

City of Ormond Beach **Political Sign Regulations**



Per Section 13-71, Signs, of the City's Code of Ordinances, the unauthorized alteration, destruction, or removal of a political sign of a candidate or of a political committee, other than its removal by a city employee enforcing [Section 3-46](#) of the Land Development Code, or a state employee enforcing [Chapter 479](#), Florida Statutes, shall constitute an unfair campaign practice and a municipal ordinance violation punishable as provided in [Section 1-9](#) of the City's Code.

Please note, per sign regulations, signs may **not** be placed:

- *On any public property.* Any signs placed on city property will be removed by the Neighborhood Improvement Division.
- *On or over any public right-of-way.* The right-of-way can generally be considered from the far edge of the sidewalk or electric utility poles to the roadway; however, that is no guarantee. It is best to make sure signs are placed well away from the roadway.
- *On private property without the prior consent of the owner of or an occupant with the authority to give such consent (this includes homeowners associations for signs you wish to place in subdivision common areas).*
- A temporary sign may not obstruct the view of a permanent sign as viewed from any public road, street, or highway or any public sidewalk, and must not obstruct the vision between pedestrians and vehicles using the public right-of-way, including, but not restricted to, those meeting intersection visibility requirements.

Signs that are placed illegally will be subject to removal by the City's Neighborhood Improvement Division.