Legislative Update

Laura Mueller, City Attorney

2021 Legislative Session



- Ended at beginning of June 2021
- House members walked out at end of session, killing many bills
- Died:
 - "shot clocks" in the building permitting and land development fields
 - "super preemption" bill that would have prevented many city regulations from applying to any state license holder
 - Bee bill that would have prevented cities from regulating backyard agricultural practices



Building Bills

• **HB 738** – **Building Codes:** fire sprinkler prohibition (again) – moved to 2012 codes – will require public hearings for building code amendments by ordinance. <u>Effective 09/01/2021.</u>

• **SB 877** – **Building Inspections:** during emergencies anyone can inspect who is certified and does not have an interest in the property. <u>Effective Immediately.</u>

• **SB 952 – Concrete Batch Plants** – more info for TCEQ reviews. <u>Effective 09/01/2021</u>

Planning Bills-Annexation and DAs

• **SB 374 – Annexation of Right of Way:** Annexation of ROW is easier because only notice to the property owner (TxDOT/Hays County) is required rather than permission. <u>Effective Immediately</u>.

• **HB 1929 – Development Agreements:** City now have liability for breach of contract for Development Agreements including any costs that are incurred by the landowner due to the breach of the agreement. <u>Effective 09/01/2021.</u>

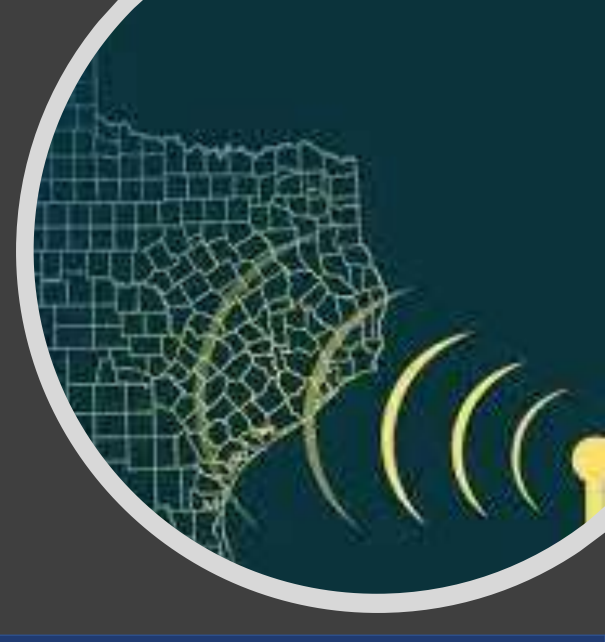
• **HB 2404 – 380 Agreements:** Requires reporting of 380 agreements or amendments to 380 agreements. <u>Effective</u> 09/01/2021.



Planning Bills-Broadband Development & Camping Band

• **HB 5 – Broadband Development Office:** Creates a State Broadband Plan with a broadband development office that can award grants or loans for the purpose of expanding access to, and adoption of, broadband service. Effective Immediately.

• **HB 1925 – Camping in Public:** Creates a Class C misdemeanor for a person who intentionally or knowingly camps in a public place without the effective consent of the officer or agency having the authority to manage the public place. Effective <u>09/01/2021</u>.



000, I'M SORRY, WHAT WE WERE LOOKING FOR WAS



Planning-Board of Adjustment and TIRZ HB 1475 – Board of Adjustment: allows the BOA to consider financial considerations when granting variances including the cost of compliance. <u>Effective</u> 09/01/2021.

SB 244 – TIRZ: TIRZ Boards are now subject to the Open Meetings Act. <u>Effective</u> <u>09/01/2021.</u>

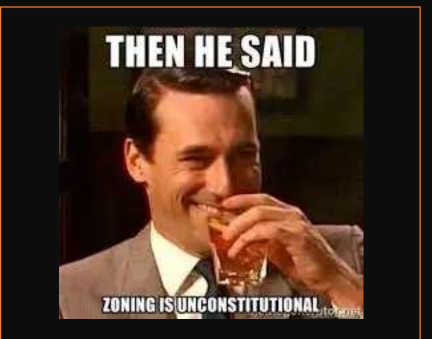
Planning-Religious Organizations and Learning Pods

HB 525 – Religious Organizations: emergency management bill that limits how churches can be regulated if it limits how churches perform services. Effective Immediately.

