

Councils follow  
all

whereas There is a possibility  
that a <sup>decision</sup> decision on the  
action, the main library <sup>MAY NOT</sup> ~~may not~~  
be made on the Oct 30th

0-17

Now check for it

ORDERED that the <sup>city</sup> Council ~~is~~ hold a  
special meeting ~~of the city council~~  
~~if necessary~~ <sup>on Nov 15, 2000</sup> ~~for the purpose of~~  
making a decision on the  
action, the main library ~~action~~  
<sup>during the week of November 17</sup>

for the purpose of ~~action, the main library~~  
action, the main library ~~action~~

during the week of November 17

VU9

8.68.020 Locks in Rental Units.

1. Every owner of a rental dwelling unit shall install a deadbolt lock with a minimum throw of one inch on every door providing ingress to said unit.
2. Said lock on required means of egress doors shall comply with §1017.4 et seq. of the State Building code (6<sup>th</sup> ed.).

## 3. In particular

(a) said lock on required means of egress doors shall be at a ~~maximum~~ height of 48 inches above the finished floor. State Building Code (6<sup>th</sup> ed.), §1017.4.

(b) Manually operated edge or surface-mounted flush bolts and surface bolts are prohibited. State Building Code (6<sup>th</sup> ed.), §1017.4.1.1.

(c) Locking devices shall be operable from the inside without the use of a key, tool, or special knowledge or effort.

11/27/mtg  
Cancelled

8.68.030 Locks on Partially Open Windows in Rental Units.

Every owner of a rental dwelling unit shall install locks on windows on the first floor, or which are accessible from the ground, a porch or an exterior stairway, which locks shall permit said windows to remain locked while partially open to a height of not more than six inches. Said locks shall not be installed on sleeping room means of egress windows as described in §1010.4 of the State Building Code (6<sup>th</sup> ed.).

8.68.040 Enforcement - Penalty.A. Criminal Penalty

Any person who violates this Chapter shall be liable to a fine not exceeding \$300. Each day of violation shall constitute a separate and distinct offense.



# City of Cambridge

O-17.

**IN CITY COUNCIL**

October 23, 2000

COUNCILLOR SULLIVAN  
COUNCILLOR BORN  
COUNCILLOR BRAUDE  
COUNCILLOR DAVIS  
COUNCILLOR DECKER  
MAYOR GALLUCCIO  
VICE MAYOR MAHER  
COUNCILLOR REEVES  
COUNCILLOR TOOMEY

WHEREAS: There is a possibility that a decision on the siting of the main library may not be made on October 30, 2000, now therefore be it

ORDERED: That the City Council be and hereby is requested to schedule a special meeting during the week of November 17, 2000 for the purpose of making a decision on the siting of a main library.

In City Council October 23, 2000.  
Adopted by the affirmative vote of nine members.  
Attest:- D. Margaret Drury, City Clerk.

A true copy;

ATTEST:-

A handwritten signature in cursive script that reads "D. Margaret Drury".

D. Margaret Drury  
City Clerk

**Order #17**

Schedule a special meeting to make a decision on the siting of a main library.

**Councillor Sullivan and entire membership**

**In City Council October 23, 2000**

**ORDER ADOPTED**