CITY OF CONCORD

In the year of our Lord two thousand and seventeen

AN ORDINANCE amending the CODE OF ORDINANCES, Title I, General Code; Chapter 15, Licensing and Regulation of Businesses, Trades, and Occupations

The City of Concord ordains as follows:

SECTION I: Amend the CODE OF ORDINANCES, Title I, General Code; Chapter 15, Licensing and Regulation of Businesses, Trades and Occupations, by deleting Article 15-1, <u>Convalescent Homes</u> in its entirety as follows:

[ARTICLE 15-1 - CONVALESCENT HOMES

15-1-1 - Purpose.

For the purposes of this Article, the term "convalescent or nursing home" shall mean real, personal or mixed property operated for a profit, wherein five (5) or more persons are receiving nursing care or medical attention for gradual recovery of health and strength after disease, and/or are receiving in said property special attention due to infancy, senility or other physical or mental handicaps.

15-1-2 - Application.

No person, firm, corporation or association shall use real, personal or mixed property in the City of Concord for convalescent or nursing purposes, except subject to the conditions set forth in the following paragraphs.

15-1-3 - Condition of License.

When a license to operate said real, personal or mixed property for said uses has been issued by the Board of Health, subject to the approval of the Chief of the Fire Department and the Code Administrator or their deputies, said license shall contain the following conditions:

(a) No habitually bedridden person or blind person shall occupy a room above the grade floor;

(b) There shall be two (2) adequate means of exit from all floors above the grade floor;

(c) All exits shall be lighted from a separate electrical circuit;

(d) Corridors shall be kept clear of furniture, beds, cots or other objects which may impede progress through said corridors in case of an emergency;

(e) The use of each room shall be in accordance with air space capacity as fixed by the laws of the State of New Hampshire;
(f) All persons employed as attendants in said property shall be at least twenty one (21) years of age;
(g) All of said homes shall be open for periodic inspections at reasonable times by health, fire and building officials of the City, who may enter said homes for the purpose of carrying out their municipal duties;
(h) There shall be at least one fire extinguisher on each floor;
(i) Licenses shall be renewed annually on the first day of April;
(j) The application fee plus a licensing fee shall be as listed in Schedule I of Chapter 1. The fees are payable at the Code Administration office at the time of application.

15-1-4 - Revocation.

The license so issued shall be subject to revocation upon violation of any of the above set forth conditions, or for violation of any other Ordinance and/or state law relative to the use of said property.

15-1-5 - Saving Clause.

This Article shall not interfere with, annul or amend any other Ordinance, rule, regulation or permit now in effect, provided that unless specifically excepted, where this Article is more stringent, it shall control.]

SECTION II: Amend the CODE OF ORDINANCES, Title I, General Code; Chapter 15, Licensing and Regulation of Businesses, Trades and Occupations, Article 15-3, <u>Theatres</u>, <u>Shows, Exhibitions and Dances</u>, by amending Section 15-3-1 as follows:

15-3-1 - Entertainment and Exhibitions.

- *a*) A person shall not, with or without pay:
 - Perform any type of entertainment or exhibition, or hold street fairs or other community events, including but not limited to the sale of merchandise by commercial retailers, on any public street, way, sidewalk or public property, whether or not a fee is charged [for the entertainment or exhibition;]
 - 2) Hold or engage in any parade, or procession, or demonstration, or protest march upon any public street, way, *sidewalk* or public property;
 - 3) [Hold or take part in any open air public meeting upon any public street, way or property.]

unless a license to permit therefor in writing, specifying the time, place, and object for which said license is granted, shall first be obtained from the Licensing Officer. Applications for licenses under this Section shall be provided by the Licensing Officer.

b) Closure of any public street shall require the City Manager's authorization. The City Manager may defer any such closure requests to the City Council.

SECTION III: Amend the CODE OF ORDINANCES, Title I, General Code; Chapter 15, Licensing and Regulation of Businesses, Trades and Occupations, Article 15-3, <u>Theatres</u>, <u>Shows, Exhibitions and Dances</u>, by deleting Sections 15-3-4 through 15-3-12 as follows:

[15-3-4 - Dance Licenses; When Required.

