



**City of Wilmington
Ordinance & Licensing Committee
Tuesday, October 10, 2017 at 6:00 p.m.**

Location & Time

Council Chamber
Wilmington City Hall
1165 S. Water Street
6:00 p.m. 10/10/2017

**Ordinance & Licensing
Committee Members**

Kirby Hall, Co-Chair
Lisa Butler, Co-Chair
Larry Hall
Steve Evans
Kevin Kirwin

Agenda

1. Call to Order
2. Approval of the September 12, 2017 Meeting Minutes
3. Old Business
 - a. Review of An Ordinance Amending Provisions of Chapter 112.06, Classification of Licenses
 - b. Final Review - An Ordinance Authorizing, with Limitations, the Operation of Golf Cart on City Streets within the City of Wilmington, Will County, Illinois
4. New Business
 - a. Review/Approve An Ordinance Authorizing the City of Wilmington to Install a Fence Along the Kankakee River Near the Wilmington Dam
 - b. Review/Approve An Ordinance Establishing Procedures for Public Comment at City Public Meetings
 - c. Review/Approve An Ordinance Amending Chapter 92.24 of the Ordinances Adding Prohibitions on the Deposit of Leaves, Grass, Limbs of Trees from Private Property Onto City Maintained Property
 - d. Review and Approve 2018 Meeting Dates and Times
5. Public Comment
6. Adjournment

*Posting Date
10/4/2017 10:17 AM jjz*

**CITY OF WILMINGTON
ORDINANCE & LICENSING COMMITTEE
Tuesday, September 12, 2017, 6:00 p.m.
Wilmington City Hall, Council Chambers
1165 S. Water Street**

In Attendance

Committee Members

Co-Chair, Alderman Kirby Hall
Co-Chair, Alderman Butler
Alderman Steve Evans
Alderman Kevin Kirwin
Alderman Larry Hall^(6:07 p.m.)

City Officials

Mayor Roy Strong
Interim City Administrator Frank Koehler
Executive Secretary Joie Ziller
Water Reclamation Plant Superintendent Darin Fowler

The meeting of the Ordinance & Licensing Committee was called to order at 6:00 p.m. by Alderman K. Hall.

Previous Meeting Minutes – August 8, 2017

The minutes were reviewed. Alderman Evans made a motion and Alderman Kirwin seconded to accept the August 8, 2017 Committee meeting minutes as written and have them placed on file. Upon voice vote, **THE MOTION CARRIED, 5 yes**

Old Business

Final Review Ordinance Creating a Sanitary Sewer Fats, Oils and Greases Disposal Ordinance

Superintendent Fowler shared with the Committee that this is an important and necessary ordinance. The Committee questioned who will be implementing this ordinance and Superintendent Fowler indicated that he would and that once the ordinance is he would be stopping by the relative businesses to inform and educate them.

Alderman Evans made a motion and Alderman Kirwin seconded to bring this ordinance to City Council for final reading at the September 19, 2017 City Council meeting. Upon voice vote, THE MOTION CARRIED, 5 yes.

Review – An Ordinance Amending Provisions of Chapter 112.06, Classification of Licenses

The Committee reviewed the draft ordinance as presented. The Committee agreed to discuss this ordinance at the next Committee meeting.

Allowing Golf Carts on City Streets

The Committee reviewed the ordinances obtained from Manteno and Channahon. After some discussion, **Alderman Kirwin made a motion and Alderman Evans seconded to bring a draft ordinance for first reading at the September 19, 2017 City Council meeting. Upon voice vote, THE MOTION CARRIED, 5 yes.**

New Business

Comcast Cable TV Franchise Agreement Renewal

After some discussion the Committee agreed to move forward with the renewal agreement. Interim City Administrator Koehler stated that he would contact Comcast to see if they could do a presentation at the September 19, 2017 Finance, Administration and Land Acquisition Committee meeting.

Public Comment

No public comments were made.

