

Municipality of Anchorage Office of the Municipal Clerk

. 632 West Sixth Avenue Anchorage, Alaska 99501 Suite 250 Mailing Address: P.O.Box 196650 Anchorage, AK 99519-6650

2017-2 #.

Phone: 343-4311 Fax: 343-4313 Municipal Clerk: Jones Barbara A

e: 545-4511	Fax: 545-4515		Municip	Jai Clerk: Jones, Barba	Ira A.
		ve and Referenda er: Section 3.20 ~ Anchorage Mu		io 63 12	ļ
Anchorage	e Municipal Code: Chapter	2.50.020 Application for a petit	ion	CLEF	
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Primary	Petition Committee	Sponsor			
Print Nan		ummer - Minner	7		
Phone N		27 - 0346			
e-mail Ac	Idress: Kim	aksci @ hotman	1. com		
Residenc	e Address:				
Mailing A	address: PO Bo	< 231425 An	4. AK 995	523	
Identifier (Voter #, Sc	: cial Security #, or Date of Birl	h)			
Signature	e of Requestor:	KO/ Minner		Date: 2/18/	2017
Alterna	te Petition Committe	e Sponsor	Y		
Print Nar	ne: Stephay	ne Williams			
Phone N	umber: (318)7	30-0694			
e-mail Ao	Idress: Swillig	3832@aol.c	m		
Residenc	e Address:		1		
Mailing A	Address: <u>Sam</u>	ف	ι		_
Identifie (Voter #, So	: ocial Security #, or Date of Bir	(h)			
3.63	e of Requestor:	llin		Date: 8 3 8	3/17
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	Stephonie Walls	Stephanie Duchatellirr	Caroline Sullivan	Marian Griffith	Gail Randall	Jer Cudmore	Christine Rutter	Printed Name	Phone: 343-4311 Fax: 343-4313 Anchorage Municipal Code: Chapter 2.50.020 Application shall contain: 3)The petition proposed to be circulated. The proposed petition shall: a.set out verbatim the ordinance or resolution sought to b b.have the required names, residence and mailing address c.meet constitutional, charter and other legal requirement d.include only a single subject; and e.be enforceable as a matter of law or be clearly denomina (AO No. 2002-162, \$ 1, 12-17-02)	
								Residence Address	Municipality of Anchorage Initiative and Referenda Appli. Anchorage Charter: Section 3.20 ~ Anchorage Municipal Code 143-4311 Fax: 343-4313 Anchorage Municipal Code: Chapter 2.50.020 Application for a petition 2.50.020.B Form and content. The application shall contain: 2.50.020.B Form and content. The application shall contain: 3)The petition proposed to be circulated. The proposed petition shall be submitted on the form p application packet. The proposed petition shall: a.set out verbatim the ordinance or resolution sought to be enacted or repealed by the petition; b.have the required names, residence and mailing addresses, signatures, and dates of signatures c.meet constitutional, charter and other legal requirements or restrictions; d.include only a single subject; and e.be enforceable as a matter of law or be clearly denominated as advisory only. (AO No. 2002-162, § 1, 12-17-02) Ten Qualified Voters	
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								*Identifier: Voter#, Social, or DOBSignature	ided by the municipal clerk in the initial contact persons and sponsors;	
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	BRIT	7/8/17	3/8/17	3-8-17	3-8-17	(r. & a. 8)	3-8-17	Date	ara A.	