Every person or organization holding a dance in this City where a fee or charge is made for dancing or admission to the place of dance, notwithstanding that admission may be limited to those invited, or that women or certain classes of persons may be admitted free, or that the admission fee or charge is for a show, exhibition or entertainment followed by a dance with no extra charge for dancing, shall prior thereto obtain a written license.

15-3-5 - Dance Licenses; Information to be Contained Therein.

Such license shall specify the time and place of the dance. It shall not include more than one place, but may include more than one time, and times may be expressed in general terms such as "Every Tuesday Evening" or "Every Evening Except Sunday" or the like.

15-3-6 - Police Officers Required at Dances.

A police officer, to be designated by the Chief of Police and paid for by the persons or organization holding such dance, shall be in attendance at every such dance, unless the license expressly states that no police officer is required.

15-3-7 - Preservation of Order at Dances by Police Officer.

A police officer designated and attending such dance, or any police officer present, shall preserve order in the place or rooms used in connection with such dance and shall stop any disorderly or improper dancing or disorderly conduct of any particular individual present and shall order or remove from said place or rooms any person disregarding his injunctions.

15-3-8 - Dance License Fees.

The dance license fees shall be the fees set forth in Schedule I of Chapter 1. The license fee shall be payable at the Code Administration office at the time of application. The fee for the police officer, which shall be set at a price per hour determined by the Police Chief, and shall be paid in advance to the Police Chief. This fee shall be deposited in the City Treasury and appropriated to the Police Department at the end of the year as earnings of that department.

15-3-9 - Dance Licenses for Cocktail Lounges, Restaurants, Etc.

Notwithstanding the provisions of Sections 15-3-4 through 15-3-8 of this Chapter, each owner of a cocktail lounge, restaurant, night club, hotel, or other establishment which has been licensed by the State Liquor Commission for the sale of alcoholic beverages and which has received a permit from said Commission for the holding of regular dancing therein shall apply to the City for a dance license. Such license shall be valid for one year from the date of issuance and authorize holding of dances on the days permitted by said Commission. Sunday dancing shall be prohibited, except where permitted by State Statute. The necessity of attendance by a police officer shall be within the discretion of the Chief of Police. In the event that such attendance is required, the expense thereof shall be paid by the owner. The fee for each license issued and for each annual license renewal shall be the fee listed in Schedule I of Chapter 1, payable at the Code Administration office at the time the application is filed.

15-3-10 - Roller Skating.

The rules, regulations and provisions of the foregoing sections shall apply to the operation of roller skating areas.

15-3-11 - Seating Capacity of Halls.

Theatre proprietors and proprietors of halls used for public assemblage are prohibited from selling or permitting to be sold, tickets for public entertainments, or public dances, or roller skating, to be held within such theatres or halls, in excess of the seating capacity established by the Life Safety Code for such theatres or halls; and the established capacity shall be posted in the theatre or hall, and recorded with the Licensing Officer. The manager of any such entertainment or dance, or roller skating or the ticket seller, thereat, are likewise prohibited from selling such excess of tickets.

15-3-12 - Revocation of License for Violating Seating Capacity.

The license for the theatre or hall where a violation of the provisions of the foregoing section is committed shall automatically upon conviction, be revoked and shall not thereafter be issued without the consent of the Licensing Board.]

SECTION IV: Amend the CODE OF ORDINANCES, Title I, General Code; Chapter 15, Licensing and Regulation of Businesses, Trades and Occupations, by deleting Article 15-4, <u>Amusement Devices and Centers (7-13-81)</u> in its entirety as follows:

[ARTICLE 15-4 - AMUSEMENT DEVICES AND CENTERS (7-13-81)

15-4-1 - Definition of Terms.

As used in this Ordinance, unless the context otherwise indicates:

Amusement Center shall mean any premises having thereon available for use by the general public eight (8) or more amusement devices.

Amusement Device shall mean any machine which, upon the insertion of a coin, slug, token, plate or disc, may be operated by the public generally for use as a game, entertainment or amusement, whether or not registering a score. It shall include such devices as electronic games, pin-ball machines, skill ball, mechanical grab machines and all games, operations, or transactions, similar thereto under whatever name they may be indicated. The term does not include vending machines in which are not incorporated gaming or amusement features, nor does the term include any coin operated musical devices or rides.