Adjournment

With no further business before the Committee, Alderman L. Hall made a motion and it was seconded by Alderman Evans to adjourn. Upon voice vote, THE MOTION CARRIED unanimously and the meeting was adjourned at 6:40 p.m.

Respectfully submitted,

Joie Ziller
Executive Secretary

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GRANT S. WEGNER

MEMORANDUM

ATTORNEY CLIENT AND WORK PRODUCT PRIVILEGED

TO: City of Wilmington Mayor and City Council

FROM: Bryan M. Wellner

DATE: September 21, 2017

RE: **Liquor Licenses and the Illinois Video Gaming Act**

This memorandum outlines Illinois State law requirements for a location to become a video gaming licensed establishment.

The Video Gaming Act (230 ILCS 40/1 *et al.*) regulates the restriction and licensing of video gaming licenses in Illinois. The Video Gaming Act separates licensed video gaming locations into four categories: licensed establishments, licensed fraternal establishments, licensed veterans establishments, and licensed truck stop establishments. Each type of location is required to possess a valid liquor license, except for licensed truck stop establishments. Section 40/55 of the Video Gaming Act states, "A licensed truck stop establishment that does not hold a liquor license may operate video gaming terminals on a continuous basis." Under Section 40/5 of the Video Gaming Act, a licensed truck stop establishment must meet all of the following criteria: (1) it is located on at least a three-acre facility with a convenience store, (2) has separate diesel islands for fueling commercial motor vehicles, (3) sells at retail more than 10,000 gallons of diesel fuel each month, and (4) has parking spaces for commercial motor vehicles.

Section 40/55 of the Video Gaming Act also provides a liquor license exception for licensed fraternal establishments and licensed veterans establishments, however the exceptions only apply to veterans and fraternal establishment in counties and municipalities that limit or prohibit the sale of alcohol by ordinance in a way that prohibits an establishment from selling alcohol, which does not apply to Wilmington or Will County.

All other locations, such as a traditional gas station, liquor store, or grocery store, must qualify as a "licensed establishment" to obtain a video gaming license. A licensed establishment is "any licensed retail establishment where alcoholic liquor is drawn, poured, mixed, or other served for consumption on the premises, whether the establishment operates on a nonprofit or for-profit basis." 230 ILCS 40/5.

If the City wishes to issue video gaming licenses to a grocery store, liquor store, and/or a gas station, it has several options to consider before doing so. If the City wishes to allow a gas station or liquor store to obtain a video gaming license, the City will have to grant each location a liquor license permitting the location to serve alcoholic liquor as required by 230 ILCS 40/5. However, the liquor license can regulate the manner in which the locations will serve alcoholic liquor. The following are examples of regulations that the City of Wilmington may choose to include in its ordinance:

- a. Each order of alcoholic liquor shall not exceed one drink. Each drink shall be limited to eight ounces of beer, four ounces of wine, or one-half ounce of distilled spirits. Distilled spirits must be served pre-mixed with a non-alcoholic beverage of at least the same amount of distilled spirits;
- b. An individual shall not be served more than two drinks of alcoholic liquor per day;
- c. Alcoholic liquor shall only be served in and restricted to a specific room or area within the licensed premises that is sufficiently separated from the remainder of the licensed premises by walls or other physical barriers such that the designated area cannot be view from the remainder of the licensed premises and the admission by individuals under the age of twenty-one (21) may be restricted;
- d. Alcoholic liquor and beverages served for consumption on the premises shall not exceed 14% alcohol by volume; and
- e. Only beer and wine are permitted to be served for consumption on the licensed premises. Distilled spirits is prohibited from being served for consumption on the licensed premise.

The examples above are modifications from the originally proposed ordinance amendment, as well as from Villages of Effingham and Richmond municipal codes, both of which have approved a liquor license for liquor stores to serve alcoholic liquor on the premises for consumption. In conjunction with or as opposed to any of the above mentioned regulations, the City can prohibit video gaming at all establishments within City limits under Section 40/27 of the Video Gaming Act (625 ILCS 40/27), or the City can restrict the total number of liquor licenses issued of this type.

