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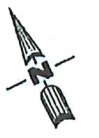
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24

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## Reported Vehicle-Deer Crashes in Allouez: 2012-2016

<u>Year</u>	<u>Crashes</u>
2012	3
2013	6
2014	14
2015	10
2016	11
<b>Total</b>	<b>44</b>

Source: Wisconsin Traffic Operations and Safety (TOPS) Laboratory



## Deer Crashes in Brown County by Community - 2015

<u>Community</u>	<u>Crashes</u>
Allouez	10
Ashwaubenon	21
Bellevue	42
De Pere	15
Denmark	6
Eaton	9
Glenmore	9
City of Green Bay	22
Town of Green Bay	25
Hobart	55
Holland	16
Howard	40
Humboldt	16
Lawrence	23
Ledgeview	30
Morrison	23
New Denmark	28
Pittsfield	35
Pulaski	4
Rockland	15
Scott	43
Suamico	60
Town of Wrightstown	18
Village of Wrightstown	3
<b>Total</b>	<b>568</b>

Source: Wisconsin Traffic Operations and Safety (TOPS) Laboratory

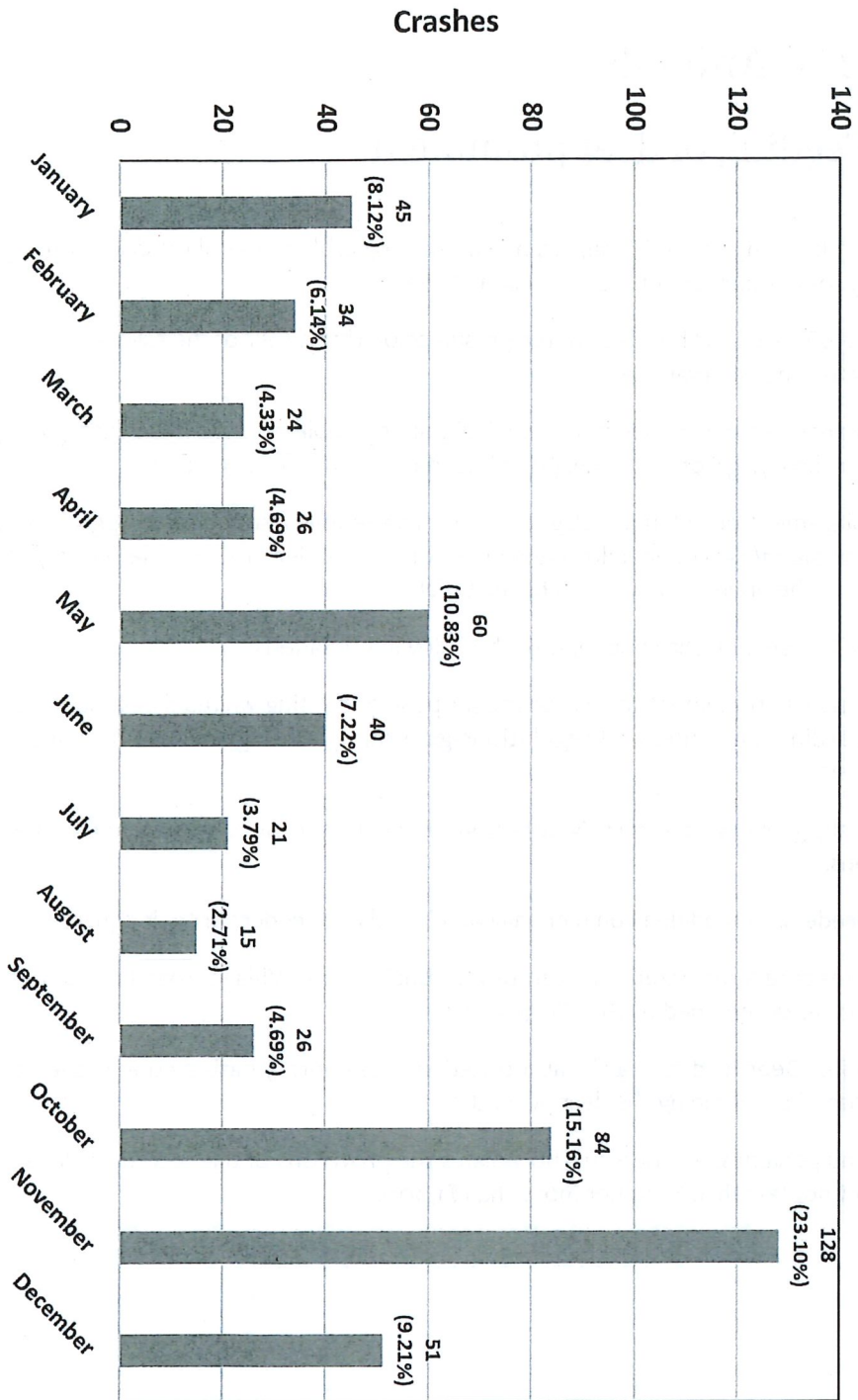
## Reported Vehicle-Deer Crashes in Brown County by Community - 2016

