

REGULAR MEETING OF THE COMMON COUNCIL OF THE CITY OF PLATTSBURGH, NEW YORK, HELD JULY 9TH, 1959.

PRESENT: MAYOR TYRELL, ALDERMEN HOLLAND, BRAULT, GIOIOSA, CORODIMAS AND FLYNN:

ABSENT: ALDERMAN JABAUT.

BY ALDERMAN HOLLAND; SECONDED BY ALDERMAN CORODIMAS:

LOCAL LAW NO. 2 OF 1959

"A LOCAL LAW REGULATING INDECENT ATTIRE OF PERSONS ON STREETS AND PUBLIC PLACES IN THE CITY OF PLATTSBURGH, NEW YORK.

THE COMMON COUNCIL OF THE CITY OF PLATTSBURGH, NEW YORK, BY VIRTUE OF THE POWER AND AUTHORITY VESTED IN IT BY LAW, HEREBY ENACTS AS FOLLOWS:

SECTION 1: DEFINITIONS: AS USED IN THE FOLLOWING SECTIONS, THE TERMS: BATHING ATTIRE, SWIMMING ATTIRE, HALTERS, SHORTS, KNICKERS, PANTS, SHIRTS, WAISTS, SWEATERS, BLOUSES, SWIM SUITS AND PLAY SUITS SHALL BE CONSTRUED TO MEAN OUTSIDE ATTIRE OR SOLE ATTIRE.

SECTION 2: PROHIBITION: NO PERSON, SIXTEEN (16) YEARS OF AGE OR OVER, SHALL APPEAR UPON ANY OF THE STREETS, HIGHWAYS OR IN ANY OTHER PUBLIC PLACE WITHIN THE CITY OF PLATTSBURGH, IN BATHING OR SWIMMING ATTIRE, OR IN HALTERS, SHORTS, KNICKERS, PANTS, SHIRTS, WAISTS, SWEATERS, BLOUSES, SWIM SUITS OR PLAY SUITS, OR ANY ATTIRE OF LIKE NATURE, WHICH FAILS TO CONCEAL THAT PORTION OF THE WEARER'S BODY AND THIGHS EXTENDING FROM THE ARM PITS TO A POINT AT LEAST HALF WAY BETWEEN THE HIP JOINTS AND KNEE JOINTS.

SECTION 3: EXEMPTIONS: THIS ACT SHALL NOT APPLY TO ANY UNIFORM PRESCRIBED BY THE UNITED STATES OF AMERICA, THE STATE OF NEW YORK, OR ANY OTHER AUTHORIZED GOVERNMENTAL AGENCY, FEDERAL, STATE OR MUNICIPAL. ALSO IT SHALL NOT APPLY TO ANY UNIFORM AUTHORIZED AND USED BY THE BOY SCOUTS OF AMERICA, GIRL SCOUTS OF AMERICA, CAMP FIRE GIRLS, OR LIKE ORGANIZATIONS; NEITHER SHALL IT APPLY TO ENTERTAINERS IN A DULY AUTHORIZED THEATRICAL PRODUCTION, OR PARTICIPANTS IN ATHLETIC EVENTS, OR PARTICIPANTS IN A DULY AUTHORIZED PARADE.

SECTION 4: THE COMMON COUNCIL MAY, BY RESOLUTION, DEFINE AREAS WITHIN THE CITY WHERE ANY OR ALL OF THE ITEMS OF WEARING APPAREL PROHIBITED IN SECTION 2 MAY BE WORN.

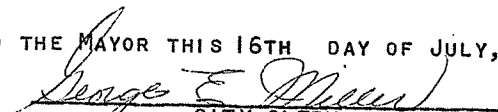
SECTION 5: ANY PERSON WHO SHALL VIOLATE ANY OF THE PROVISIONS OF THIS ORDINANCE, UPON CONVICTION THEREOF, SHALL BE PUNISHABLE BY A FINE NOT EXCEEDING \$25.00 OR BY IMPRISONMENT FOR A PERIOD NOT EXCEEDING 25 DAYS, OR BY BOTH SUCH FINE AND IMPRISONMENT.

SECTION 6: LAW REPEALED: LOCAL LAW NO. 1 OF 1959, IS HEREBY REPEALED.

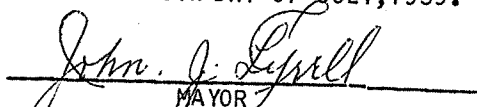
SECTION 7: THIS LAW SHALL TAKE EFFECT AFTER PUBLIC HEARING AND APPROVAL BY THE MAYOR.

ON ROLL CALL, ALDERMEN HOLLAND, BRAULT, GIOIOSA, CORODIMAS AND FLYNN VOTED IN THE AFFIRMATIVE; NO ONE IN THE NEGATIVE; (ALDERMAN JABAUT BEING ABSENT) CARRIED.

THE FOREGOING LOCAL LAW CERTIFIED TO THE MAYOR THIS 16TH DAY OF JULY, 1959


CITY CLERK

THE FOREGOING LOCAL LAW IS HEREBY APPROVED THIS 16TH DAY OF JULY, 1959.


MAYOR