ORDINANCE NO.
First Reading – August 15, 2017
Second Reading – TABLED

**AN ORDINANCE AMENDING PROVISIONS OF CHAPTER 112.06,
CLASSIFICATION OF LICENSES OF THE MUNICIPAL CODE OF ORDINANCES**

WHEREAS, the City has enacted provisions restricting and regulating the sale of alcoholic liquors to protect the health, safety, and welfare of the inhabitants of the city and to affect temperance in the consumption of alcoholic liquors; and

WHEREAS, after due consideration, it is in the best interests of the City of Wilmington and its citizens that said provision of Chapter 112 of the Code of Ordinances be amended to allow for Class B licensees to have limited consumption on premises

NOW THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF WILMINGTON, WILL COUNTY, ILLINOIS, AS FOLLOWS:

SECTION 1:

That 112.06 of Chapter 112 of the Municipal Code of Ordinances are amended to read as follows:

(2)

(a) Class B licenses shall authorize the wholesale and retail sale on the specified premises of alcoholic liquor with on premises consumption dispensed in glasses which can hold no more than 8 oz.; the total of 16 oz. per person on the specified premises where sold. The annual fee for the license shall be \$800 payable in two semiannual installments of \$400 each; the installments shall be due on May 1 and November 1 of each year. No sale of alcoholic liquor shall be permitted in a drive-up or drive-thru or other similar facility.

SECTION 2: SEVERABILITY

If any section, paragraph, subdivision, clause, sentence or provision of this Ordinance shall be adjudged by any Court of competent jurisdiction to be invalid, such judgment shall not affect, impair, invalidate or nullify the remainder thereof, which remainder shall remain and continue in full force and effect.

SECTION 3: REPEALER

All ordinances or parts of ordinances conflicting with any provisions of this ordinance are hereby repealed.

SECTION 5: EFFECTIVE DATE

This Ordinance shall be in full force and effect from and after its passage and approval.

PASSED this 19th day of September, 2017 with _____ members voting aye, _____ members voting nay, the Mayor voting _____, with _____ members abstaining or passing and said vote being:

John Persic, Jr.	_____	Kevin Kirwin	_____
Larry Hall	_____	Kirby Hall	_____
Fran Tutor	_____	Lisa Butler	_____
Steve Evans	_____	Frank Studer	_____

Approved this 19th day of September, 2017

Roy Strong, Mayor

Attest:

Joie Ziller, Deputy City Clerk

ORDINANCE NO. _____

1st Reading 09/19/2017

2nd Reading 10/03/2017

AN ORDINANCE AUTHORIZING, WITH LIMITATIONS, THE OPERATION OF GOLF CARTS ON CITY STREETS WITHIN THE CITY OF WILMINGTON, WILL COUNTY, ILLINOIS

WHEREAS, the Illinois Vehicle Code authorizes the City of Wilmington to permit golf carts vehicles upon certain streets, highways or roadways under its jurisdiction; and

WHEREAS, the City of Wilmington hereby determines that the public safety will not be jeopardized if golf carts are permitted upon the streets, highways and roadways under its jurisdiction in accordance with the provisions set forth below; an

WHEREAS, in determining that permitting golf carts on the streets, highways and roadways under its jurisdiction will not jeopardize the public safety the City has considered (i) the volume and speed of traffic; (ii) the character of traffic on such streets, highways and roadways; and (iii) whether golf carts can safely travel on and cross such streets, highways and roadways.

NOW THEREFORE BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF WILMINGTON, WILL COUNTY, ILLINOIS, AS FOLLOWS:

SECTION 1. Amend Title VII Traffic Code of the Wilmington Code of Ordinances to add the following:

Section 74.00 OPERATION OF GOLF CARTS

74.01 Definitions

For the purposes of this subchapter, the following definitions shall apply unless the context clearly indicates or requires a different meaning.

