

CITY OF HANCOCK COUNCIL MEETING & PUBLIC HEARING MEETING MINUTES
WEDNESDAY, OCTOBER 16, 2024 AT 6:00 PM
HANCOCK CITY HALL, 399 QUINCY STREET

Public Hearing –Ordinance 316 to amend Chapter 91 Animals of the Code of Ordinances.

Open at 6:00 P.M.

- Mary Armstrong – 605 Quincy St., Hancock – commented not in support of allowing chickens within the city limits. Chickens and their feed attract rats and mice, these rodents get into the walls of the house causing damage, also dying in the house causing an awful smell. I do not want chickens in my neighbor’s yard.
- Rick Freeman Sr. – Hancock Property owner – he is upset about the chickens, there is a place for them, but not in the city limits.
- Carolyn Dekker – 1014 N. Elevation St., Hancock – commented in favor of allowing chickens, she has commented in the past as well and would refer to her correspondence to the council on April 29, 2024. She spoke to Eric Waara, Houghton City manager, he has never heard of any problems with chickens in Houghton, and his code enforcement officer has not either.
- Ginger Alberti – 932 Ethel Ave, Hancock – she previously lived in Los Angeles where chickens were welcome in the area. Rodents are attracted to any animal food. She would like to see chickens welcome in Hancock.
- Bethany Jaehnig – 708 Ryan St., Hancock – commented in favor of allowing chickens, she grew up on a farm and knows what attracts critters, not everyone can afford to move to the township where chickens would be allowed. She would like to have chickens and allow her children to experience a small taste of the farm life she grew up with.
- Shawn Hammond – 1014 N. Elevation St., Hancock – commented in support of the ordinance, it is well written. His daughter lives in Houghton and has quail, they are kept in an enclosure without any problems. He would like the people of Hancock to have the same opportunity.
- Written comments were read – See attached addendum.
- Rick Freeman Jr. – 1007 Fourth St., Hancock – commented in opposition to allowing chickens. I have dogs, the dog food is in the house, chicken food would be outside where it would attract other animals. He knew people who had found their chickens dead even though they were in an enclosed area. Not as concerned about the mice or rats, more concerned about the bear, deer, coyote. Houghton also has more of a buffer around their city with Hurontown, Chassell, Atlantic Mine, Baltic, and others before the wild animals would venture into the City limits, Hancock does not have this.

Public Hearing closed at 6:15 P.M.

Regular Meeting – 6:15 P.M.

Call to order and pledge of allegiance led by Mayor Kurt Rickard

Roll Call and verification of quorum

Present: Councilors Blau, McKenzie, Freeman, Rickard, Tanner, Lounibos, Warstler

Absent: None

Also Present: Mary Babcock, Linda Kalinec, John Erickson, Tami Sleeman, Garrett Neese, Thomas Fournier, Susan Burack, Richard Freeman, Sr., Carol Freeman, Mary Armstrong, Carolyn Dekker, Shawn Hammond, Ginger Alberti, Bethany Jaehnig, John Jaehnig, Glenn Anderson, Colin Jackson, Michael Markham, John Zurcher and other members of the public.

Review and approval of agenda

Motion by Councilor Blau and supported by Councilor Tanner to approve the agenda as amended with removal of New Business item #7 Consider adoption of Ordinance 316 to amend Chapter 91 Animals of the Code of Ordinances, replace item #7 to Consider scheduling a public hearing for the adoption of Ordinance 316 on November 20, 2024 at 6:00 P.M.; add New Business item #8 to Consider approval to provide a Letter of Support to MDOT for their 2024 National Scenic Byways Program grant application for the relocation of the Quincy Hill Turnout; and the addition of New Business item #9 to consider approval of Resolution #24-23 Authorized Signatures on the sale of Spruce Haven Lot #25 to Koski Properties, LLC.

Motion by Councilor Warstler and supported by Councilor McKenzie to remove November 20, 2024 at 6:00 P.M. from the amended agenda in order to discuss a different day and time.