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Initiative and Referenda Application Anchorage Charter: Section 3.20 ~ Anchorage Municipal Code: Chapter 2.50		
Phone: 343-4311 Fax: 343-4313 Anchorage Municipal Code: Chapter 2.50.020 Application for a petition	Municipai Cierk:-	Municipal Clerk: Jones, Barbara A.
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d.include only a single subject; and e.be enforceable as a matter of law or be clearly denominated as advisory only. (AO No. 2002-162, § 1, 12-17-02) Ten Qualified Voters	ι, Δ	
Printed Name Residence Address Mailing Address	*Identifier: Voter#, Social, or DOBSignature	Date
Amber underhile		21 8 E
avalyn Williams		2,10/2
Emily Railins		5/17
Rener'SEA		L1 13 K
Bonnie Ohaites		-411818
Mary Daniels		<1/2/E
Hester Sanduis		L/12/5

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Phone: 343-4311 Fax: 343-43	an a	Municipal Clerk: Jones, Barbara A.
Anchorage Municipal Co	ode: Chapter 2.50.020 Application for a pe	tition
3)The petition proposed municipal clerk in the a a.set out verbatim the b.have the required na contact persons and sp c.meet constitutional, d.include only a single	pplication packet. The proposed petition sh ordinance or resolution sought to be enact imes, residence and mailing addresses, sign onsors; charter and other legal requirements or res subject; and matter of law or be clearly denominated as	ed or repealed by the petition; atures, and dates of signatures of the initial trictions; advisory only.
Petition Title:	Protect Our Privacy Initiat	
Proposed Petition:		

Proposed Petition: Shall the Anchorage Municipal Code be amended to: protect the privacy of citizens by requiring that certain intimate facilities such as locker rooms, showers, changing rooms, and restrooms within municipal buildings be designated for and used only by persons of the same sex; and provide that private employers, public accommodations and other persons may lawfully choose to designate intimate facilities for use only by persons of the same sex?

Unsworn faisification in the second degree. "A person commits the crime of unsworn faisification in the second degree if, with the intent to mislead a public servant in the performance of a duty, the person submits a false written or recorded statement that the person does not believe to be true... on a form bearing notice, authorized by law, that false statements made in it are punishable. Unsworn falsification in the second degree is a class A misdemeanor. A.S. 11.56.210(2) and (2)(b).

http://www.muni.org/Assembly2/clerk.cfm

Proposed Petition

Petition Title: Protect Our Privacy Initiative

Proposed Petition: Shall the Anchorage Municipal Code be amended to: protect the privacy of citizens by requiring that certain intimate facilities such as locker rooms, showers, changing rooms, and restrooms within municipal buildings be designated for and used only by persons of the same sex; and provide that private employers, public accommodations and other persons may lawfully choose to designate intimate facilities for use only by persons of the same sex?

Bold underlined text indicates additions. [BRACKETED, CAPITALIZED TEXT INDICATES DELETIONS.]

Section 1. A new chapter is added to Anchorage Municipal Code, Title 3 – Administration, to read as follows:

Chapter 3.102 - PRIVACY PROTECTION IN CERTAIN INTIMATE FACILITIES

<u>3.102.010 - Policy.</u>

Persons using certain intimate facilities such as locker rooms, showers, changing rooms, and restrooms within buildings owned or operated by the municipality have a right to physical privacy that must be protected. The right to physical privacy includes the right not to be seen in various states of undress by members of the opposite sex. The failure to protect this right to physical privacy can create unsafe situations, and may potentially cause embarrassment, shame, and psychological injury.

<u>3.102.020 – Definitions.</u>

The following definitions apply in this chapter:

Multiple occupancy changing facility or restroom means a facility designed or designated to be used by more than one person at a time where persons may be in various states of undress in the presence of other persons. A multiple occupancy changing facility or restroom may include, but is not limited to, a locker room, shower room, changing room, or restroom.

Sex means biological sex as defined in Anchorage Municipal Code section 5.20.010.

<u>Single occupancy changing facility or restroom means a facility designed or designated to be</u> used by only one person at a time where persons may be in various states of undress. A single occupancy changing facility or restroom may include, but is not limited to, a single stall restroom designated as unisex.

3.102.030 - Requirements for Multiple Occupancy Changing Facilities and Restrooms.

