

**COMMITTEE ON ACCOUNTS, ENROLLMENT
AND REVENUE ADMINISTRATION**

September 4, 2001

Upon Recess of BMA

Chairman Hirschmann called the meeting to order.

The Clerk called the roll.

Present: Aldermen Hirschmann, Levasseur, Pinard, Thibault, Lopez

Chairman Hirschmann advised that Ordinances are to be considered for consistency with the rules of the Board, and required laws, and requests the Clerk to make a presentation relative to the Ordinances:

“Amending Sections 33.024, 33.026 (Equipment Mechanic I, Equipment Mechanic II) of the Code of Ordinances of the City of Manchester.”

“Amending Sections 33.024, 33.036 and 33.026 (Recreation Specialist I, Recreation Specialist II) of the Code of Ordinances of the City of Manchester.”

“Amending Sections 33.024, 33.025 and 33.026 (Police Telecommunications Manager) of the Code of Ordinances of the City of Manchester.”

“Amending Chapter 33, Section 33.046 (F) Starting Rate on Demotion of the Code of Ordinances of the City of Manchester.”

“Amending Chapter 52. Sewers of the Code of Ordinances of the City of Manchester by adding Section 52.160 Sewer Rental Charges (E).”

“Amending Chapter 53. On-Site Sewage Disposal Systems of the Code of Ordinances of the City of Manchester by replacing Chapter 53 and inserting a new Chapter 53 including a new Section 53.07 Correction of Failed On-Site Sewage Disposal Systems.”

“Amending Chapter 111: Amusements of the Code of Ordinances of the City of Manchester by replacing Section 111.70 Curfew at Dances.”

“Amending Chapter 117. Food Service Establishments of the Code of Ordinances of the City of Manchester by Increasing Fees for Food Establishments and other Health Department Inspection Services.”

“Amending Chapter 91. Health and Sanitation of the Code of Ordinances of the City of Manchester by Increasing Fees for some Health Department Inspection Services and making some changes to the technical language.”

“Repealing the BOCA/National Fire Prevention Code, 1990 adopted in Section 92.05 of the City of Manchester Code of Ordinances, and adopting the 2000 edition of the International Fire Code, regulating and governing the safeguarding of life and property from fire and explosion hazards arising from the storage, handling and use of hazardous substances, materials and devices, and from conditions hazardous to life or property in the occupancy of buildings and premises in the City of Manchester; and providing for the issuance of permits and the collecting of fees for hazardous uses or operations.”

“Repealing the 1987 BOCA National Building Code as adopted in Section 151.01 of the City of Manchester Code of Ordinances, and adopting the 2000 editions of the International Building Code, International Mechanical Code and the International Fuel Gas Code, as well as the 1999 edition of The National Electric Code and the 1993 edition of BOCA Plumbing Code; establishing minimum regulations governing buildings and structures; and establishing fees for the issuance of permits and certificates for the construction and occupancy of buildings and structures.”

Deputy Clerk Johnson stated the Clerk would advise that all of the ordinances that have been presented were introduced at a regular meeting of the Board and those referred to the zoning ordinances were properly referred to a public hearing, were then later considered by the Committee on Bills on Second Reading and their report was submitted to the Board earlier this evening as an ought to pass as amended. Those reports were accepted by the Board and the Board recently took an action to enroll them and in our estimation they are properly enrolled.

Chairman Hirschmann advised that a presentation having been made, a motion is in order to advise that the Ordinances presented are properly enrolled.

Alderman Thibault moved to advise that the Ordinances presented are properly enrolled. Alderman Lopez duly seconded the motion.

Alderman Levasseur stated I would like to oppose the ordinance regarding Chapter 111.70 and would ask the Solicitor what exactly...it says in Section B “no exhibit of natural or artificial curiosities, theatrical performances or other shows shall be permitted between the hours of 2 AM and 9 AM.” Does that mean we are not allowed to have any lunar eclipses? It says no exhibit of natural. What does that mean?

Solicitor Clark replied that is not a change. That is the language that is in the ordinance now.

Alderman Levasseur responded I know but the last time we had this discussion I thought we agreed that was kind of vague. It kind of makes the ordinance in itself a little strange. No exhibit of natural or artificial curiosities. I kind of don't know what that means. Does anybody have an idea?

Solicitor Clark stated that is the language recommended by the State statute.

Chairman Hirschmann called for a vote on the motion. The motion carried.

There being no further business on motion of Alderman Thibault, duly seconded by Alderman Lopez, it was voted to adjourn.

A True Record. Attest.

Clerk of Committee