City Streets: Any of the streets within the boundaries of the City of Wilmington except for State, County and Township Roads.

County Roads: Any road under the jurisdiction of Will County Highway Department.

Golf Cart: A vehicle specifically designed and intended for the purpose of transporting one or more persons and their golf clubs or maintenance equipment while engaged in the playing of golf, supervising the playing of golf or maintaining the condition of the grounds on a public or private golf course and having a maximum speed of 20 miles per hour (mph).

State Roads: Any road under the jurisdiction of the Illinois Department of Transportation. State roads include, but are not limited to IL Route 102, IL Route 53, Interstate 55, and frontage roads.

Township Roads: Any road under the jurisdiction of a township road district.

74.02 Operating Requirements

Except as otherwise provided in this chapter, it shall be lawful for a person to drive or operate a golf cart upon city streets in the City of Wilmington.

- a. A person shall not drive or operate a golf cart upon any roadway in the City of Wilmington without a valid driver's license.
- b. It is unlawful to drive or operate a golf cart upon any roadway in the City of Wilmington with a speed limit greater than thirty-five (35) miles per hour. Provided, however, a golf cart may cross a roadway at an intersection where the roadway to be crossed has a posted speed limit of more than thirty-five (35) miles per hour.
- c. Any person driving or operating a golf cart shall not cross any State, County or Township road, toll road, interstate highway, or controlled access highway unless at an intersection controlled by a traffic light or a four-way stop sign and the speed limit of the highway to be crossed is thirty (35) miles per hour or less at the place of crossing.
- d. A golf cart shall only be driven or operated on roadways under the exclusive jurisdiction of the City of Wilmington unless the City has concurrent jurisdiction with another unit of government controlling the roadway and authorizes the same.
- e. A person who drives or is in actual physical control of a golf cart while under the influence is subject Sections 11-500 through 11-502 of the Illinois Vehicle Code, including but not limited to Driving Under the Influence (625 ILCS 5/11-501) and Illegal Transportation or Possession of Alcoholic Liquor in a Motor Vehicle (625 ILCS 5/11-502), and applicable local ordinances
- f. Golf carts shall not be operated on sidewalks or other public property not accessible to or authorized for vehicular traffic.
- g. A person who drives or operates a golf cart shall obey all traffic laws of the State of Illinois and the City of Wilmington with regard to the movement and operation of vehicles on the streets and roadways.
- h. It is unlawful to operate or drive any non-highway vehicle, as defined by Section 11-1426.1 of the Illinois Vehicle Code (625 ILCS 5/11-1426.1), besides a golf cart, on any roadway in the City of Wilmington.

74.03 Equipment Requirements

A golf cart shall not be operated on any roadway in the City of Wilmington, unless at a minimum, it has the following in a working and operable condition: brakes, seat safety belts, a

steering apparatus, tires, a rearview mirror, red reflectors in the front and rear, a slow moving emblem (as required of other vehicles in Section 12-709 of the Illinois Vehicle Code) on the rear of the golf cart, a headlight that emits a white light visible from a distance of five hundred (500) feet to the front, a tail lamp that emits a red light visible from at least one hundred (100) feet to the rear, brake lights and turn signals. All golf carts shall have their headlights and tail lamps illuminated when driven or operated upon a roadway in the City of Wilmington as required by section 12-201 of the Illinois Vehicle Code.

74.04 Mandatory Insurance

Any person who operates a golf cart on a street, roadway, or public alleyway shall be subject to the mandatory insurance requirements under Sections 7-601 through 7-610 of the Illinois Vehicle Code.

74.05 Registration Required

It shall be unlawful for a person to drive or operate a golf cart upon any roadway in the City of Wilmington unless the golf cart is registered with the Wilmington Police Department and conspicuously displays a valid and corresponding registration number placard/sticker on the passenger side of the rear bumper on the golf cart.