<u>Community</u>	<u>Crashes</u>
Allouez	11
Ashwaubenon	20
Bellevue	40
De Pere	11
Denmark	4
Eaton	21
Glenmore	6
City of Green Bay	26
Town of Green Bay	24
Hobart	58
Holland	26
Howard	29
Humboldt	22
Lawrence	18
Ledgeview	35
Morrison	23
New Denmark	30
Pittsfield	26
Pulaski	5
Rockland	14
Scott	18
Suamico	65
Town of Wrightstown	18
Village of Wrightstown	4

**Total** 554

Source: Wisconsin Traffic Operations and Safety (TOPS) Laboratory

# Reported Vehicle-Deer Crashes in Brown County by Month - 2016



Village of Allouez, WI  
Thursday, June 15, 2017

## Chapter 151. Animals

### § 151-13. Feeding of deer prohibited.

No person may place any salt, mineral, grain, fruit or vegetable material outdoors on any public or private property for the purpose of feeding whitetail deer.

- A. Presumption. There shall be a rebuttable presumption that either of the following acts are for the purpose of feeding whitetail deer:
- (1) The placement of salt, mineral, grain, fruit, or vegetable material in an aggregate quantity of greater than 1/2 gallon at the height of less than six feet off the ground.
  - (2) The placement of salt, mineral, grain, fruit or vegetable material in an aggregate quantity of greater than 1/2 gallon in a drop feeder, automatic feeder or similar device regardless of the height of the grain, fruit or vegetable material.
- B. Exceptions. This section shall not apply to the following situations:
- (1) Hunting. The placement of bait for the purpose of hunting whitetail deer subject to all other laws, ordinances, rules and regulations governing hunting and the discharge of hunting weapons.
  - (2) Naturally growing materials. Naturally growing grain, fruit or vegetable material, including gardens.
  - (3) Bird feeders. Unmodified commercially purchased bird feeders or their equivalent.
  - (4) Deer feeding authorized on a temporary basis by the Village Board for a specific public purpose as determined by the Village Board.
  - (5) Counting. Deer feeding may be authorized on a temporary basis by the Village Board for the purpose of determining the deer population.
- C. Violation and penalties. Any person who violates the provisions of this section shall be subject to a forfeiture of not less than \$100 nor more than \$1,000.



Village of Allouez, WI  
Friday, June 9, 2017

## Chapter 330. Peace and Good Order

### § 330-9. Carrying firearms; trapping.

A. Carrying concealed weapons.<sup>[1]</sup>

(1) As used in this subsection, the following terms shall have the meanings indicated:

**FIREARM**

Has the meaning given in § 167.31(1)(c), Wis. Stats. "Firearm" means a weapon that acts by force of gunpowder.

**LAW ENFORCEMENT OFFICER**

Any person employed by the State of Wisconsin or any political subdivision of this state for the purpose of detecting and preventing crime and enforcing laws or ordinances and who is authorized to make arrests for violations of the laws or ordinances he or she is employed to enforce.

(2) Concealed weapons.

(a) In addition to the provisions of § 175.60, Wis. Stats., enumerating places where the carrying of a firearm is prohibited, including exceptions thereto, it shall be unlawful for any person other than a law enforcement officer to enter the following Village municipal buildings while carrying a firearm:

[1] Village Hall/Department of Public Works.

[2] Fire station.

