M	AYOR AND COMMISSIONERS OF THE TOWN OF PERRYVILLE Ordinance 2023-06
Intro	duced By: Mayor Matt Roath
Date	Introduced: February 7, 2023
Amer	adments Adopted: N/A
Date	Adopted: February 7, 2023
Date	Effective: February 27, 2023
AN O	RDINANCE concerning
	RECALL OF ELECTED OFFICIALS
imple Section are s	the purpose of repealing Ordinance 2022-19 to correct technical errors; providing for mentation procedures for the recall of the Mayor or a and Commissioner as prescribed by n C3-11 of the Town of Perryville Charter; providing that the provisions of this Ordinance everable; and generally relating to regulation of the conduct of the Mayor and hissioners of the Town of Perryville.
BY	repealing Ordinance 2022-19 (adopted January 3, 2023)
BY	adding Chapter 2 Elections and Election Districts Section 2-4 Code of the Town of Perryville

EXPLANATION:

CAPITALS INDICATE MATTER ADDED TO EXISTING LAW ((Double Parenthesis)) indicate matter deleted from existing law. <u>Underlining</u> indicates amendments to bill.

Strike-Out indicates matter stricken from bill by amendment or deleted from the law by amendment

*** indicates omitted text that is not amended by this ordinance.

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SECTION 1. BE IT ENACTED BY THE MAYOR AND COMMISSIONERS OF THE TOWN OF PERRYVILLE that Ordinance 2022-19, adopted January 3, 2023, is hereby repealed.

SECTION 2. AND BE IT FURTHER ENACTED BY THE MAYOR AND COMMISSIONERS OF THE TOWN OF PERRYVILLE that new Section 2-4 is hereby added to the Code of the Town of Perryville, to be under Chapter 2 – Elections and Election Districts, and to read as follows:

Chapter 2 – ELECTIONS AND ELECTION DISTRICTS

§ 2-4. RECALL OF ELECTED OFFICIALS.

(A) THIS SECTION GOVERNS RECALLS OF THE MAYOR OR A COMMISSIONER INITIATED PURSUANT TO SECTION C3-11 OF THE TOWN OF PERRYVILLE CHARTER.

(B) THE TOWN CLERK, WITH APPROVAL OF THE TOWN ATTORNEY, SHALL PRESCRIBE THE FORM OF A PETITION SEEKING THE RECALL OF THE MAYOR OR A COMMISSIONER, HEREAFTER REFERRED TO AS A RECALL PETITION. A RECALL PETITION SHALL BE CIRCULATED FOR SIGNATURE ON THE FORM PRESCRIBED BY THE TOWN CLERK.

(C) A RECALL PETITION SHALL BE ADDRESSED TO THE MAYOR AND COMMISSIONERS AND FILED WITH THE TOWN CLERK. UPON RECEIVING A RECALL PETITION, THE TOWN CLERK SHALL IMMEDIATELY NOTIFY THE MAYOR AND COMMISSIONERS THAT A RECALL PETITION HAS BEEN FILED. WITHIN 15 DAYS AFTER THE FILING OF A RECALL PETITION, THE CLERK SHALL ASCERTAIN WHETHER THE RECALL PETITION IS SIGNED BY THE REQUISITE NUMBER OF REGISTERED VOTERS OF THE TOWN AND SHALL ATTACH A DATED CERTIFICATE STATING THE RESULTS OF THE EXAMINATION AND WHETHER THE RECALL PETITION MEETS THE REQUIREMENTS OF THIS SECTION AND SECTION C3-11 OF THE TOWN CHARTER. THE CLERK SHALL FORWARD THIS CERTIFICATION SHALL BE FORWARDED TO THE MAYOR AND COMMISSIONERS.

(D) (1) IF THE CERTIFICATE SHOWS THE RECALL PETITION DOES NOT MEET THE REQUIREMENT OF THIS SECTION, THE CLERK SHALL SEND WRITTEN NOTICE OF THIS FACT TO THE INDIVIDUAL WHO FILED THE RECALL PETITION.

(2) IF THE CERTIFICATE SHOWS THE RECALL PETITION MEETS THE REQUIREMENTS OF THIS SECTION AND SECTION C3-11 OF THE CHARTER, THE REQUEST FOR RECALL SHALL BE PLACED ON THE NEXT TOWN MEETING AGENDA FOR ACTION BY THE MAYOR AND COMMISSIONERS TO SET A RECALL ELECTION, IF SUCH A MEETING IS SCHEDULED TO OCCUR WITHIN 15 DAYS FROM THE DATE OF CERTIFICATION. IF THE NEXT TOWN MEETING IS SCHEDULED FOR 16 OR MORE DAYS FROM THE DATE OF CERTIFICATION A SPECIAL MEETING SHALL BE SCHEDULED WITHIN FIFTEEN 15 DAYS FROM THE DATE OF CERTIFICATION, TO SET A RECALL ELECTION.

(E) AT THE MEETING DESCRIBED IN SECTION 2-4(D)(2), THE MAYOR AND

COMMISSIONERS SHALL, BY RESOLUTION, ORDER THAT A RECALL ELECTION BE HELD AND SET A DATE FOR THE RECALL ELECTION WHICH IS NOT LESS THAN 30 DAYS AND NOT MORE THAN 60 DAYS FROM THE DATE OF THE CERTIFICATION, UNLESS:

(1) THE ELECTED OFFICIAL WHO IS THE SUBJECT OF THE RECALL PETITION HAS RESIGNED; OR

(2) THE REGULAR TOWN ELECTION IS SCHEDULED TO OCCUR WITHIN 60 DAYS AFTER THE CERTIFICATION DATE, IN WHICH CASE THE MAYOR AND COMMISSIONERS MAY VOTE TO ORDER THE RECALL ELECTION BE INCLUDED ON THE TOWN ELECTION BALLOT.