Yes: All
No: None
Motion Carried

Amended agenda to remove New Business item #7 Consider adoption of Ordinance 316 to amend Chapter 91 Animals of the Code of Ordinances, replace item #7 to Consider scheduling a public hearing for the adoption of Ordinance 316 on; add New Business item #8 to Consider approval to provide a Letter of Support to MDOT for their 2024 National Scenic Byways Program grant application for the relocation of the Quincy Hill Turnout; and the addition of New Business item #9 to consider approval of Resolution #24-23 Authorized Signatures on the sale of Spruce Haven Lot #25 to Koski Properties, LLC.

Yes: All
No: None
Motion Carried

Public Comment-

- Susan Burack – Scott Hotel Building – congratulated the city on the garbage and recycling collection. Hancock has a higher recycling rate than the State. Reminded residents no glass is allowed in recycling now. Next is composting.

Communication

Dr. Stormy T.W. Hicks, PhD. – Officer Galetto commendation letter
Michigan Department of Transportation ACT 51 certified road mileage
Will Lytle – Ordinance 316

Motion by Councilor McKenzie and supported by Councilor Tanner to approve and place on file the communications as presented.

Yes: All
No: None
Motion Carried

Review and acceptance of meeting minutes

Motion by Councilor McKenzie and supported by Councilor Tanner to accept and place on file the meeting minutes of Portage Lake Water and Sewer Authority September 10, 2024 meeting, the DDA Regular Meeting of June 3, 2024 and August 5, 2024, and the Planning Commission Regular Meeting of June 24, 2024 as presented.

Yes: All
No: None
Motion Carried

Review and approval of City Council meeting minutes

Motion by Councilor McKenzie and supported by Councilor Lounibos to approve and place on file the City Council Special Meeting minutes of October 2, 2024 as presented.

Yes: All
No: None
Motion Carried

Administrative Reports

City Manager, Babcock gave an update on the following:

- Keweenaw Co-Op grand opening.
- Council training opportunities for 2024-2025 are included in the packet.
- Takka Portage Community Sauna opening on October 19th.
- Make-A-Difference Day is October 26th.
- Christmas Walk from 6-8 P.M. the day after Thanksgiving.
- Trick-or-Treat hours from 5-7 P.M on October 31st.
- The DDA has put out a request for quotes for the demolition of the building at 224 Quincy St., quotes are due by October 29th. Asbestos removal will be the first step.
- The DDA approved a DDA liquor License for The Lodge Luxury Suites.
- The DDA approved a Façade grant for 632 Quincy Street.
- The DDA approved a Hancock Business Jumpstart Program funding for 116 Quincy St Art Studio.
- New businesses opening in Hancock – a seamstress in going in 210 Quincy St. and a massage therapy practice is opening at 236 Quincy St.
- Ward 2 does not have anyone on the ballot, there is still an opportunity to file as a write-in candidate, the Declaration of Intent is due by October 25th there is not a minimum number of votes required to win.

Police Chief, Sleeman gave an update on the following:

- The new car will be in service by the end of the month.
- Officer Kollin Kangas will have completed training on November 1st, the department will then be fully staffed.
- Last quarter's statistics.
- 2024 MCOLES required training has been completed.

DPW Director, Erickson gave an update on the following:

- DPW mechanics are getting winter equipment ready
- Winter salt has been hauled
- Working on repairing small water breaks.
- Campground and Cemetery are closed, they will winterize next week.
- Ice rink is fully staffed and has been busy
- Open skating has started.
- The firefighters served 750 at the pancake breakfast, that is the largest turnout they have had.

Clerk/Treasurer, Kalinec gave an update on the following:

- Audit is moving along.
- Election update, absentee ballots mailed and returned, early voting will start on Saturday, October 26th at the Houghton City Center from 8 A.M to 4 P.M.

New Business

1. Motion by Councilor Blau and supported by Councilor Tanner to approve the current accounts payable in the amount of \$895,129.68.

