PROVIDED, HOWEVER, that such notice shall be posted at the intersection of Sangaree Parkway and Royle Road (S-8-535) and shall also be posted an approximate distance of 710 feet south along the Sangaree Parkway from its intersection with U.S. Highway 17A.

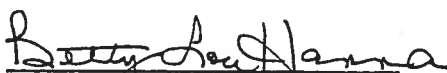
BE IT FURTHER ORDAINED that the violation of any provision of this ordinance shall subject the violator to a fine not exceeding Two Hundred (\$200.00) Dollars or imprisonment not exceeding thirty (30) days. Each day any violation of this ordinance shall continue it shall be deemed to constitute a separate offense. Further action, if necessary, shall be accorded Berkeley County through the provisions of §56-5-4210 through and including §56-5-4230 of the Code of Laws of South Carolina, 1976, as amended, and

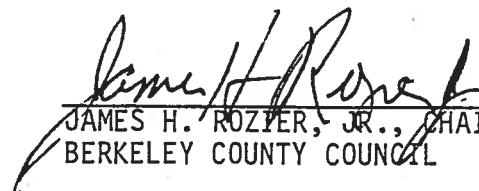
BE IT FURTHER ORDAINED that the provisions of this ordinance are hereby specifically and distinctly declared severable and in the event any provision of this ordinance be subsequently held or declared by the courts of this State or of the United States, acting with proper jurisdiction, to be illegal, null, or void, the validity of the remaining provisions shall not be affected, it being the intention and desire of the Berkeley County Council that such remaining provisions continue effective.

ADOPTED this 17th day of November, A.D. 1992.

(SEAL)

ATTEST:

  
Betty Lou Hanna  
Clerk of County Council

  
JAMES H. ROZIER, JR., CHAIRMAN  
BERKELEY COUNTY COUNCIL

First Reading: September 1, 1992  
Second Reading: October 26, 1992  
Public Hearing: November 16, 1992  
Third Reading: November 17, 1992

MEMBERS OF COUNTY COUNCIL

Milton Farley

MILTON FARLEY

Voting yes

Steve M. Vaughn

STEVE M. VAUGHN

Voting yes

Judith K. Spooner

JUDITH K. SPOONER

Voting yes

F. Marion Peagler

F. MARION PEAGLER

Voting NO

Robert O. Call, Jr.

ROBERT O. CALL, JR.

Voting yes

Julius Barnes

JULIUS BARNES

Voting NO

James E. Dangerfield

JAMES E. DANGERFIELD

Voting NO

Bernice S. Friendly

BERNICE S. FRIENDLY

Voting A.B.