Person/Firm/Corporation/Association. These terms as used herein shall include the following: any person, firm, corporation or association which owns any amusement device; the person, firm, corporation or association in whose place of business any amusement device is placed for use by the public; and the person, firm, corporation or association having control over an amusement device provided, however, that the payment of the license fee by any person, firm, corporation or association enumerated herein shall be deemed a compliance with Section 15-4-5.

15-4-2 - Gambling Devices Not Permitted.

Nothing in this Ordinance shall in anyway be construed to authorize, license or permit any gambling or gambling devices not permitted by state law.

15-4-3 - License Required.

No person, firm, corporation or association shall display for public patronage, or keep for operation any amusement device as defined by Section 15-4-1 without first having obtained a proper license from the City of Concord. All licenses under this Article shall expire on the April 30 next following their issuance and may be renewed only after compliance with the procedures established by this Article for the issuance of the original license.

15-4-4 - Amusement Center License.

Applicants having available for use by the general public at one location eight (8) or more amusement devices shall comply with all requirements of the Municipal Code of Ordinances relating to amusement centers.

(a) Management Plan. The application for an amusement center license shall include, in addition to other required information, a management plan which at a minimum will set forth the following:

1. The actual hours of operation;

2. The minimum number of employees on duty at any time and the minimum age and qualifications of employees;

3. The maximum number of persons permitted on the premises, which number shall not exceed the limits established by the Fire Prevention Code.

4. A plan designed to avoid nuisances and insure compliance with City Ordinances;

5. Rules governing the presence of minor unaccompanied by an adult.

6. Rules and regulations to be posted on the premises governing the operation of the center and conduct of its patrons. These rules should include but not be limited to such matters as dress code, consumption or possession of alcoholic beverages or controlled drugs, loitering, presence of minors during school and evening hours, and maximum occupancy.

(b) Notice, Hearing, Appeal. The Licensing Officer shall not issue a license to an amusement center until ten (10) days after he has published notice of the application for the license in a newspaper of general circulation in the City. During this ten (10) day period the Licensing Officer shall accept written comment from the public concerning the application. At the end of the ten (10) day period the Licensing Officer shall grant or deny the license and set the hours of operation of the amusement center. The hours shall not be greater than these established for rooms where billiard or pool tables are kept. Any person aggrieved by the decision of the Licensing Officer to license an amusement center may within five (5) days from the date of the decision to license request the Licensing Officer to hold a public hearing on the application and to reconsider his decision. Appeals from the final decision of the Licensing Officer shall be governed by the "General Licensing Ordinance." A renewal of an amusement center license shall be subject to the condition and proceedings of this section. (c) Suspension or Revocation. In addition to the reasons for suspension or revocation established in Article 15-10, General Licensing Ordinance, a license issued under the provisions of this Article to an amusement center may be suspended or revoked for violation of any provision of the management plan filed with the Licensing Officer or any condition imposed by the Zoning Board of Adjustment in granting the required special exception.

15-4-5 - Amusement Device.

License applicants having available for use by the general public at one location less than eight (8) amusement devices shall obtain a license for each device pursuant to the provisions of this Article.

15-4-6 - Application.

The application for an amusement center or amusement device license shall, in addition to such information as may be required by the Licensing Officer, contain the following information:

(a) The name and address of the applicant; and if a firm, corporation, partnership or association, the principal officers thereof and their addresses;
 (b) The address of the premises where the licensed device or devices are to be operated, together with the character of the business as carried on at such place;
 (c) A general description of the type of device or devices to be licensed;
 (d) The name and address of the owner of the device or devices, if other than the applicant.

No license shall be issued to any applicant unless he shall be over eighteen (18) years of age.

15-4-7 - License Fees.

Every applicant before being granted a license shall pay a license fee as listed in Schedule I of Chapter 1 for each device used or played or exhibited for use or play. In addition to the foregoing fee, an applicant for an amusement center license shall pay a license fee as listed in Schedule I of Chapter 1. All license fees shall be payable at the Code Administration office at the time the application if filed, provided that where application is made after the expiration of any portion of any license year, license may be issued for the remainder thereof upon payment of a proportionate part of the annual fee. In no case shall any portion of the license fee be repaid to the licensee.

15-4-8 - Transfer of License.

A license shall not be transferable from person to person nor place to place and shall be useable only at the place and by the person designated on the license.

15-4-9 - Conditions and Restrictions.

All licenses shall be subject to such conditions and restrictions as the Licensing Officer deems it proper to impose.

