CAMPAIGN SIGN/LITTER REGULATIONS



BOUNTIFUL CITY ORDINANCES RELATING TO POLITICAL SIGNS

14-19-109 SIGNS ALLOWED IN ALL ZONES WITHOUT A PERMIT

The following signs are allowed in any zone, except on public property*, without a sign permit:

- D. Any sign of twelve (12) square feet or less located in a residential single-family zone, located in accordance with the provisions of the particular zone.
- E. Any sign of twenty-four (24) square feet or less located in a residential multi-family zone, located in accordance with the provisions of the particular zone.
- H. A political sign may be posted on any private property at any time, in accordance with provisions of this section and the temporary sign provisions of this Title.

PLEASE NOTE:

Political signs are not allowed on public property. Public property includes:

- City-owned property
- Park strips
- Public rights-of-way

Signs posted on public property as described above are subject to removal by City code enforcement. They can be retrieved from outside the evidence garage just east of the Public Safety building located at 805 South Main Street.

To post signs on private property:

- Obtain permission from the property owner.
- It is the candidate's responsibility to ensure all campaign signs are legally placed regardless of who is placing the sign.
- Signs that are placed improperly will be taken to City Hall and the candidate will have to retrieve them.

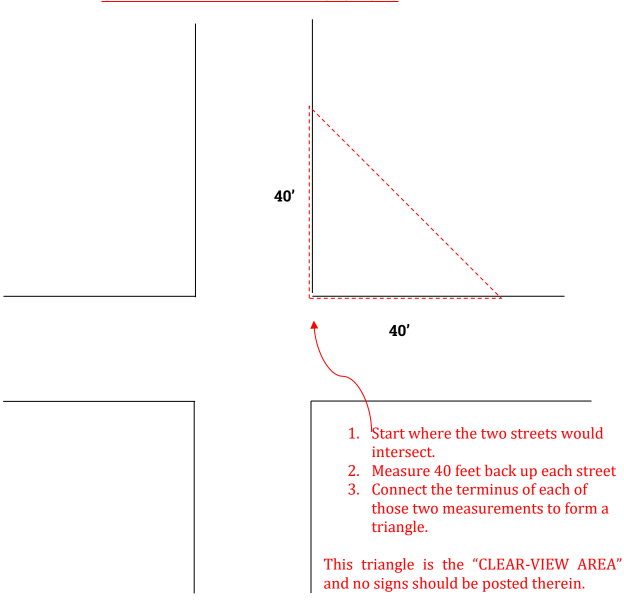
14-16-108 CLEAR-VIEW AREAS (see illustration on the next page)

A. For the purpose of providing adequate vision of vehicular and pedestrian traffic, a clear-view area shall be maintained at the intersection of every street, whether public or private, and at the intersection of every driveway with a public or private street. The clear-view provisions are considered life-safety standards and shall supersede any conflicting provisions of this Title.

C. The clear-view area for a street intersection is the area of land determined by measuring forty (40) feet from the point of juncture of street curb lines, and then connecting the termini of those lines forming a triangle that encompasses a portion of the street right-of-way and the adjoining lot. Within that clear-view area, the following shall apply:

- 4. No sign shall be allowed in the clear-view area unless it is specifically permitted by this Title and it is determined by the City Engineer that it is not a safety hazard.
- 5. No obstruction of any sort which interferes with the safety of pedestrians or traffic shall be allowed within the clear-view area unless it is specifically permitted by this Title and it is determined by the City Engineer that it is not a safety hazard.

CLEAR-VIEW AREA AT INTERSECTIONS



10-1-107 LITTERING

It is unlawful for any person:

- (a) to throw, deposit, or discard, or to permit to be dropped, thrown, deposited, or discarded upon any public road, highway, park, recreation area or other public or private land, or waterway, any glass bottle, glass, nails, tacks, wire, cans, barbed wire, boards, trash or garbage, paper or paper products, or any other substance which would or could mar or impair the scenic aspect or beauty of such land whether under private, state, county, municipal, or federal ownership without the permission of the owner, or person having control or custody of the land;
- (b) who is distributing handbills, leaflets, etc., to fail to take whatever measures are reasonably necessary to keep such material from littering streets or public or private property;
- (c) driving a vehicle to fail to secure any cargo in such a reasonable manner as will prevent the cargo, or any part of it, from littering or spilling upon streets or public or private property;
- (d) in charge of a construction or demolition site to fail to take whatever measures are reasonably necessary to prevent the accumulation of litter at the site;
- (e) operating a trailer park, drive-in restaurant, gasoline station, shopping center, grocery store, tavern, or public parking lot to fail to maintain sufficient litter receptacles on said premises to accommodate the litter that accumulates there; or
- (f) to throw or otherwise deposit litter from a vehicle upon any street or upon public or private property.

10-1-108 HANDBILLS

It is unlawful for any person, directly or indirectly, to place, attach or distribute any printed matter:

(a) on any public street, park or other public place, except to such persons who willingly accept it;

- (b) upon any premises where signs against trespassing or advertising are posted;
- (c) upon any premises where the owner or occupant thereof has verbally or in writing instructed the person not to do so;
- (d) upon any premises which are temporarily or continuously uninhabited or vacant.

NOTE: if you hand out flyers or some other type of handbill, you and/or your helpers should personally hand those to the individual citizens and not leave them on benches, windshields, and so forth, as this violates the littering ordinance.