

City of Madison

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Legislation Details (With Text)

File #: 26604 Version: 5 Name: Panhandling

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Title: FOURTH SUBSTITUTE Amending Section 24.12 of the Madison General Ordinances to prohibit

panhandling in the State Street Mall/Capitol Concourse and to eliminate the panhandling restriction in

front of nonresidential buildings.

Sponsors: Paul R. Soglin, Michael E. Verveer, Steve King

Indexes:

Code sections:

Attachments: 1. Downtown Coordinating Committee registrations 6-21-12, 2. Version 1, 3. registrations 7.18.2012

Common Council, 4. Report of the City Attorney, 5. Registration Forms from 8-7-12 Common Council Meeting.pdf, 6. Version 2, 7. Version 3, 8. Version 4, 9. Map, 10. Council Reg 9-18 8.pdf, 11. 26604

Porchlight.pdf

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Date	Ver.	Action By	Action	Result
9/18/2012	5	COMMON COUNCIL	Adopt	Pass
8/7/2012	2	COMMON COUNCIL	Referred	Pass
7/17/2012	2	COMMON COUNCIL	Re-refer	Pass
7/10/2012	1	PUBLIC SAFETY REVIEW COMMITTEE	RECOMMEND TO COUNCIL TO ADOPT - REPORT OF OFFICER	
6/21/2012	2	DOWNTOWN COORDINATING COMMITTEE		
6/12/2012	1	PUBLIC SAFETY REVIEW COMMITTEE	Referred	
6/12/2012	1	COMMON COUNCIL	Referred	Pass
6/4/2012	1	Attorney's Office/Approval Group	Referred for Introduction	

Fiscal Note

No significant fiscal impact is anticipated.

Title

FOURTH SUBSTITUTE Amending Section 24.12 of the Madison General Ordinances to prohibit panhandling in the State Street Mall/Capitol Concourse and to eliminate the panhandling restriction in front of nonresidential buildings.

Body

DRAFTER'S ANALYSIS: This fourth substitute ordinance creates definitions for the Central Business District for purposes of this ordinance and what it means to procure a handout. This ordinance prohibits individuals from procuring or attempting to procure a handout within the Central Business District. This ordinance also provides a definition of liquor establishments and prohibits individuals from procuring or attempting to procure a handout within 25 feet of any liquor establishment. This ordinance changes the prohibited distance for procuring a handout at an ATM from 50 feet to 25 feet. Due to recent court decisions, this ordinance removes the restriction of procuring a handout near buildings that contain nonresidential uses and the prohibition of procuring a handout while sitting on the sidewalk.

The Common Council of the City of Madison do hereby ordain as follows:

1. Section 24.12 entitled "Menacing or Aggressive Panhandling Prohibited" of the Madison General Ordinances is amended to read as follows:

"24.12 MENACING OR AGGRESSIVE PANHANDLING PROHIBITED.

- Purpose. The purpose of this ordinance is to ensure unimpeded pedestrian traffic flow, to maintain and protect the physical safety and well-being of pedestrians and to otherwise foster a safe and harassment-free climate in public places in the City of Madison. The ordinance also provides protections in the Central Business District. This area is a special and unique area of the City of Madison, constituting the connection between the University of Wisconsin and the State Capitol, and having numerous businesses, restaurants and entertainment venues. The State Street Mall is a Transit Mall, with limited or no access to motor vehicles by the public. The City of Madison has a significant public and governmental interest in encouraging the public presence of residents and visitors in the Central Business District, and their unimpeded use of public areas and private businesses in the area by insuring that residents and visitors are able to walk unobstructed in this area without being stopped and asked for a handout. Thousands of individuals walk in this area on a daily basis and the City has a significant interest in providing a safe, pleasant environment and encouraging visitors to frequent this area. The City has received regular complaints from businesses and residents of the Central Business District on the deleterious effect of panhandling in the area. The city finds that a ban on panhandling in this downtown area will serve these important interests. The City has determined that a significant number of individuals that request handouts, turn around and use the donated money to purchase alcohol. By eliminating the ability to procure a handout in close proximity to liquor establishments the City in turn hopes to reduce the cycle of abuse.
- (2) Definitions. As used in this section:
 - "Central Business District" for purposes of this ordinance is defined to include the 100 through 800 blocks of State Street Mall, North Park Street from University Avenue to Lake Mendota, East Campus Mall, Fitch Court, North Lake Street from University Avenue to Lake Mendota, North Frances Street from University Avenue to Langdon Street, Langdon Street from North Park Street to North Frances Street, University Avenue from North Park Street to North Frances Street, West Gilman Street from University Avenue to North Henry Street, West Gorham Street from University Avenue to North Carroll Street, West Johnson Street from North Broom Street to North Carroll Street, Dayton Street from State Street to North Webster Street, Mifflin Street from North Henry Street to North Webster Street, West Washington Avenue from Henry Street to Carroll Street, East Washington Avenue from Pinckney Street to Webster Street, Main Street from South Henry Street to South Webster Street, Doty Street from South Fairchild Street to South Webster Street, Wilson Street from South Carroll Street to 120 East Wilson Street, North Broom Street from West Dayton Street to State Street, Henry Street from West Main Street to West Gorham Street, Fairchild Street from West Doty Street to State Street, Carroll Street from West Wilson Street to West Johnson Street, Pinckney Street from East Wilson to East Dayton Street, Webster Street from East Doty Street to East Dayton Street, Wisconsin Avenue from Mifflin Street to Dayton Street, North Hamilton Street from East Mifflin Street to North Webster Street, King Street from East Main Street to South Webster Street, Martin Luther King Jr. Blvd. from Wilson Street to Main Street, South Hamilton Street from South Fairchild Street to West Main Street. This area is depicted in the map at the end of this section.
 - (a) "Intersection" has the meaning designated in Wis. Stat. § 340.01(25).
 - (c) "Known panhandler" means a person who within one year previous to the date of arrest for violation of this section has been convicted in a court of competent jurisdiction of any civil or criminal offense involving panhandling.

