

Revisions to public consumption of marijuana ordinance

Original version #1	Revised version #7
Set fine level up to \$50, plus statutory assessments currently set at 105% of penalty, \$103 total	Penalty shall be set by Municipal Court local rule to be consistent with penalty for public consumption of alcohol (currently \$27)
No data collection or reporting to Council required	Requirement that SPD monitor enforcement for at least two years; monitoring shall include a review and analysis of age, race and sex of those cited, locations of violations, and to the extent feasible, the reason for the stop. Report due to Council after six months, and every six months for at least two years from effective date
	Adds recital noting that the civil infraction created by I-502 is comparable to public consumption of alcohol; also notes that fine for public consumption of alcohol is \$27
	Adds recital noting that SPD intends to provide first warnings
	Adds recital noting that enforcement will be monitored for race and social justice impacts
	Adds recital that a person may be detained if they don't identify self to officer