Roll Call

Yes: Warstler, Lounibos, Tanner, Rickard, Freeman, McKenzie, Blau

No: None

Motion Carried

2. Motion by Councilor McKenzie and supported by Councilor Freeman to approve of FA Industrial Services, Inc. payment application #3 for the North & Prospect Sts. Category B project in the amount of \$28,012.39.

Roll Call

Yes: Blau, McKenzie, Freeman, Rickard, Tanner, Lounibos, Warstler

No: None

Motion Carried

3. Motion by Councilor Blau and supported by Councilor Tanner to approve Central Structures payment application #6 FINAL for the Salt Building project in the amount of \$17,010.30.

Roll Call

Yes: Warstler, Lounibos, Tanner, Rickard, Freeman, McKenzie, Blau

No: None

Motion Carried

4. Motion by Councilor Warstler and supported by Councilor Freeman to approve MJO Contracting, Inc. payment application #7 for the 2022 Sewer Improvements project in the amount of \$45,207.82.

Roll Call

Yes: Blau, McKenzie, Freeman, Rickard, Tanner, Lounibos, Warstler

No: None

Motion Carried

5. Motion by Councilor McKenzie and supported by Councilor Warstler to Consider approval of B&B Contracting, Calumet, Inc. change order #1 for Category B Minnesota Street project in the amount of \$18,487.80.

Roll Call

Yes: Warstler, Lounibos, Tanner, Rickard, Freeman, McKenzie, Blau

No: None

Motion Carried

6. Motion by Councilor McKenzie and supported by Councilor Tanner to approve B&B Contracting, Calumet, Inc. payment application #3 for the Category B Minnesota Street project in the amount of \$63,125.60.

Roll Call

Yes: Blau, McKenzie, Freeman, Rickard, Tanner, Lounibos, Warstler

No: None

Motion Carried

7. Motion by Councilor Warstler and supported by Councilor McKenzie to schedule a public hearing and special meeting for the adoption of Ordinance 316 to amend Chapter 91 Animals of the Code of Ordinances on October 30, 2024 at 6:00 P.M.

Roll Call

Yes: Warstler, Lounibos, Tanner, Rickard, Freeman, McKenzie, Blau

No: None

Motion Carried

8. Motion by Councilor McKenzie and supported by Councilor Warstler to approve providing a Letter of Support to MDOT for their 2024 National Scenic Byways Program grant application for the relocation of the Quincy Hill Turnout.

Yes: All

No: None

Motion Carried

9. Motion by Councilor McKenzie and supported by Councilor Freeman to approve Resolution #24-23 Authorized Signatures on the sale of Spruce Haven Lot #25 to Koski Properties, LLC.

Yes: All

No: None

Motion Carried

Public Comment- None

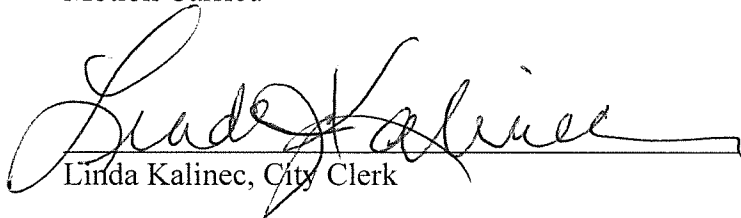
Time was provided for council members to promote, discuss and/or comment on items not on the agenda.

Motion by Councilor Warstler and supported by Councilor Blau to adjourn the meeting at 6:55 P.M.

Yes: All

No: None

Motion Carried



Linda Kalinec, City Clerk

#24-23

RESOLUTION OF THE BOARD OF DIRECTORS

To: M&M Title LLC
707 Sheldon Avenue
Houghton, MI 49931
Order@title-ins.com / www.title-ins.com

08-17365XMH

From: City of Hancock

399 Quincy
(address)
Hancock, MI 49930
(city, state, zip)

I hereby certify that I am the duly elected and qualified Secretary and keeper of the records and corporate seal of the corporation name above, that the following is a true and complete copy of the resolution duly adopted at a meeting of the Board of Directors of said corporation held on the date shown below in accordance with the law and bylaws of said corporation, and that my delivery of this resolution to you certifies that such resolution is still in full force and effect.