[3] Green Isle Park buildings (any area of the buildings other than the rest rooms).

(b) Signs meeting the requirements of § 943.13(2)(bm)1, Wis. Stats., shall be posted in prominent places near all entrances of such buildings regarding such restrictions.

[1] *Editor's Note: Amended at time of adoption of Code (see Ch. 1, General Provisions, Art. II).*

B. Trapping within parklands in the Village of Allouez is hereby deemed to be contrary to the health, safety and welfare of the inhabitants of the Village and is hereby declared to be a public nuisance. No person shall engage in trapping, or shall set or operate any trap, within Village parks. As used in this subsection, the following terms shall have the meanings indicated:

**TRAPPING**

The taking of, or the attempting to take, any wild animal by means of setting or operating any device, mechanism or contraption that is designed, built, or made to close upon, hold fast, or otherwise capture a wild animal or animals.

**WILD ANIMAL**

Any mammal, bird, fish or other creature of a wild nature endowed with sensation and the power of voluntary motion.

## § 330-10. Discharge of weapons; hunting.

- A. Purpose. The purpose of this section to update existing archery hunting requirements to come into compliance with 2013 Wisconsin Act 71.
- B. No person shall carry, unless encased and unloaded, or cause any BB, pellet, stone, dart, metal-tipped arrow or similarly dangerous missile to be discharged from any air gun, BB gun, CO<sub>2</sub> operated gun, pellet gun, slingshot, or bow and arrow or crossbow on public property in the Village of Allouez.
- C. The carry and discharge of those weapons identified in Subsection **B** will be allowed strictly within the confines of a person's private property, and the projectile shall not traverse the property boundaries and shall in no event be discharged when it is reasonably likely to cause possible injury and/or property damage, except the discharge of CO<sub>2</sub> operated guns which is only permitted within a person's residence on private property and in no event shall be discharged when it is reasonably likely to cause possible injury and/or property damage.
- D. No person, except a peace officer or individual who is part of a deer management program approved by the Wisconsin Department of Natural Resources and the Village Board of Trustees and conducted under the supervision of the Brown County Sheriff, shall use or discharge a rifle, revolver, pistol, shotgun or other firearm, regardless of caliber, air rifle or air gun, pellet or shot (including BB shot), in or by slingshot, within the Village of Allouez.<sup>[1]</sup>
- [1] *Editor's Note: Amended at time of adoption of Code (see Ch. 1, General Provisions, Art. II).*
- E. Hunting of any bird, wild fowl or animal with a bow and arrow or crossbow on property owned by the Village is prohibited.
- F. Hunting with a bow and arrow or crossbow may take place on private property within the Village with the following restrictions: no person may hunt on private property with a bow and arrow or crossbow that is within 100 yards of a building located on private property owned by another individual, unless the owner of the land on which the building is located allows hunting with a bow and arrow or crossbow within 100 yards of the building.
- G. Violation and penalties. Any person who violates the provisions of § 330-9A and this section shall be subject to a forfeiture of not less than \$100 nor more than \$1,000.





## WISCONSIN LEGISLATIVE COUNCIL ACT MEMO

**2013 Wisconsin Act 71**  
[2013 Assembly Bill 8]

**Restrictions Imposed by Local  
Governmental Units on Hunting  
With a Bow and Arrow or Crossbow**

### CURRENT LAW

Under current law, a local governmental unit<sup>1</sup> may not enact any ordinance or adopt any regulation, resolution, or other restriction for the purpose of regulating the hunting, fishing, trapping, or management of wild animals. [s. 29.038 (2) (intro.), Stats.] However, current law authorizes a local governmental unit to enact an ordinance or adopt a regulation, resolution, or other restriction that has an incidental effect on hunting, fishing, or trapping, if the primary purpose of the restriction is to further public health or safety. [s. 29.038 (3), Stats.] In addition, a local governmental unit is authorized to enact an ordinance or adopt a regulation, resolution, or other restriction that restricts or prohibits access for hunting, fishing, or trapping in any portion of land that it owns or leases. [s. 29.038 (2) (b), Stats.]