15-4-10 - Bowling Alley, Billiard or Pool Table Hours.

(a) Time. Every bowling alley shall be permitted to stay open for the reception of patrons from 8:30 a.m. in the morning until 3:00 a.m. on the following morning, and every room where billiard or pool tables are kept for hire shall be permitted to stay open for the reception of patrons from 8:30 a.m. in the morning until 12:00 midnight, except on Saturdays, when said bowling alleys or rooms where billiard or pool tables are kept for hire shall be cleared of patrons and closed at 11:45 p.m. in the evening, and on Sundays, when the said bowling alleys or rooms where billiard or pool tables are kept for hire shall be cleared of patrons and closed at 11:45 p.m. in the evening, and on Sundays, when the said bowling alleys or rooms where billiard or pool tables are kept for hire shall not be permitted to open until 1:00 p.m. in the afternoon.]

SECTION V: Amend the CODE OF ORDINANCES, Title I, General Code; Chapter 15, Licensing and Regulation of Businesses, Trades and Occupations, by deleting Article 15-6, Billiard Parlors, in its entirety as follows:

[ARTICLE 15-6 - BILLIARD PARLORS

15-6-1 - Definition of Terms.

As used in this Article, the following words or phrases shall have the meanings ascribed to them unless the context otherwise indicates:

Billiard parlor means any establishment, location, room or rooms wherein is kept, used or operated for hire, gain or reward three (3) or more billiard or pool tables of any kind.

15-6-2 - Gambling Devices Not Permitted.

This Article shall not in any way be construed to authorize, license or permit any gambling or gambling devices not permitted by state law.

15-6-3 - Alcoholic Beverages or Controlled Drugs Not Permitted.

This Article shall not in any way be construed to authorize, license or permit the use or sale of alcoholic beverages or controlled drugs not permitted by state law.

15-6-4 - License Required.

A person, firm, corporation, or association shall not operate a billiard parlor as defined in Section 15-6-1 without first obtaining a proper license from the City. All licenses under this Article shall be valid until May first next after the granting thereof and may be renewed only after compliance with the procedures established by this Article for the issuance of an original license.

15-6-5 - Application.

The application for a billiard parlor license shall contain the following information:

(a) The name and address of the applicant, and if a firm, corporation, partnership or association, the principal officers thereof and their address.

(b) The address of the premises where the billiard parlor is to be located.

(c) The name and address of the owner of the location (building).

(d) The number of billiard tables to be placed in that location.

(e) A license shall not be issued to an applicant under eighteen (18) years of age.

(f) A management plan which at minimum will set forth the following:

(1) The actual hours of operation;

(2) The minimum number of employees on duty at any time and the minimum age and qualifications of employees;

(3) The maximum number of persons permitted on the premises, which number shall not exceed the limits established by the Life Safety Code;

(4) A plan designed to avoid nuisances and insure compliance with City Ordinances;

(5) Rules governing the presence of minors unaccompanied by an adult;

(6) Rules and regulations to be posted on the premises governing the operation of the center and conduct of its patrons. The rules should include, but not be limited to, such matters as dress code, alcohol, gambling and controlled drugs not allowed, loitering, presence of minors during school hours and maximum occupancy.

15-6-6 - License Fees.

Every applicant, before being granted a license to operate a billiard parlor, shall pay a fee for the billiard parlor plus a fee for each billiard or pool table located in the billiard parlor. The fees are listed in Schedule I of Chapter 1, and shall be payable at the Code Administration office at the time the application for license or for license renewal is filed.

15-6-7 - Suspension or Revocation.

In addition to the reasons for suspension or revocation established in Article 15-10, a license issued under the provisions of this Article to a billiard parlor may be suspended or revoked for violation of any provision of the management plan filed with the Licensing Officer or any condition imposed by the Zoning Board of Adjustment in granting the required special exception.

15-6-8 - Transfer of License.

A license shall not be transferable from person to person and shall be useable only at the place and by the person designated on the license.]

SECTION VI: Amend the CODE OF ORDINANCES, Title I, General Code; Chapter 15, Licensing and Regulation of Businesses, Trades and Occupations, Article 15-8, <u>Peddlers</u>, by amending Sections 15-8-4, 15-8-6 and 15-8-16 as follows:

15-8-4 - Issuance.

