

Introduced by: Arness, Dimmick

Date: Jun. 15, 1982

Hearing: Jul. 20, 1982

Vote:

Action: DEFEATED AT INTRODUCTION

KENAI PENINSULA BOROUGH

ORDINANCE 82-48

AMENDING SECTION 2.08.090 OF THE BOROUGH CODE OF ORDINANCES PROVIDING FOR THE TERMINATION OF ALL LEGISLATIVE BUSINESS AND OTHER MATTERS PENDING ON THE AGENDA WHENEVER THE ASSEMBLY IS RECONSTITUTED BY THE ELECTION OF NEW MEMBERS AT A REGULAR BOROUGH ELECTION.

WHEREAS, the Assembly may be considered to be a continuing body which does not change because of the composition of its membership; and

WHEREAS, new members of the Assembly should not be required to address matters previously pending and with which they are not familiar following their election; and

WHEREAS, the Assembly finds that the business of the Assembly will be expedited if all ordinances, resolutions and other items of business which are pending prior to an Assembly election at a regular election should be considered terminated; and

WHEREAS, the Assembly further finds that the adjournment of the Assembly meeting prior to a regular Borough election to elect Assembly members should terminate any pending business of the former Assembly;

NOW THEREFORE, BE IT ORDAINED BY THE ASSEMBLY OF THE KENAI PENINSULA BOROUGH:

Section 1. That Section 2.08.090 of the Borough Code of ordinances is amended to read:

2.08.090 Agenda--Introduction of ordinances and resolutions. A. Ordinances, resolutions and other items of business, to be introduced and considered by the borough assembly at a regular meeting of the assembly shall be placed on a meeting agenda prepared by the borough clerk. At the time that proposed legislation is ready for introduction and consideration of the assembly, an assembly member proposing to place a legislative matter on the agenda of a regular assembly meeting shall inform the borough clerk by 4:30 p.m. of the second Wednesday preceding the meeting at which the matter is to be introduced or considered. Any items not placed on

the agenda by that time shall be deferred until the next assembly meeting, unless the assembly votes to consider the item pursuant to Section 2.08.100. An ordinance which has been introduced to the assembly and disapproved after consideration and public hearing or which has been vetoed by the mayor may not be reintroduced in the assembly for a period of 60 days following disapproval or veto. The 60 day limitation does not apply to a motion to introduce an ordinance.

B. Any legislative item[s] pending on the assembly's agenda may be considered at an assembly meeting following the assembly meeting at which notice of consideration of the legislative item[s] is given by an assembly member, or [meet] within the time provisions of subsection A of this section for [the] inclusion in the packet. [and not previously set for time specific on the agenda.]

C. Any legislative items including ordinances, resolutions, and other items of business, introduced and pending before the borough assembly shall be terminated and all assembly agenda items expunged upon the adjournment of the assembly meeting which precedes the regular borough election at which new members of the assembly will be elected.

Section 2. That this ordinance takes effect upon its enactment.

ORDAINED BY THE ASSEMBLY OF THE KENAI PENINSULA
BOROUGH ON THIS ____ DAY OF _____, 1982.

John C. Davis, Assembly President

ATTEST:

Borough Clerk