- A. <u>All multiple occupancy changing facilities and restrooms in buildings owned or</u> <u>operated by the municipality shall be designated for and used only by persons of the</u> <u>same sex.</u>
- B. Nothing in this section shall prohibit the municipality from providing accommodations such as a single occupancy changing facility or restroom upon a person's request due to special circumstances, but in no event shall that accommodation result in the municipality allowing a person to use a multiple occupancy changing facility or bathroom that is designated under subsection 3.102.030A for a sex other than the person's sex.
- C. <u>This section does not apply to persons entering a multiple occupancy changing</u> <u>facility or restroom designated for use by the opposite sex:</u>
 - 1. <u>For custodial or maintenance purposes, when the facility is not occupied by a</u> <u>member of the opposite sex.</u>
 - 2. <u>To render medical assistance.</u>
 - 3. <u>If the person is a disabled person requiring assistance or the caregiver of such a person, and the disabled person and his or her caregiver accompany one another for the purpose of allowing the disabled person to use the facility.</u>
 - 4. <u>If the person is a minor under the age of eight who accompanies a person caring for that minor.</u>
 - 5. That has been temporarily designated for use by that person's biological sex.
 - 6. For purposes of protecting safety and good order during emergencies.
- **Section 2.** Anchorage Municipal Code 5.20.010, Definitions, is hereby amended to read as follows (*not all definitions in the referenced section are affected and therefore not every definition is set out; language indicating no amendment is included for context only*):

5.20.010 - Definitions.

The following words, terms and phrases, when used in this title, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

*** *** ***

Sex means an individual's immutable biological condition of being male or female, as objectively determined by anatomy and genetics at the time of birth. An individual's original birth certificate may be relied upon as definitive evidence of the individual's sex.

*** *** ***

Section 3. Anchorage Municipal Code 5.20.080, Lawful Practices, is hereby amended to read as follows (*language indicating no amendment is included for context only*):

5.20.080 - Lawful practices.

- A. Notwithstanding any provision of this chapter, it shall not be unlawful for a person in connection with the sale or rental of real property, financing practices, employment practices, public accommodations, educational institutions, and practices of the municipality to make or keep records identifying race, color, sex, sexual orientation, gender identity, religion, national origin, marital status, age, or physical or mental disability, if the purpose of the record is to comply with federal or state equal opportunity laws or regulations or in furtherance of a program designed to ensure compliance with this title.
- B. The prohibitions against discrimination based on sexual orientation and gender identity in this chapter do not prohibit an employer or an operator of a place of public accommodation from[:

1. MAINTAINING AND ENFORCING GENDER-SEGREGATED RESTROOMS, LOCKER ROOMS OR DRESSING ROOMS, PROVIDED THAT PERSONS ARE ALLOWED TO USE SUCH FACILITIES CONSISTENT WITH THEIR GENDER IDENTITY AND NOTHING IN THIS CHAPTER SHALL BE DEEMED TO REQUIRE THE PROVISION OF SPECIAL FACILITIES TO ACCOMMODATE ANY PERSON(S) BASED UPON SEXUAL ORIENTATION OR GENDER IDENTITY.

2. I] imposing reasonable dress codes and grooming standards, provided that persons are allowed to dress or groom consistent with their gender identity

C. <u>Notwithstanding any provision of this chapter, and except for the specific provisions</u> <u>applicable to municipal facilities under Anchorage Municipal Code chapter 3.102, it</u> <u>shall not be unlawful for any employer, public accommodation, or other person to</u> <u>establish and enforce sex-specific standards or policies concerning access to intimate</u> <u>facilities such as locker rooms, showers, changing rooms, and restrooms.</u>

MUNICIPAL INITIATIVE PETITION 2017-2

Regulating Access to Facilities Such as Locker Rooms and Bathrooms On the Basis of Sex at Birth, Rather Than Gender Identity

This petition seeks to submit to qualified voters of the Municipality of Anchorage the question of whether to enact a law that, among other things, would:

- (1) Require all multiple occupancy changing facilities and restrooms that are owned or operated by the Municipality to be designated for, and used only by, persons of the same "sex," except:
 - (a) for custodial or maintenance purposes, when the facility is not occupied by a member of the opposite sex
 - (b) to render medical assistance
 - (c) in the circumstance of a caretaker accompanying a disabled person for the purpose of allowing the disabled person to use the facility
 - (d) for minors under the age of 8, when the minor is with a person caring for the minor, and
 - (e) for certain emergency and other situations;
- (2) Provide that employers, public accommodations and other persons may establish and enforce sex-specific standards or polices concerning access to "intimate facilities," such as locker rooms, showers, changing rooms, and restrooms;
- (3) Define "sex" as an individual's "immutable biological condition of being male or female," as determined by "anatomy and genetics at the time of birth"; an individual's "original birth certificate" could be relied upon as "definitive evidence" of the individual's sex;
- (4) Define "multiple occupancy changing rooms and bathrooms" as facilities designed or designated to be used by more than one person at a time where persons may be "in various states of undress in the presence of other persons"; such facilities would include, but not be limited to, locker rooms, changing rooms and bathrooms;
- (5) Declare a policy that persons using such facilities owned or operated by the Municipality have a right to "physical privacy" that includes the right "not to be seen in various states of undress by members of the opposite sex"; and
- (6) Delete the requirement in current Municipal Code that entitles persons to use restrooms, locker rooms and dressing rooms that are "consistent with their gender identity"; Municipal Code provides that a person's "gender identity" means his or her "gender-related self-identity, as expressed in appearance or behavior, regardless of the person's assigned sex at birth," which may be established by medical history or, among other things, evidence that the gender identity is "sincerely held, core to a person's gender-related self-identity, and not being asserted for an improper purpose."

The full text of the law proposed by this petition is provided on the backside of this form.

By signing below, I affirm that I am a qualified Municipality of Anchorage voter, and request that the question of whether to enact the law proposed by this petition be submitted to voters by ballot proposition in a future election, as provided by law.

A person who signs a name other than the person's own on the petition, or who knowingly signs more than once for the same proposition at one election, or who signs the petition when knowingly not a qualified voter, is guilty of a class B misdemeanor. See AMC 8.30.170.

PRINTED NAME (LAST, FIRST)	RESIDENCE ADDRESS	DATE OF BIRTH (MM/DD/YYYY) or VOTER #	MAILING ADDRESS IF SAME LEAVE BLANK	SIGNATURE	DATE MM/DD/YY

This initiative petition was issued on April 21, 2017. Signatures on this petition must be secured and filed within ninety (90) days, i.e. or no later than July 20, 2017. Required number of signatures to file a petition for the ballot is 5,754.

ORDINANCE PROPOSED BY INITIATIVE PETITION 2017-2

BE IT ENACTED BY THE PEOPLE OF THE MUNICIPALITY OF ANCHORAGE:

Section 1. A new chapter is added to Anchorage Municipal Code, Title 3 *Administration*, to read as follows (<u>new language in bold and underlined</u>):

Chapter 3.102 PRIVACY PROTECTION IN CERTAIN INTIMATE FACILITIES

<u>3.102.010</u> Policy.

Persons using certain intimate facilities such as locker rooms, showers, changing rooms, and restrooms within buildings owned or operated by the municipality have a right to physical privacy that must be protected. The right to physical privacy includes the right not to be seen in various states of undress by members of the opposite sex. The failure to protect this right to physical privacy can create unsafe situations, and may potentially cause embarrassment, shame, and psychological injury.

3.102.020 Definitions.

The following definitions apply in this chapter:

<u>Multiple occupancy changing facility or restroom means a facility designed or designated to</u> <u>be used by more than one person at a time where persons may be in various states of undress</u> in the presence of other persons. A multiple occupancy changing facility or restroom may include, but is not limited to, a locker room, shower room, changing room, or restroom.

Sex means biological sex as defined in Anchorage Municipal Code section 5.20.010.