HB 1239 – Religious Freedom: emergency management bill that limits when churches can be required to close but is broadly written to prohibit any action that "effectively" closes the church. Effective Immediately.

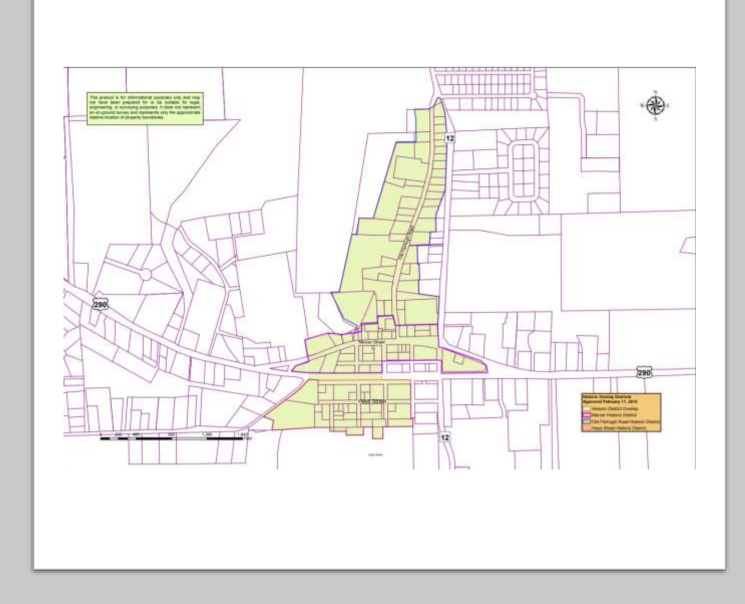
SB 1955 – Learning Pods: cannot regulate residences or other buildings differently as a learning pod then if it wasn't being used a learning pod including as a child-care facility. <u>Effective</u> <u>Immediately.</u>





City Administration: Historic Landmarks

 SB 1585 – Historic Landmark: Modifies how a City can designate a historic landmark or include property in a historic district. City will need to designate one commission to take care of this issue and will need to work with property owners on historic properties. Effective 09/01/2021.



H.B. No. 1475

• Bill Number (including where bill originated)

AN ACT

relating to municipal board of adjustment zoning variances based on unnecessary hardship.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Section 211.009, Local Government Code, is amended by adding Subsection (b-1) to read as follows:

(b-1) In exercising its authority under Subsection (a) (3), the board may consider the following as grounds to determine whether compliance with the ordinance as applied to a structure that is the subject of the appeal would result in unnecessary hardship:

(1) the financial cost of compliance is greater than 50 percent of the appraised value of the structure as shown on the most recent appraisal roll certified to the assessor for the municipality under Section 26.01, Tax Code;

(2) compliance would result in a loss to the lot on which the structure is located of at least 25 percent of the area on which development may physically occur;

(3) compliance would result in the structure not being in compliance with a requirement of a municipal ordinance, building code, or other requirement;

(4) compliance would result in the unreasonable encroachment on an adjacent property or easement; or

(5) the municipality considers the structure to be a nonconforming structure.

SECTION 2. Section 211.009(b-1), Local Government Code, as added by this Act, applies only to an appeal filed with a municipal board of adjustment on or after the effective date of this Act.

SECTION 3. This Act takes effect September 1, 2021.

- Caption
- Sections affected

- Additional info and possible repealers
- Effective Date



Special Session July 8, 2021-Ended Additional **Special Sessions** Expected



QUESTIONS