### 2013 WISCONSIN ACT 71

The Act generally prohibits a local governmental unit from enacting or adopting a restriction<sup>2</sup> that prohibits hunting with a bow and arrow or crossbow within the jurisdiction of that local governmental unit. The Act provides two exceptions. Under one exception, a local governmental unit may enact or adopt a restriction prohibiting hunting with a bow and arrow or crossbow within 100 yards of a building.<sup>3</sup> Such a restriction must provide that it does not apply if the person who owns the land on which the building is located allows the hunter to hunt within the specified distance of the building. A

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<sup>1</sup> A local governmental unit is defined under s. 16.97 (7), Stats., as “a political subdivision of this state, a special purpose district in this state, an instrumentality or corporation of such a political subdivision or special purpose district, a combination or subunit of any of the foregoing or an instrumentality of the state and any of the foregoing.”

<sup>2</sup> “Restriction” means an ordinance, regulation, resolution, or other restriction enacted or adopted by a local governmental unit.

<sup>3</sup> “Building” means a permanent structure used for human occupancy and includes a manufactured home, as defined in s. 101.91 (2), Stats.

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This memo provides a brief description of the Act. For more detailed information, consult the text of the law and related legislative documents at the Legislature’s Web site at: <http://www.legis.wisconsin.gov>.



second exception allows a local governmental unit to enact or adopt a restriction that requires a person who hunts with a bow and arrow or crossbow to discharge the arrow or bolt from the respective weapon toward the ground.

The Act does not affect the ability of a local governmental unit to restrict or prohibit access for hunting on land that the local governmental unit owns or leases. Furthermore, the Act does not affect the ability of a property owner to restrict or prohibit access for hunting on land that the individual owns.

*Effective date:* The Act took effect on December 14, 2013.

*Prepared by:* Michael Queensland, Staff Attorney

January 9, 2014

MQ:jb;ksm

April 25, 2017 (Allouez Parks, Recreation & Forestry Committee Meeting)

In addition the Green Bay Packers First Downs for Trees annual tree planting event will take place this year in Allouez at Green Isle Park. The tentative date will be May 25<sup>th</sup> with a confirmation in the near future.

DISCUSSION/ACTION: AMENDMENT TO THE COMPREHENSIVE OUTDOOR RECREATION PLAN TO INCLUDE A FUTURE TRAIL CORRIDOR ALONG THE WEST SIDE OF THE EAST RIVER

A. Kowalzek-Adrians presented information on adding a future trail corridor along the west side of the East River north of Allouez Avenue to St. Joseph St. She had concerns that waiting until the Comprehensive Outdoor Rec Plan (CORP) will be updated in five years may lead to more loss of village owned property along that corridor.

C. Clark discussed information in the current CORP and the Village Bicycle and Pedestrian Plan. The future trail corridor was outlined as a long term project for the East River Parkway in the CORP. The installation of a bridge to span the East River at the east end of St. Joseph Street to connect to the East River Trail in Bellevue was also outlined in the CORP and the Bicycle and Pedestrian Plan.

Staff recommended making note of this item and waiting until the next CORP update in four years to incorporate the future trail developments along the East River Parkway rather than amending the current plan.

**A. Kowalzek-Adrians moved to not amend the Comprehensive Rec Plan at this time, but to wait until the next update to the plan. In addition, provide an update to the Plan Commission so that they are aware of the Parks, Recreation, and Forestry Committees intentions to expand a trail connection through the East River Parkway. K. Prescott seconded the motion. Motion passed.**

DISCUSSION: URBAN WILDLIFE MANAGEMENT IN THE VILLAGE OF ALLOUEZ

The Committee discussed the current status and future direction of urban wildlife in the village, in particular whitetail deer and wild turkeys. C. Clark presented a list of concerned citizens and issues with wildlife that the village has received in the past several years. Much of that correspondence references deer eating landscaping or crossing busy roads. Many of the locations referenced by citizens were similar locations of vacant natural areas along the rivers or close to the St. Norbert Abbey property.

These items were previously discussed by the Committee with community listening sessions in 2013. The Village, along with neighboring communities, performed a deer count at that time. Since then the Village has begun to reference Wisconsin Act 71, which allows archery hunting on private properties with distance requirements or permissions.

The Committee suggested the Department include survey questions on urban wildlife in the next CORP update. The Committee also suggested that staff continue to produce educational information for residents and disseminate via social media and other avenues available within the village.