"RESOLVED, the following described officers, employees, or agents of this corporation, whose names and signatures appear below, are hereby authorized, for and on behalf of this corporation, to sell or mortgage the following described lands:

Shown on Schedule A of the above numbered commitment.

Further, the corporation specifically authorizes the sale or mortgaging of the above described lands owned by the corporation to:

Koski Properties LLC

and that the Certificate of Good Standing attached hereto is a true copy."

Authorized Signatures

TITLE	PRINTED NAME
Mayor	Kurt Rickard
Clerk/Treasurer	Linda Kalinec

All of the above must sign OR

Any one of the above may sign

I further certify that the foregoing are title, names and genuine signatures of the present officers and agents of this corporation authorized by the above resolution.

In witness thereof, I have hereunto subscribed my name as Secretary and have affixed the seal of the corporation on the date shown below.

Linda Kalinec 10.16.2024
Secretary Date

Ordinance 316

Be it ordained by the City of Hancock, State of Michigan that the City hereby amends Chapter 91 of the Hancock City Codes as follows, with any matter omitted designated in strikethrough and a matter added designated by underscore:

Sec. 91 Purpose.

The purpose of this chapter is to promote the public health, safety, and general welfare of the citizens of the city and to ensure the humane treatment of animals by regulating the care and control of animals within the city.

~~§ 91.01 RUNNING AT LARGE PROHIBITED.~~

~~No person, firm, or corporation shall permit any fowl or animal owned by him, to run at large in any street, alley, or public place within the city, or upon the premises of another unless by permission of the owner or occupant of said premises; and no person shall permit any fowl or animal, to act in such a way as to be a nuisance to the general public, and such person, firm, or corporation shall take such steps as may be deemed necessary to abate any nuisance, and for failure thereof, shall be in violation of this chapter and subject to the penalties prescribed or such violation as hereinafter set forth.~~

~~(Ord. 102, passed 7-12-72) Penalty, see § 91.99~~

Sec. 91.01 Restraint and Confinement.

1. All dogs shall be restrained and confined in accordance with Public Act 339 of 1919.
2. Any dog in an off-leash area (OLA) may be permitted to run at large within the boundaries of such areas as may, from time to time, be designated by resolution of the city council as off-leash areas, subject to the following:
 - a. The behavior of dogs permitted to run at large in an OLA, and the behavior of the owners thereof, shall conform to all other applicable provisions of this chapter, and to such rules and regulations as may be established by the city council.
 - b. Such dogs shall always while in the OLA be under reasonable voice control of the owners.
 - c. The owners of such dogs shall always carry with them, within the OLA, a leash or chain of sufficient tensile strength to restrain such dogs if necessary.
 - d. No owner shall have more than three dogs within an OLA at any one time.

~~§ 91.02 RIDING HORSES ON SIDEWALKS PROHIBITED.~~

~~It shall be unlawful for any person to ride or lead a horse on the sidewalks of the city.~~

~~(Ord. 172, passed 9-4-85) Penalty, see § 91.99~~

Cross reference:

~~Streets and Sidewalks, see Ch. 98~~

Sec. 91.02 Permitted Animals.

The following animals are permitted within the City and shall be kept in accordance with GAAMPs practices:

1. Domestic pets.
2. Rabbits are limited to six per property.
3. Female poultry are limited to four per property.

~~§ 91.03 KEEPING CATTLE, POULTRY AND THE LIKE WITHIN CITY LIMITS.~~

~~—No person, firm, or corporation shall keep any horses, cattle, swine, sheep, ponies, goats, poultry, or other animals and fowl, except dogs and cats, within the corporate limits of the city.~~

~~(Ord. 102, passed 7-12-72)~~

Sec. 91.03 Prohibited Animals.

No person shall own, possess, keep, harbor, or have custody of:

1. Cattle, cows, horses, sheep, swine, goats, or other livestock in areas of the city not zoned for agricultural land uses.
2. Male poultry.
3. Wild animals contrary to state or federal law or regulations.
4. Venomous insects or snakes.
5. Exotic animals.
6. Bees.

