

CHAPTER 15 – MUNICIPAL COURT

Sec. 15-3. Municipal Court; appointment of assistant municipal judges, judges pro-tempore, court administrator, civil hearing officer, and other court employees.

The presiding municipal judge:

(a) After nomination by the Judicial Selection Advisory Board, may with council approval appoint persons meeting the same requirements as the Presiding Municipal Judge under the code and charter as Associate Municipal Judges and judges pro tempore. Judges pro tempore shall have all the powers of the municipal judge, except that they shall serve only on a temporary basis when assigned by the presiding municipal judge.

(b) Shall appoint the court administrator, civil hearing officers and all other court employees in accordance with the city's adopted personnel ordinances, regulations and policies.

(c) Shall exercise supervision over all court personnel assigned to the municipal court and exercise the responsibilities granted to the city manager under section 2-66 (2) of this code as they pertain to court employees.

(Ord No. 96-02, 1/3/96, enacted)

(Ord. No. 08-12, 5/20/08, amended (a)) SUPP 2008-2