- (A) Upon the adoption of this ordinance, and annually thereafter, all owners of golf carts shall apply to register their golf carts with the Wilmington City Hall by fully and truthfully completing a golf cart registration application. In order register, the golf cart shall be subject to inspection by the Wilmington Police Department.
- (B) Golf cart registration and the corresponding placard/sticker shall be valid for a period of January 1 through December 31 of the same calendar year.
- (C) A nonrefundable registration fee of twenty-five dollars (\$25.00) shall be paid to the City of Wilmington with each application or reapplication for registration.
- (D) Registration shall be subject to revocation in the event the Wilmington Police Department determines the applicable insurance policy for the golf cart has been revoked, has lapsed or is otherwise invalid.
- (E) All owners of golf carts registered with the Wilmington Police Department will be issued a corresponding registration number placard/sticker, which shall be affixed and remain conspicuously visible on the rear of the golf cart.

74.06 Capacity Limitations; Seat Safety Belts and Child Restraints Required

- (A) It shall be unlawful for any person to drive or operate a golf cart upon any roadway within the City of Wilmington while transporting or carrying more occupants than seat safety belts on the golf cart.

- (B) Each driver and passenger of a golf cart operated on any roadway within the City of Wilmington shall wear a properly adjusted and fastened seat safety belt.
- (C) A child less than eight (8) years of age shall not be transported in a golf cart unless properly secured in an appropriate child restraint system, or otherwise protected as required by Section 4 of the Child Passenger Safety Act. Each driver of a golf cart transporting a child eight (8) years of age or more, but less than 16 years of age, shall secure the child in a properly adjusted and fastened seat safety belt. The transportation of a child eight (8) years of age or less is prohibited unless the child is accompanied by the child's parent or guardian or a person twenty-one (21) years of age or older other than the driver.

74.07 Penalty

Any person found to be in violation of this ordinance shall be subject to a fine of not less than \$75.00, and not more than \$750.00. A separate offense shall be deemed committed on each day during and on which a violation occurs or continues.

SECTION 2: REPEALER

All ordinances or parts of ordinances in conflict with any of the provisions of this ordinance shall be and the same are hereby repealed.

SECTION 3: SEVERABILITY

This Ordinance and every provision thereof shall be considered severable. In the event that any court of competent jurisdiction may find and declare any word, phrase, clause, sentence, paragraph, provision or section or part of a phrase, clause, sentence, paragraph, provision or section of this Ordinance is void or unconstitutional, the remaining words, phrases, clauses, sentences, paragraphs, provisions and sections and parts of phrases, clauses, sentences, paragraph, provisions, and section not ruled void or unconstitutional shall continue in full force and effect.

SECTION 4: EFFECTIVE DATE

This Ordinance shall be in full force and effect from and after its passage, approval and publication as provided by law.

PASSED this _____ day of October, 2017 with _____ members voting aye, _____ members voting nay, the Mayor voting _____, with _____ members abstaining or passing and said vote being:

John Persic, Jr.	_____	Kevin Kirwin	_____
Larry Hall	_____	Kirby Hall	_____
Fran Tutor	_____	Lisa Butler	_____
Steve Evans	_____	Frank Studer	_____

Approved this _____ day of October, 2017

Roy Strong, Mayor

Attest:

Joie Ziller, Deputy City Clerk

ORDINANCE NO.
First Reading—

**AN ORDINANCE AUTHORIZING THE CITY OF WILMINGTON TO INSTALL A
FENCE ALONG THE KANKAKEE RIVER NEAR THE WILMINGTON DAM**

WHEREAS, City of Wilmington finds and determines it is in the best interest of the City to install a fence along the Kankakee River near the Wilmington Dam.

NOW THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF WILMINGTON, WILL COUNTY, ILLINOIS, AS FOLLOWS:

SECTION 1: FENCE TO BE INSTALLED

The City of Wilmington shall be authorized to install a fence along the Kankakee River near the Wilmington Dam at a specific location and shall be authorized to conduct a study or consult any safety specialists to determine the best location to install the fence.

