ORDINANCE NO. 268

AN ORDINANCE RELATING TO THE USE OF FIRE EQUIPMENT AND
FIREMEN OF THE VILLAGE OF GEORGETOWN, OHIO, IN AN-
SWERING CALLS FROM OUTSIDE THE LIMITS OF SAID
VILLAGE AND AUTHORIZING A CONTRACT WITH THE
TRUSTEES OF SCOTT TOWNSHIP, BROWN COUNTY,
OHIO, AND AUTHORIZING INDIVIDUAL CON-
TRACTS WITH RESIDENTS AND PROPERTY
OWNERS IN LEWIS TOWNSHIP, BROWN
COUNTY, OHIO.

BE IT ORDAINED by the Council of the Village of Georgetown, Brown County,
Ohio, as follows:

Section 1: That the Mayor and Clerk of said Village of Georgetown,
Ohio, be and they hereby are authorized to enter into a contract with Scott
Township, Brown County, Ohio, and the Trustees of said Scott Township,
Brown County, Ohio, whereby the Village of Georgetown will extend fire pro-
tection into said Scott Township, for an annual consideration of Three
Hundred ($300.00) Dollars per year, which contract is hereby authorized to
be entered into for a period of three years, beginning January 1, 1956, and
extending through December 31, 1958.

Section 2: That the Mayor and Clerk of the Village of Georgetown,
be and they hereby are authorized to enter into contracts on behalf of the
Village of Georgetown with the various householders, residents and owners
of real estate and owners of personal property in Lewis Township, Brown
County, Ohio, for a period of three years, beginning January 1, 1956 and ex-
tending through December 31, 1958 for the sum of Six ($6.00) Dollars for
each risk accepted separately within the limits of Lewis Township, Brown
County, Ohio, and each set of buildings or other property shall be con-
sidered as a separate risk and each risk shall be within the limits of each
farm unit, and adjoining farms even though under the same ownership may
not be accepted as one unit. No contract shall be entered into with any
resident or party where said party is located on roads or highways that are
impassable by reason of poor repair and no property shall be covered where
building are so situated that fire equipment cannot proceed to the same
under normal and reasonable circumstances.

Section Three: Be It Further Ordained that nothing in this enabling
Ordinance or any contract entered into by virtue thereof shall be deemed
a guarantee of service in event that the equipment of the Georgetown Fire
Department is otherwise engaged and a fire or fires on which an alarm
has been previously answered before receiving an alarm from either Scott
Township or Lewis Township, or the residents thereof or any of the in-
habitants of either of said townships, and no guarantee of service is made
hereunder to properties located on roads or highways or private drive-
ways or lanes that are impassable on unsafe by reason of poor repair and
no property shall be covered where buildings, structures, vehicles or
equipment are so situated that the fire equipment of said Village of
Georgetown, Ohio cannot proceed to the same by reason of moisture in the
ground, lack of roads or situated upon roads that are inaccessible in the
opinion of the Chief or other officer in charge of the Georgetown Fire
Department.

Section Four: That all Ordinances or parts of Ordinances in con-
lict herewith be and the same hereby are repealed.

Section Five: That this Ordinance shall be in full force and effect
from and after the earliest period allowed by law.

PASSED: December 8, 1955.

ATTEST: Marshall Mays

Mayor