City of Nashua Legislation
Details for O-02-129

Bill Number: O-02-129
1st Reading: 11/26/2002
Bill Name: ESTABLISHING PROHIBITIONS ON CAMPAIGN ACTIVITIES BY MUNICIPAL EMPLOYEES
Bill Status: Postponed Indefinitely
Approval Date: Not a Roll Call Vote on this Legislation
Bill Sponsor: Steven A. Bolton
Co-Sponsors: Nickerson, Timothy - Alderman Ward 2, Johnson, Paula - Alderman At-Large

Bill Text: ESTABLISHING PROHIBITIONS ON CAMPAIGN ACTIVITIES BY MUNICIPAL EMPLOYEES
In the Year Two Thousand and Two The City of Nashua ordains that Chapter 7 "Elections and Meetings", of the Nashua Revised Ordinances, as amended, be further amended by adding the following new Article: “ARTICLE VII. MUNICIPAL EMPLOYEES, SYSTEMS, EQUIPMENT AND SUPPLIES Sec. 7-80. Campaign activities by municipal employees. (a) No municipal employee during any period during which he or she is being compensated by the city shall engage in any activity for the purpose of influencing voters or promoting the success or failure of any candidate or measure subject to a vote at any municipal or state election. (b) For purposes of this Article, municipal employee has the same meaning as set forth in Sec. 2-271 except that it does not include any special municipal employee as defined in Sec. 2-271 nor the mayor or any elected official. Sec. 7-81. Use of city systems, equipment, and supplies. (a) No person shall use any city systems, equipment, or supplies for the purpose of influencing voters or promoting the success or failure of any candidate or measure subject to a vote at any municipal or state election. (b) This section shall not prohibit the use in accordance with established policies and subject to scheduling practices of real property owned by the city and commonly available to the public as forums such as parks, plazas, auditoriums, meeting rooms, and the like nor the associated use of the furniture and equipment provided at such locations. ORDINANCE O-02-129 Sec. 7-82. Violations. (a) Any person violating any provision of this Article shall be fined $1,000 for each offense. In the event of a violation occurring over a continuing period of time, each day shall be deemed a separate offense. (b) Additionally, a municipal employee violating any provision of this Article shall be terminated from city employ.”