(F) AT THE MEETING DESCRIBED IN SECTION 2-4(D)(2), THE MAYOR AND COMMISSIONERS SHALL SCHEDULE A PUBLIC HEARING TO TAKE PLACE NO LATER THAN FOURTEEN 14 DAYS BEFORE THE RECALL ELECTION AT WHICH TIME THE PERSONS PETITIONING FOR RECALL, THOSE OPPOSED TO RECALL, AND THE ELECTED OFFICIAL WHO IS THE SUBJECT OF THE RECALL PETITION SHALL HAVE AN OPPORTUNITY TO SPEAK ON THE PROPOSED RECALL.

(G) THE MAYOR AND COMMISSIONERS SHALL CAUSE TO BE POSTED PUBLIC NOTICE OF THE DATES OF THE RECALL ELECTION AND THE PUBLIC HEARING. THE NOTICE SHALL BE POSTED AT TOWN HALL AND ON THE TOWN'S INTERNET WEBSITE AND SHALL BE ADVERTISED IN A NEWSPAPER OF GENERAL CIRCULATION IN THE TOWN OF PERRYVILLE. THE MAYOR AND COMMISSIONERS MAY UNDERTAKE ANY SUCH FURTHER MEASURES TO NOTIFY THE TOWN RESIDENTS OF THE RECALL ELECTION AND PUBLIC HEARING AS THEY MAY DEEM APPROPRIATE.

(H) (1) A RECALL ELECTION SHALL BE CONDUCTED IN ALL RESPECTS NOT OTHERWISE ADDRESSED BY THIS SECTION AS OTHER TOWN ELECTIONS.

(2) A PERSON MAY NOT IMPEDE THE ORDERLY PASSAGE OF VOTERS TO AND FROM THE POLLING LOCATION.

(3) THOSE PERSONS IN FAVOR OF THE RECALL OF THE ELECTED OFFICIAL AND THOSE OPPOSED TO THE RECALL OF THE ELECTED OFFICIAL SHALL HAVE THE RIGHT TO HAVE ONE (1) POLL WATCHER IN THE POLLING ROOM. POLL WATCHERS SHALL BE GOVERNED BY SECTION 2-3 OF THIS CODE, AND SHALL NOT BE AN ELECTED OFFICIAL OR THE INDIVIDUAL SUBJECT TO THE RECALL VOTE.

(4) THE ELECTED OFFICIAL WHOSE RECALL IS SOUGHT SHALL CONTINUE TO SERVE IN OFFICE PENDING THE RESULTS OF THE RECALL ELECTION BUT MAY NOT PARTICIPATE IN ANY DISCUSSIONS OR ACTIONS RELATED TO THE RECALL EXCEPT AT THE PUBLIC HEARING DESCRIBED IN

130	SECTION 2-4(F).
131	(5) THE DECALL ELECTION DALLOT CHALL DEAD, "CHALL GIAME OF
132	(5) THE RECALL ELECTION BALLOT SHALL READ: "SHALL (NAME OF
133	OFFICIAL) CONTINUE IN THE OFFICE OF (INSERT OFFICE NAME) OF PERRYVILLE?"
134	FOLLOWING THIS QUESTION SHALL BE THE WORDS "YES" AND "NO" WHICH THE
135	VOTER SHALL USE TO VOTE FOR OR AGAINST RECALL.
136	TO THE OUTSTION OF RECALL CHAIL BE DECIDED BY A CIMPLE
137	(6) THE QUESTION OF RECALL SHALL BE DECIDED BY A SIMPLE
138	MAJORITY OF VOTES CAST. IF A MAJORITY OF VOTES CAST IS IN FAVOR OF
139	RECALL, THE ELECTED OFFICIAL'S TERM OF OFFICE SHALL IMMEDIATELY
140	TERMINATE UPON THE CERTIFICATION OF THE ELECTION. IF THE MAJORITY OF
141	VOTES CAST ARE NOT IN FAVOR OF RECALL, THE ELECTED OFFICIAL'S TERM
142	SHALL CONTINUE UNAFFECTED.
143	THE THE PERSON NAMED IN THE PERSON AND
144	SECTION 3. AND BE IT FURTHER ENACTED BY THE MAYOR AND
145	COMMISSIONERS OF THE TOWN OF PERRYVILLE that if any section, subsection,
146	provision, sentence, clause, phrase or word of this Ordinance is for any reason held to be illegal
147	or otherwise invalid by any court of competent jurisdiction, such invalidity shall be severable,
148	and shall not affect or impair any remaining section, subsection, provision, sentence, clause,
149	phrase or word included within this Ordinance, it being the intent of the Mayor and
150	Commissioners that the remainder of the Ordinance shall be and shall remain in full force and
151	effect, valid and enforceable.
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153	SECTION 4. AND BE IT FURTHER ENACTED BY THE MAYOR AND
154	COMMISSIONERS OF THE TOWN OF PERRYVILLE that this Ordinance shall become
155	effective at the expiration of twenty (20) calendar days following approval by the
156	Commissioners.
157	the state of the s
158	ADOPTED this this day of February, 2023.
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160	SEAL: MAYOR AND COMMISSIONERS OF
161	THE TOWN OF PERRYVILLE
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164	By: /// alf // self
165	Matt Roath, Mayor
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167	ATTEST:
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169	yockie warper
170	Jackie Sample, Town Clerk

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