~~§ 91.04 KEEPING PETS IN APARTMENT COMPLEXES.~~

~~—Occupants of apartment complexes with 60 or more apartments in the city shall be prohibited from permitting pets on their premises.~~

~~(Ord. 182, passed 10-7-87) Penalty, see § 91.99~~

Sec. 91.04 Caring for Animals.

1. It shall be unlawful for the owner of any animal to refuse, or fail to provide, such animals with sufficient wholesome and nutritious food, potable water, veterinary care when needed to prevent suffering, and humane care and treatment.
2. It shall be unlawful for the owner of any animal to unnecessarily expose any animal to hot, stormy, cold, or inclement weather.
3. It shall be unlawful for the owner of any animal to willfully abandon such animal on any street, road, highway, or public place, or on private property when not in the care of another person.
4. Care of laying chickens shall follow GAAMPs practices.
5. Chickens must not free range on owners' property or rental property.

~~§ 91.05 EXCEPTIONS.~~

~~The provisions of §§ 91.01 and 91.03 shall not be construed or interpreted as applying to the keeping of any canary, parakeet, or similar bird kept as a pet within any dwelling house or place of business within the city.~~

~~(Ord. 102, passed 7-12-72)~~

Sec. 91.05 Reserve for future use.

Sec. 91.06 Animal Restraint and Cleanliness.

~~(A) Purpose. Ownership of an animal is a privilege which carries with it responsibilities to the city and its residents and visitors with regard to the custody of the animal. It has been determined that the owning or harboring of an animal in the city that is not restrained or under the physical control of the owner or allowing animals to deposit wastes outside the owner's property or on the owner's property which negatively affects adjacent properties is deemed a public nuisance.~~

~~(B) Definitions. For the purpose of this section, the following definitions shall apply unless the context clearly indicates or requires a different meaning.~~

~~OWNER. Any person having a right of property in an animal, every person who keeps or harbors such animal or has it in their care, and every person who permits such animal to remain in or about any premises occupied by them.~~

~~REASONABLE CONTROL. Keeping an animal on a suitable leash or in a carrier under the physical control of the owner or custodian, in all cases other than while upon private property.~~

~~(C) Restraint required. All animals shall be secured by a leash or carrier under physical control of a responsible person when in public.~~

~~(D) Animal waste. The owner of every animal shall be responsible for the prompt removal of any defecation/exereta deposited by their animal on public sidewalks, streets, highways, parks, beaches, recreation areas, or other property not under ownership of the animal's owner. Furthermore, animal waste shall be promptly removed from the owner's property before it causes a nuisance to neighboring properties via sight, sound, smell, or interaction with standing ground water.~~

~~(E) Enforcement. The city's Police Department and other city staff as designated by the City Manager are hereby authorized and directed to make evidence-based determinations in enforcing this section.~~

~~(Ord. 275, passed 11-17-10; Am. Ord. 303, passed 7-17-19)~~

Sanitation.

1. No owner of any animal shall cause or allow such animal to soil, defile or defecate on any public property, or upon any street, sidewalk, public way, play area or private property other than that of the owner, unless such owner shall immediately remove and dispose of all feces deposited by such animal in any manner permitted by ordinance.
2. No person owning, harboring, or keeping an animal within the city shall permit any waste matter from the animal to collect and remain on the property of the owner, or on the property of others.

to cause or create an unhealthy, unsanitary, dangerous, or offensive living condition on the owner's property, or to abutting property owners.

Barking and Other Loud Animal Noises.

No person shall harbor or keep any dog, cat, or other animal, which by loud or frequent habitual barking, meowing, yelping, howling, cackling, crowing, or other nuisance noises shall cause a serious annoyance in the neighborhood, or to people passing to and from upon the streets, sidewalks, and public highways.

Return of Animal to Owner.

If the name of the owner of an animal found at large is known, or can be obtained with reasonable dispatch, the officer shall return the animal to the residential address of the owner. If there is no one present, the officer shall leave written notice of whom the owner must contact to reclaim the animal. The officer shall then remove the animal to the nearest animal shelter or facility that will accept the animal.