Not later than thirty (30) days after the filing of a completed application for a peddler's license, the applicant shall be notified by the Licensing Officer of the decision on the issuance or denial of the license. The Licensing Officer shall consider the standards set forth in this Article and the General Licensing Ordinance in determining whether to grant a license. In the event that two or more applications for a vendor's license for the same location are received and approved the license shall be issued as follows:

(a) Outside the Central Business District the license shall be awarded to the highest bidder in accordance with Section 15-8-17(d).

(b) Within the Central Business District the license shall be awarded to the highest bidder in accordance with Section 15-8-17(c).

(c) Within Eagle Square *and Bicentennial Square*, the license shall be awarded to the bidder whose proposal is determined by the [Director of Recreation and Parks] *Licensing Officer* to be most compatible with the nature of Eagle *and Bicentennial* Squares taking into consideration the activities occurring in Eagle *and Bicentennial* Squares, the abutting uses, the overall impact on the public's use of [Eagle] the squares [Square], and other similar criteria.

If the issuance of the license is approved, the Licensing Officer shall issue the license. If the license is denied, the applicant shall be provided with a statement of the reasons therefore which reasons shall be entered in writing on the application. The applicant shall be entitled to a hearing pursuant to Section 15-10-11. All licenses issued under the provisions of this chapter shall expire on April 30 annually. Thirty (30) days prior to the expiration of the license, the Licensing Officer shall accept applications for licenses

15-8-6 - Prohibited Conduct—Vendor.

A vendor shall not:

(a) Vend within five hundred (500) feet of the grounds of any elementary or secondary school between one-half hour prior to the start of the school day and one-half hour after dismissal at the end of the school day;

(b) Vend within one thousand (1,000) feet of any hospital;

(c) Vend within one thousand (1,000) feet on the same street of any church while church is in session;

(d) Vend on any street or sidewalk where vending is otherwise prohibited;

(e) Vend between 9:00 p.m. and 8:00 a.m. of the following day, except in City Parks [and Eagle Square] with the special permission of the Director of Recreation and Parks *and in Eagle and Bicentennial Squares with the special permission of the Licensing Officer;*

(f) Leave any stand or motor vehicle unattended;

(g) Store, park, or leave any stand overnight on any street or sidewalk, park any motor vehicle other than in a lawful parking place, in conformance with City and state parking regulations;

(h) Sell food or beverages for immediate consumption unless he has available for public use his own or a public litter receptacle which is available for his patrons' use;

(i) Leave any location without first picking up, removing and disposing all trash or refuse remaining from sales made by him;

(j) Allow any items relating to the operation of the vending business to be placed anywhere other than in, on or under the stand or motor vehicle;

(k) Set up, maintain or permit the use of any table, crate, carton, rack, sign, or any other device to increase the selling or display capacity of his stand or motor vehicle, where such items have not been described in his application;

(l) Solicit or conduct business with persons in motor vehicles;

(m) Sell anything other than that which he is licensed to vend;

(n) Sound or permit the sounding of any device which produces a loud and raucous noise, or use or operate any loud speaker, public address system, radio sound amplifier or similar device to attract the attention of the public;

(o) Vend without the insurance coverage specified in Section 15-8-3.

[15-8-16 - Street Fairs.

Any person or persons wishing to use or occupy a portion of any street or sidewalk for the purposes of conducting thereon street fairs or other community events, including, but not limited to, the sale of merchandise by commercial retailers or by community associations conducting street fairs or other promotions, must, pursuant to the provisions of RSA 31:100, obtain a license from City Council.]

Section VII: Amend the Code of Ordinances, Title I, General Code; Chapter 15, Licensing and Regulation of Businesses, Trades and Occupations, Article 15-10, <u>General</u> <u>Licensing Ordinance</u>, by amending paragraphs (c) and (e) of Section 15-10-5 as follows:

15-10-5 - Procedure for Issuance of License.

(a) Formal Application Required. Every person required to procure a license under the provisions of any Ordinance of the City shall, unless otherwise provided in the governing Ordinance, submit an application for such license to the Licensing Officer. The application shall:

- 1. Form of Application. Be a written statement upon forms provided by the Licensing Officer; such forms shall include such affidavits to be sworn to by the applicant before a Notary Public of this State, as the Licensing Officer shall deem necessary.
- 2. Contents of Application. Require the disclosure of any information which the Licensing Officer shall find to be reasonably necessary to the fair administration of this Ordinance.
- 3. Payment of Fees. Be accompanied by the full amount of fees chargeable of such license.