SECTION 2: SEVERABILITY

If any section, paragraph, subdivision, clause, sentence or provision of this Ordinance shall be adjudged by any Court of competent jurisdiction to be invalid, such judgment shall not affect, impair, invalidate or nullify the remainder thereof, which remainder shall remain and continue in full force and effect.

SECTION 3: REPEALER

All ordinances or parts of ordinances conflicting with any provisions of this ordinance are hereby repealed.

SECTION 4: EFFECTIVE DATE

This Ordinance shall be in full force and effect from and after its passage, approval and publication as provided by law.

PASSED this ____ day of _____, 2017 with ____ members voting aye, ____ members voting nay, the Mayor voting _____, with ____ members abstaining or passing and said vote being:

John Persic, Jr. _____ Kevin Kirwin _____

Larry Hall _____
Fran Tutor _____
Steve Evans _____

Kirby Hall _____
Lisa Butler _____
Frank Studer _____

Approved this _____ day of _____, 2017

Roy Strong, Mayor

Attest:

Joie Ziller, Deputy City Clerk

ORDINANCE NO. _____

AN ORDINANCE ESTABLISHING PROCEDURES FOR PUBLIC COMMENT AT CITY PUBLIC MEETINGS

WHEREAS, the City of Wilmington (hereinafter "City") is an Illinois municipal corporation; and

WHEREAS, the Illinois Open meetings Act (hereinafter "OMA"), 5 ILCS 120/1 et. seq., requires that any person shall be permitted an opportunity to address public officials under the rules established and recorded by the public body; and

WHEREAS, the City recognizes the right to Freedom of Speech and has historically encourages public comment at City Council, Committee, and other City meetings; and

WHEREAS, the City Council determined and believes it is in the best interest of the City to adopt procedures for public comment at all City public meetings.

NOW THEREFORE BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF WILMINGTON, WILL COUNTY, ILLINOIS, AS FOLLOWS:

SECTION 1. RECITALS.

The foregoing recitals are incorporated herein as findings of the Corporate Authorities.

SECTION 2. AMENDMENT.

Amend Title III Administration of the Wilmington Code of Ordinances to add the following:

Section 31.27 Public Meeting Procedures

- (A) Pursuant to Section 120/2.06 of the Open Meeting Act (5 ILCS 120/2.06), any person shall be permitted an opportunity to address public officials under the rules established by the public body. Public comments at all public meetings of the City of Wilmington, including but not limited to Regular and Special City Council meetings and Committee meetings, shall be permitted in accordance with the provisions of this Section.
- (B) An individual desiring to address and/or comment during Public Comments shall submit his/her name to the Deputy City Clerk prior to the commencement of the meeting.
- (C) Each individual's comments during Public Comments shall be limited to three (3) minutes per meeting, unless otherwise allowed additional time by the presiding City official at the meeting.
- (D) An individual shall not yield unused time to other speakers.

- (E) If numerous persons wish to comment on a single topic, the City Council may recognize a certain number of individuals who wish to speak in favor of and against, or those who wish to make general comments regarding the topic. The City Council shall not be required to allow every person who wishes to address the issue to do so, but are encouraged to allow as many views as possible to be heard.
- (F) As an alternative to speaking, members of the public may submit written materials to the City Council or committee regarding any matter of public concern.
- (G) Members of the public shall not engage in threats, slander, or disorderly behavior at any City public meeting.
- (H) The presiding officer shall have the right to close each individual's comment when such input violates the provisions of these rules, or is otherwise irrelevant, unduly repetitious or disruptive.

SECTION 3: REPEALER

All ordinances or parts of ordinances in conflict with any of the provisions of this ordinance shall be and the same are hereby repealed.