Single occupancy changing facility or restroom means a facility designed or designated to be used by only one person at a time where persons may be in various states of undress. A single occupancy changing facility or restroom may include, but is not limited to, a single stall restroom designated as unisex.

3.102.030 Requirements for Multiple Occupancy Changing Facilities and Restrooms.

- A. All multiple occupancy changing facilities and restrooms in buildings owned or operated by the municipality shall be designated for and used only by persons of the same sex.
- B. Nothing in this section shall prohibit the municipality from providing accommodations such as a single occupancy changing facility or restroom upon a person's request due to special circumstances, but in no event shall that accommodation result in the municipality allowing a person to use a multiple occupancy changing facility or bathroom that is designated under subsection 3.102.030A for a sex other than the person's sex.
- <u>C.</u> <u>This section does not apply to persons entering a multiple occupancy changing facility</u> or restroom designated for use by the opposite sex:
 - 1. For custodial or maintenance purposes, when the facility is not occupied by a member of the opposite sex.
 - 2. To render medical assistance.
 - 3. If the person is a disabled person requiring assistance or the caregiver of such a person, and the disabled person and his or her caregiver accompany one another for the purpose of allowing the disabled person to use the facility.

- 4. If the person is a minor under the age of eight who accompanies a person caring for that minor.
- 5. That has been temporarily designated for use by that person's biological sex.
- 6. For purposes of protecting safety and good order during emergencies.

Section 2. Anchorage Municipal Code 5.20.010, *Definitions*, is hereby amended to read as follows (*not all definitions in the referenced section are affected and therefore not every definition is set out; language indicating no amendment is included for context only; new language in bold and underlined):*

5.20.010 Definitions.

The following words, terms and phrases, when used in this title, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Sex means an individual's immutable biological condition of being male or female, as objectively determined by anatomy and genetics at the time of birth. An individual's original birth certificate may be relied upon as definitive evidence of the individual's sex.

<u>Section 3.</u> Anchorage Municipal Code 5.20.080, *Lawful Practices*, is hereby amended to read as follows (*language indicating no amendment is included for context only*; <u>new language in bold and underlined;</u> [DELETED TEXT IN STRIKETHROUGH, CAPITALIZED, AND IN BRACKETS]):

5.20.080 Lawful practices.

- A. Notwithstanding any provision of this chapter, it shall not be unlawful for a person in connection with the sale or rental of real property, financing practices, employment practices, public accommodations, educational institutions, and practices of the municipality to make or keep records identifying race, color, sex, sexual orientation, gender identity, religion, national origin, marital status, age, or physical or mental disability, if the purpose of the record is to comply with federal or state equal opportunity laws or regulations or in furtherance of a program designed to ensure compliance with this title.
- B. The prohibitions against discrimination based on sexual orientation and gender identity in this chapter do not prohibit an employer or an operator of a place of public accommodation from[-
 - 1. MAINTAINING AND ENFORCING GENDER-SEGREGATED RESTROOMS, LOCKER ROOMS OR DRESSING ROOMS, PROVIDED THAT PERSONS ARE ALLOWED TO USE SUCH FACILITIES CONSISTENT WITH THEIR GENDER IDENTITY AND NOTHING IN THIS CHAPTER SHALL BE DEEMED TO REQUIRE THE PROVISION OF SPECIAL FACILITIES TO ACCOMMODATE ANY PERSON(S) BASED UPON SEXUAL ORIENTATION OR GENDER IDENTITY.
 - 2. I]imposing reasonable dress codes and grooming standards, provided that persons are allowed to dress or groom consistent with their gender identity.
- C. Notwithstanding any provision of this chapter, and except for the specific provisions applicable to municipal facilities under Anchorage Municipal Code chapter 3.102, it shall not be unlawful for any employer, public accommodation, or other person to establish and enforce sex-specific standards or policies concerning access to intimate facilities such as locker rooms, showers, changing rooms, and restrooms.