"Licensed alcohol establishment" means any retailer that is licensed to sell alcohol beverages under Chapter 38.

"Procure a handout" means to request from another person an immediate donation of money, goods or other gratuity, and includes but is not limited to seeking donations.

- (b) "Public place" or "Place open to the public" is an area generally visible to public view and includes all places open to the public and includes but is not limited to streets, sidewalks, bridges, alleys, plazas, parks, driveways, parking lots, automobiles (whether moving or not), and all buildings open to the general public-including those which serve food or drink, or provide entertainment, and the doorways or entrances in buildings or dwellings and the grounds enclosing them;
- (d) A conversation or gesture or both shall be construed as "threatening" if a reasonably prudent individual would perceive such conduct as intending to result in the procurement of money or goods by threat or coercion.
- (e) Behavior shall be construed as "aggressive" or "intimidating" if a reasonably prudent individual could be deterred from passing through or remaining in or near any thoroughfare, or place open to the public because of fear, concern or apprehension.
- (3) In or near any thoroughfare or place open to the public, no person either individually or as part of a group shall procure or attempt to procure a handout from another in a manner or under circumstances manifesting an express or implied threat or coercion. Among the circumstances which may be considered in determining whether such purpose or behavior is manifested are the following: that such person is a known panhandler; that such person repeatedly and in a threatening fashion, beckons to, stops, or attempts to stop passer(s)-by; that such person engages passer(s)-by in threatening conversation; or that such person utilizes threatening bodily gestures. A conversation or gesture or both shall be construed as threatening if a reasonably prudent individual would perceive such conduct as intending to result in the procurement or money, goods or other gratuity by threat or coercion. The violator's conduct must be such as to demonstrate a specific intent to induce, solicit, or procure from another goods or money by threat or coercion. No arrest shall be made for a violation of this subsection unless the arresting officer first affords such person an opportunity to explain such conduct, and no one shall be convicted of violating this subsection if it appears at trial that the explanation given was true and disclosed a lawful purpose.
- (4) In or near any thoroughfare or place open to the public, no person either individually or as part of a group shall procure or attempt to procure a handout from another in an aggressive or intimidating manner. Among the circumstances which may be considered in determining whether such purpose or behavior is manifested are the following: that such person is a known panhandler; that such person continues to beckon to, accost or follow or ask passer(s)-by for a handout after the passer(s)-by has failed to respond or has told the person "no"; that such person engages in a course of conduct or commits any act which harasses or intimidates the passer(s)-by; or that such person utilizes or attempts to utilize bodily gestures or physical contact to impede the path of any passer(s)-by, including but not limited to unwanted touching or blocking the path or impeding the free movement of the passer(s)-by. Behavior shall be construed as aggressive or intimidating if a reasonably prudent individual could be deterred from passing through or remaining in or near any thoroughfare or place open to be the public because of fear, concern or apprehension of said behavior. The violator's conduct must be such as to demonstrate a specific intent to induce, solicit, or procure from another goods or money by aggressive or intimidating behavior. No arrest shall be made for a violation of this subsection unless the arresting officer first affords such person an opportunity to explain such conduct, and no one shall be convicted of violating this subsection if it appears at trial that the explanation given was true and disclosed a lawful purpose.
- (5) It shall be unlawful for any person to procure or attempt to procure a handout within fifty twenty-five (5025) feet of any of the following locations: of an automatic teller machine (ATM) or within twenty-five(25) feet of any open sidewalk café.
 - (a) an alcohol licensed establishment;
 - (b) Central Business District;
 - (c) an intersection;
 - (d) an open sidewalk café; or
 - (e) an automatic teller machine (ATM).

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- (6) It shall be unlawful for any person, after having been warned that such activity is prohibited, to procure or attempt to procure a handout within twenty-five (25) feet of an intersection or within twelve (12) feet of any building that contains nonresidential uses or within twenty (20) feet of any building entrance that contains nonresidential uses.
- (7) It shall be unlawful for any person to sit or recline on a public sidewalk with an intent to procure or attempt to procure a handout.
- (86) Penalty. Any person violating this section shall be subject to a forfeiture of not less than ten dollars (\$10) nor more than five hundred dollars (\$500), notwithstanding any provision of this chapter setting a different penalty.
- (97) Severability. The provisions of this section are severable. If any provision of this section is held to be invalid or unconstitutional or if the application of any provision of this section to any person or circumstance is held to be invalid or unconstitutional, such holding shall not affect the other provisions or applications of this section which can be given effect without the invalid or unconstitutional provisions or applications. It is hereby declared to be the intent of the Common Council that this section would have been adopted had any invalid or unconstitutional provision or applications not been included herein."
- 2. Subdivision (a) of Subsection (3) entitled "Schedule of Deposits" of Section 1.08 entitled "Issuance of Citations for Violations of Certain Ordinances and Providing a Schedule of Cash Deposits" of the Madison General Ordinances is amended amending therein the following:

"<u>Offense</u> Menacing p<u>P</u>anhandling prohibited. Ord. No./Adopted Statute No.**

24.12

Deposit \$100, 1st \$200, 2nd \$300, 3rd and sub"