

City of Havelock Sign Ordinance

91.10 POSTING SIGNS.

It shall be unlawful for any person to post any bill, placard, poster, sign, or advertisement on any telegraph, telephone, or electric light pole, tree, or any traffic-control sign or supporting structure thereof along any of the streets or sidewalks of the City.

(1989 Code, § 14-9) (Ord. passed 5-8-1972) Penalty, see § 10.99

City of New Bern Sign Ordinance

Section 15-324 Certain temporary signs: permit exemptions and additional regulations.

(a) The following temporary **signs** are permitted without a zoning, special use, conditional use, or **sign** permit. However, such **signs** shall conform to the requirements set forth below as well as all other applicable requirements of this ordinance except those contained in sections 15-327 (Total **sign** surface area) and 15-329 (Number of freestanding **signs**).

(5) **Signs** erected in connection with elections or political campaigns. Such **signs** shall be removed within three days following the election or conclusion of the campaign. No such **sign** may exceed 32 square feet in area.

(b) Temporary **signs cannot be located within street rights-of-way** or public property unless approved by the board of aldermen or its designee. Such **signs** include, but are not limited to, the following:

(a) All **signs** listed in subsection (a) of this same section.

(b) **Signs** made of paper, cloth, polyethylene film or other similar material, whether or not they include wood as a part of the structure.

(c) **Signs** that are not permanently affixed to the ground or a building surface in a manner approved by the building inspector.

(d) Trailer **signs** (includes such **signs** without trailer).

(e) Portable **signs**.

Note: August 2015, per Matt Montanye, Director of Public Works signs in the rights-of-way are not allowed. The median down Broad Street is a right-of-way and signs are not allowed at any time. Signs in rights-of-way will be taken down.

Town of River Bend Sign Ordinance

(4) *Signs erected in connection with elections or political campaigns.* These signs must be erected on private property with the owner's permission and no signs shall be erected on public rights of way or utility poles. These signs shall not exceed 4 square feet in area and shall be erected no earlier than 14 days prior to election day. They shall be removed within 24 hours after election day by the property owners upon whose property they are erected. On election day, political or campaign signs may be erected in the specially designated area of town hall. The candidates are responsible for the removal of those signs within 24 hours of the closing of the election polls.

***This page contains municipal ordinances that this office is aware of pertaining to signs.**

All complaints regarding signs should be directed to each municipality, DOT, or candidates. The Craven County Board of Elections or SBOE do not enforce the placement of signs or investigate any alleged crimes associated with harming/removing the signs.