Cruelty to Animals.

1. It shall be unlawful for any person to willfully or maliciously strike, beat, abuse, or intentionally run down with a motorized vehicle any animal, or otherwise engage in any act to cause or inflict unnecessary pain, injury, suffering, or death to such animal; except that reasonable force may be used to drive away vicious or trespassing animals.
2. No person shall throw or deposit any poisonous substance on any exposed public or private place where it endangers, or is likely to endanger, any animal or bird, except for substances used in the normal course of business for pest control.
3. Nuisance animals shall be dealt with according to the current policy of the Michigan Department of Natural Resources regarding Wildlife Damage and Nuisance Control.

~~§ 91.07 FEEDING BIRDS AND WATERFOWL.~~

~~—(A) Purpose. It has been determined that the presence of large numbers of certain species of birds and waterfowl cause a public health nuisance by contaminating beaches, shorelines, parks, buildings, sidewalks and pathways used by the public. Accordingly, this section is adopted to prevent such conduct as may attract and concentrate certain species on and around Portage Lake and Waterway, beaches, shorelines, parks, highways, buildings, sidewalks and streets and pathways in the city.~~

~~—(B) Definitions. The following words, terms and phrases, when used in this section, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning.~~

~~—(1) DOMESTIC WATERFOWL. Nonnative ducks and geese not retained in agricultural operations.~~

~~—(2) FEED or FEEDING. The act of feeding or furnishing of food or other substance to any form of bird and/or waterfowl species regulated by this section.~~

~~—(3) MIGRATORY WATERFOWL. Ducks and geese native to North America.~~

~~—(4) PIGEON. The rock dove or any of its domesticated varieties.~~

~~—(C) Prohibition on feeding.~~

~~—(1) Migratory and domestic waterfowl. No person shall feed, cause to be fed or provide food for domestic or migratory waterfowl located in the city.~~

~~—(2) Pigeons. No person shall feed, cause to be fed or provide food for pigeons located in the city.~~

~~—(D) Songbird feeders. Within the boundaries of the city in which feeding of waterfowl and pigeons is prohibited, birdfeeders may be erected and maintained for other avian species.~~

~~—(E) Enforcement. The Police Department and other city staff as designated by the City Manager are hereby authorized and directed to enforce this section.~~

~~(Ord. 284, passed 3-21-12)~~

Sec. 91.07. Ground Feeding of Wild Animals and Birds.

1. No person shall provide food to any wild animal.

2. No person shall intentionally place food for the feeding of seagulls, pigeons, chipmunks, or squirrels.

§ 91.08 INDOOR PETS.

~~—Any small animal or bird which is kept as a pet and is kept entirely within a residence at all times, is permitted under this section. For the purpose of this section, a RESIDENCE is a home, trailer, dwelling unit, or house that is occupied by one or more persons and is sanctioned by a governmental agency as being suitable for occupancy.~~

~~(Ord. 297, passed 4-20-16)~~

Sec. 91.08 Reserve for later use.

Sec. 91.09 Definitions.

The following words, terms, and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Animal means any live creature, both domestic and wild, except humans. The term “animal” includes, but is not limited to, mammals, fish, birds (e.g., poultry and fowl), reptiles, amphibians, and arthropods (e.g., bees and venomous insects).

Animal nuisance means any nuisance arising out of the keeping, maintaining, or owning of, or failure to exercise sufficient control of, any animal.

Animal shelter means any facility operated by the city or the county humane society for the temporary care, confinement, and detention of animals, and for the humane killing and other disposition of animals. The term “animal shelter” shall also include any private facility approved by the chief of police to impound, confine, detain, care for, or dispatch any animal.

At large means an animal is off the premises of the owner, and not under the immediate control of a person physically capable of restraining the animal.