SECTION 4: SEVERABILITY

This Ordinance and every provision thereof shall be considered severable. In the event that any court of competent jurisdiction may find and declare any word, phrase, clause, sentence, paragraph, provision or section or part of a phrase, clause, sentence, paragraph, provision or section of this Ordinance is void or unconstitutional, the remaining words, phrases, clauses, sentences, paragraphs, provisions and sections and parts of phrases, clauses, sentences, paragraph, provisions, and section not ruled void or unconstitutional shall continue in full force and effect.

SECTION 5: EFFECTIVE DATE

This Ordinance shall be in full force and effect from and after its passage, approval and publication as provided by law.

PASSED this _____ day of October, 2017 with _____ members voting aye, _____ members voting nay, the Mayor voting _____, with _____ members abstaining or passing and said vote being:

John Persic, Jr.	_____	Kevin Kirwin	_____
Larry Hall	_____	Kirby Hall	_____
Fran Tutor	_____	Lisa Butler	_____
Steve Evans	_____	Frank Studer	_____

Approved this _____ day of October, 2017

Roy Strong, Mayor

Attest:

Joie Ziller, Deputy City Clerk

ORDINANCE NO.

AN ORDINANCE AMENDING CHAPTER 92.24 OF THE CITY OF WILMINGTON CODE OF ORDINANCES ADDING PROHIBITIONS ON THE DEPOSIT OF LEAVES, GRASS, LIMBS OF TREES FROM PRIVATE PROPERTY ONTO CITY MAINTAINED PROPERTY

WHEREAS, the City of Wilmington is charged with the responsibility of maintaining City streets to ensure the safe movement of regular and emergency vehicles; and

WHEREAS, the City's ability to ensure safe movement of vehicles is severely impacted when individuals deposit snow from private property onto City streets; and

WHEREAS, the City does not currently have an ordinance specifically prohibiting the deposit of snow from private property onto City streets.

NOW THEREFORE, BE IT ORDAINED by the City Council of the City of Wilmington, Will County, Illinois, as follows:

SECTION 1:

That Wilmington Code of Ordinances 92.24 is amended to read as follows:

92.24 - Deposits On Streets

(A) No person shall deposit on any street any material which may be harmful to the pavement, any waste material, glass, or other articles which may do injury to any person, animal, or property.

(B) Coal or other materials may be deposited in streets in preparation for delivery or use, provided the deposit does not reduce the usable width of the roadway less than 18 feet. Any material or coal, other than material to be used in actual building construction, shall not be permitted to remain on the street for more than 3 hours.

(C) Any material or coal shall be guarded by lights if the same remains upon any street after dark.

(D) It shall be unlawful for any person to place or deposit accumulations of snow, **leaves, grass, limbs of trees** from private property onto any street, road or public way in the city.

SECTION 2: EFFECTIVE DATE

This Ordinance shall be in full force and effect upon its passage and approval and publication in the manner required by law.

PASSED this _____ day of _____, 2017 with _____ members voting aye, _____ members voting nay, the Mayor voting _____, with _____ members abstaining or passing and said vote being:

John Persic, Jr.	_____	Kevin Kirwin	_____
Larry Hall	_____	Kirby Hall	_____
Fran Tutor	_____	Lisa Butler	_____
Steve Evans	_____	Frank Studer	_____

Approved this _____ day of _____, 2017

Roy Strong, Mayor

Attest:

Joie Ziller, Deputy City Clerk

City of Wilmington
Ordinance and Licensing Committee Meetings 2018

The City of Wilmington City Council has set the second Tuesday of each month, unless otherwise noted for the 2018 Ordinance and Licensing Committee meeting dates. All meetings begin at 6:00 p.m. and are held in the Council Chambers of City Hall, 1165 South Water Street, Wilmington, Illinois:

January 9

February 13

March 13

April 10

May 8

June 12

July 10

August 14

September 11

October 9

November 13

December 11

These times and dates are subject to change. If any changes are made, the new date and time will be posted. The public is invited to attend any and all meetings.