(b) Renewal License Procedure. The applicant for the renewal of a license shall submit an application for such license to the Licensing Officer. The application shall:

- 1. Form of Application. Be a written statement upon forms provided by the Licensing Officer;
- 2. Contents. Require the disclosure of such information concerning the applicant's conduct and operation of the licensed activity during the preceding licensed period as is reasonably necessary to the determination by the Licensing Officer of the applicant's eligibility for a renewal license.

(c) Duplicate License Procedure. A duplicate license shall be issued by the Licensing Officer to replace any license previously issued which has been lost, stolen, defaced, or destroyed, upon the filing by the licensee of an application [and the payment to] with the Licensing Officer. [of a fee of five dollars (\$5.00).]

(d) Non-Approval of License. The Licensing Officer shall, upon disapproving any application submitted under the provisions of this Ordinance, refund to the applicant all fees paid in advance, provided the applicant is not otherwise indebted to the City.

(e) Compliance Pending Legal Action. When the issuance of a license is denied and any action instituted by the applicant to compel its issuance, such applicant shall not engage in the activity for which the license was refused unless a license be issued to him pursuant to a [judgement] judgment ordering the same.

Section VIII: Amend the Code of Ordinances, Title I, General Code; Chapter 15, Licensing and Regulation of Businesses, Trades and Occupations, Article 15-2, <u>Licensing of</u> <u>Alcohol Use on City Property</u>, by amending Section 15-12-1 as follows:

15-12-1 - Licensing of Alcohol Use on City Property.

(1) In accordance with the provisions of Sections 14-5-2 and 14-5-3 and RSA 178:22(l), any voluntary nonprofit organization seeking to serve and offer alcohol for consumption on closed City streets, in City buildings, and in City parks shall first apply for the applicable license with the City's Health Licensing Officer.
 (2) To qualify for a license under this Chapter, the voluntary nonprofit organization shall obtain a license from the New Hampshire Liquor Commission under RSA 178:22(l).

(3) The City shall create a license application process, which shall include standards for issuance of the license to serve and offer alcohol for consumption on City property.

(4) No license to serve and offer alcohol for consumption on City property shall be granted between the hours of 10:00 p.m. and 10:00 a.m.

(5)The City Health and Licensing Officer shall review the application for completion and transfer it to the appropriate authority for review and approval as follows:

(a) License to serve alcohol on closed City streets, submitted by the City Health and Licensing Officer to the [City Council] City Manager for review and approval;

(b) License to serve alcohol in City buildings submitted by the City Health and Licensing Officer to the City Manager for review and approval;

(c) License to serve alcohol in City parks submitted by the City Health and Licensing Officer to the Director of Parks and Recreation for review and approval.

(6) To the extent that the applicant meets all of the standards for issuance of a license, the requisite City authority may conditionally issue the license, which shall not become valid until the applicant provides the City Health and Licensing Officer with an RSA 178:22(l) license from the New Hampshire Liquor Commission for the applicable license issuance time period.

Section IX: Amend the Code of Ordinances, Title I, General Code; Chapter 15, Licensing and Regulation of Businesses, Trades and Occupations, by deleting Articles 15-13-1 and 15-13-2 as follows:

[15-13-1 - Definitions.

Police escort is a service provided by the Police Department whereby an on-duty uniform Police Officer accompanies any person, such as a representative of a private business or financial institution, to or from a destination where funds will be deposited or picked up. In all escorts, the time expended will be directly related to travel to and from the desired destination. Police personnel do not remain while funds are gathered or processed at the requesting agency or the desired banking institution.

15-13-2 - Charge.

For each police escort there will be a service charge of twenty dollars (\$20.00) to be paid in advance at the City Tax Collector's Office, City Hall. In those situations where the requesting agency has not paid beforehand, they will be billed subsequent to service, including a billing surcharge of ten dollars (\$10.00). Whenever an officer is required for escort both to and from the desired location, this is to be considered two (2) individual escorts.]

SECTION X: This Ordinance shall take effect upon its passage.

Matter removed from the current ordinance appears in [struck through and italics]. Matter inserted into the current ordinances appears in *bold and italics*.