

ORDINANCE NO. 131

CITY OF LACEY

AN ORDINANCE RELATING TO MASSAGE PARLORS AND BATH HOUSES;  
SUPPLEMENTING ORDINANCE NO. 86 OF THE CITY OF LACEY AND DECLARING  
AN EMERGENCY.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF LACEY:

Section 1. It shall be unlawful for any female attendant other than chiropractor, osteopath, chiropodist, or drugless healer (duly licensed under the state law), in a massage parlor or public bath house, to attend a male patron while such patron is undergoing a massage or treatment or taking a bath; and it shall be unlawful for the owner, manager or person in charge of a massage parlor or public bath house to permit such female attendant to attend a male patron while such male patron is undergoing a massage or treatment or taking a bath.

Section 2. Upon the filing of a petition with the City Council by any citizen or public officer alleging that any individual has violated Section 1 of this Ordinance, the Council may, in its discretion, revoke the license or order its holder to show cause why the license <sup>s</sup> should not be revoked. If the Council summarily revokes a license, its holder shall be afforded an opportunity to show cause why the license should not be reinstated.

Section 3. This Ordinance is necessary for the immediate preservation of the health, welfare and safety of the citizens of Lacey and shall go into effect immediately upon its passage, approval and publication in the manner prescribed by

1<sup>st</sup> - Read -  
1 - Schin } to 2<sup>nd</sup> reading  
2 - Book }  
(MCU)


1 - Schin - adapt (MCU)  
2 - And -

law.

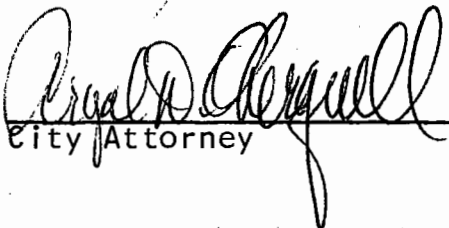
PASSED BY THE CITY COUNCIL AND APPROVED BY THE MAYOR  
this 17<sup>th</sup> day of February, 1970.

  
\_\_\_\_\_  
Mayor

Attest:

  
\_\_\_\_\_  
City Clerk

Approved as to Form:

  
\_\_\_\_\_  
City Attorney

PUBLISHED: February 25, 1970