DE ORDINANCE NO 1. do define and prevent misdemeanors within the limits of the town of yacolt." Be it ordained by the Council of the town of "Jacolt" Section 1: That any person who shall be found drunk and incapable of taking care of himself, in any public street, alley or park, or other public place within the cor -parate limits of the town of yacolt, or who shall be quelty of any violent, raotous or disorderly Conduct, or who shall use any profane, abusion or obseene language in any street alley or park, or other public place within the city limits, whereby the peace of the city is or may be disturbed, or who Shall in a lowed or indecent manner lipose his or her person in any of the Streets, alleys, parks or other public places, or who shall be guilty of or practice, Shall on Conviction thereof be fined in any sum nat Acceding The Hundred Dollars, or empresoned for any length of time not exceeding 30 Days, or both, Such fine and inpresonment at the descretion af the Court wherein such conweekon is had, and to such Sentence of imprisonment said court may add the further sentines

that the person so convicted shall, while so confined be compelled to work upon the streets or public squares of the city during the term of such imprisonment. Seltion 2. I that any person or persons who shall fire any pistal, gim on rifle, or any other species of firearms within the corporate limits of the town, shall on Convection thereof be fined not less than fevr dollars, nor more than fifty dallars; provided, that all circumstances of necessity, the pleaded as a defense to the offense described in this section, and provided -further that the mayor may permit upon the national haledays or other days of public celebrations any appropriate display of fire-arms in this section Sechon 3 - That any person on persons who shall throw or deposit in any street, sidewalk or foot-path in the town of yaroth any broken glass, battles, crockery mails, iron hoops or Noop- eron or other substand whatever, whereby the feet of chiedren or the feet of horses at other beasts of burden may be mjured, shall upon conviction thereof he fined not less than three dollars nor more than fifty dollars Section 4. That any person who shall suffer ar permit to go upon or shall lead drive or redeany mule, horse or

other beast of burden upon any sidewalk within the conforate limits of Yacaes, shall upon Conviction thereof, be fined not less than, 3 nor more than 50 dallars x Section 5 In all cases of conouthon for any of the offenses mentioned in this ordinance, the court shall adjudge the affender to pay the cashs of prosecution, and may in default of payment of fine and Casts comment the affender to jail for a term of impresonment not to exceed 30 days, and lo Such sentence of imprisonment the court may add the further Sentence that the person so confined shall be compelled to work upon the streets, public squares of the city during the term of Such impresonment. Section 6. That any person who Shallun any house, salaan, theater, hatel or other public place, or at any place where the finblue are assembled within the limits of the town, use any profane, abusion on abscene language, on Shall be quelty of any walent, reatous boesteraux or desarderly conduct Shall on Convection be fined in any sum not exceeding The Hundred Dallars or he imprisoned

[The Yacolt Town Clerk's Office created the following version of this Ordinance for the convenience of the Town's citizens and agents. This is not an official document of the Town of Yacolt.]

ORDINANCE #1

TO DEFINE AND PREVENT MISDEMEANORS WITHIN THE LIMITS OF THE TOWN OF YACOLT.

Be it ordained by the Council of the town of Yacolt:

Section 1: That any person who shall be found drunk and incapable of taking care of himself, in any public street, alley or park, or other public place within the corporate limits of the town of Yacolt, or who shall be guilty of any violent, riotous or disorderly conduct, or who shall use any profane, abusive or obscene language in any street alley or park, or other public place within the city limits, whereby the peace of the city is or may be disturbed, or who shall in a lewd or indecent manner expose his or her person in any of the streets, alleys, parks or other public places, or who shall be guilty of any indecent or immoral act or practice, shall on conviction thereof be fined in any sum not exceeding One Hundred Dollars, or imprisoned for any length of time not exceeding 30 Days, or both, such fine and imprisonment at the discretion of the court wherein such conviction is had, and to such sentence of imprisonment said court may add the further sentence that the person so convicted shall, while so confined be compelled to work upon the streets or public squares of the city during the term of such imprisonment.

Section 2: That any person or persons who shall fire any pistol, gun or rifle, or any other species of firearms within the corporate limits of the town, shall on conviction thereof be fined not less than five dollars, nor more than fifty dollars; provided, that all circumstances of necessity may be pleaded as a defense to the offense described in this section, and provided further that the mayor may permit upon the national holidays or other days of public celebrations any appropriate display of firearms in this section.

Section 3: That any person or persons who shall throw or deposit in any street, sidewalk or footpath in the town of Yacolt any broken glass, bottles, crockery, nails, iron hoops or hoop iron or other substance whatever, whereby the feet of children or the feet of horses or other beasts of burden may be injured, shall upon conviction thereof be fined not less than three dollars nor more than fifty dollars.

Section 4: Than any person who shall suffer or permit to go upon or shall lead, drive or ride any mule, horse or other beast of burden upon any sidewalk within the corporate limits of Yacolt, shall upon conviction thereof, be fined not less than three (3) nor more than fifty (50) dollars.

Section 5: In all cases of convictions for any of the offenses mentioned in this ordinance, the court shall adjudge the offender to pay the costs of prosecution, and may in default of payment of fine and costs commit the offender to jail for a term of imprisonment not to exceed 30 days, and to such sentence of imprisonment the court may add the further sentence that the person so confined shall be compelled to work upon the streets, public squares of the city during the term of such imprisonment.

Section 5: For all cases of conviction for any of the offenses mentioned in this Ordinance the Justice shall enter judgement for the fine and costs against the defendant, and in case of default in the payment of the same shall commit him to jail not to exceed 30 days, to be placed at hard labor on the streets and public squares of the Town until the judgement is satisfied or payment thereof is secured by good and sufficient bond approved by the said Justice, but the defendant shall not be imprisoned for a longer aggregate time than one day for every three dollars of the fine and costs, and a defendant who has been committed shall be discharged at any time upon payment of such part of the fine and costs as remain unpaid after deducting the whole amount of any previous payment and three dollars for every day he has been imprisoned upon the commitment; such costs of prosecution to be taxed by the Justice in like manner and amount as costs taxed in criminal proceedings before Justices of the Peace under the General laws of the State.

Section 6: That any person who shall in any house, saloon, theater, hotel or other public place, or at any place where the public are assembled within the limits of the town, use any profane, abusive, or obscene language, or shall be guilty of any violent, riotous, boisterous or disorderly conduct shall on conviction be fined in any sum not exceeding One Hundred Dollars or be imprisoned for any length of time not exceeding thirty days, or both, at the discretion of the court.

Section 7: This ordinance shall be in force after its approval by the Mayor and publication thereof.

Adopted this 11th day of August AD 1908.

I hereby certify the above to be a true and exact copy of ordinance #1 as read and adopted by the town Council on the date above mentioned.

William W. Eaton
Town Clerk
Town of Yacolt, Washington

Posted September 20, 1908