Cruelty means any act or omission whereby unjustifiable physical pain, suffering, or death of an animal is caused or permitted, including failure to provide proper drink, air, space, shelter, or protection from the elements, a sanitary and safe living environment, veterinary care, or nutritious food in sufficient quantity. In the case of activities where physical pain is necessarily caused, such as animal training and hunting, the term “cruelty” shall mean a failure to employ the most humane method reasonably available.

Domestic pet means a dog, cat, or other animal customarily kept or housed inside dwellings as a household pet.

Exotic animal means any monkey, alligator, crocodile, caiman, raccoon, skunk, fox, bear, sea mammal, venomous snake, member of the feline species other than domestic cat, member of the canine species other than domestic dogs, or any other animal that would require a standard of care and control greater than that required for customary domestic pets sold by commercial pet shops.

GAAMPs stands for Generally Accepted Agricultural Management Practices.

Impoundment means the taking into custody of an animal by any police officer or other authorized representative.

Nuisance animal means any animal that unreasonably annoys humans, endangers the life or health of persons or other animals, or substantially interferes with the rights of citizens, other than their owners.

Owner means any person having temporary or permanent custody of, sheltering or having charge of, harboring, exercising control over, or having property rights to any animal covered by this chapter. An animal shall be deemed to be harbored if it is fed or sheltered for three or more consecutive days.

Off-Leash Area (OLA) means any area designated by a governing body within which dogs, under the effective control of their owners, keepers, or guardians, may be off leash.

§ 91.99 PENALTY.

~~—(A) Any person, firm, or corporation violating any provisions of §§ 91.01 and 91.03 shall be deemed guilty of a separate offense for each and every day or portion thereof during which any violation of any of the provisions of §§ 91.01 and 91.03 is committed, continued, or permitted. Upon conviction thereof, such person shall be subject to a fine of not more than \$100.~~

~~(Ord. 102, passed 7-12-72)~~

~~—(B) Any person who violates § 91.02 of this chapter shall be guilty of a misdemeanor, and upon conviction thereof, shall be subject to a fine not to exceed \$100 or not more than 90 days in jail or both.~~

(Ord. 172, passed 9-4-85)

~~—(C) Failure to abide by the provisions of § 91.04 will be punishable by a fine not to exceed \$100 and/or ten days in jail.~~

(Ord. 182, passed 10-7-87)

~~—(D) Any person violating any of the provisions of § 91.06 is guilty of a misdemeanor punishable by a fine not exceeding \$100, or by imprisonment in the county jail for a period not exceeding 90 days, or both such fine and imprisonment.~~

(Ord. 275, passed 11-17-10)

~~—(E) Any person violating any provision of § 91.07 is guilty of a misdemeanor punishable by a fine not exceeding \$100 or by imprisonment in the county jail for a period not exceeding 90 days, or both such fine and imprisonment.~~

(Ord. 284, passed 3-21-12)

Sec. 91.99 Penalty and Enforcement

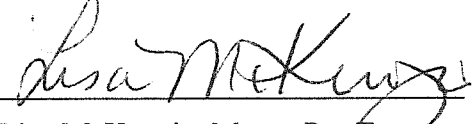
Penalties.

Any person who violates this chapter shall be guilty of a municipal civil infraction.

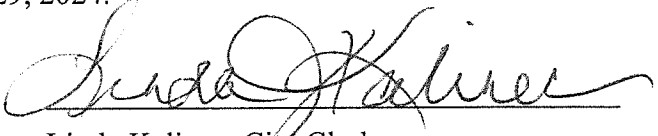
Enforcement.

The city police officers, or others specifically designated by the City Manager, shall be enforcement officials for this chapter.

The Ordinance shall be effective on November 29, 2024.



Lisa McKenzie, Mayor Pro Tem



Linda Kalinec, City Clerk

CLERK'S CERTIFICATION

I, Linda Kalinec, Clerk of the City of Hancock, hereby certify that the above summary of ordinance as published in the Daily Mining Gazette, a newspaper having general circulation in the City of Hancock on the 22nd day of October, 2024 and that a notice of public hearing was published in the same manner on 22nd day of October, 2024 and was held on the 30th day of October, 2024.



Linda Kalinec, City Clerk