

The said J. M. Coulter shall furnish to the City of Yacolt at Schedule rates any such additional lights as said City of Yacolt may demand.

This ordinance is subject to the final conditions:

That the said J. M. Coulter shall within thirty (30) days of the final passage thereof file his written acceptance thereof and a failure so to file his written acceptance shall forfeit all rights and privileges under this said ordinance but the time for acceptance thereof may be by the town Council extended.

The said J. M. Coulter shall commence actual operation of putting in said lights not later than June, 1909.

Said lights shall be in full operation not later than Sept. 1, 1909.

Failure by the said J. M. Coulter, or his assigns to keep faithfully the terms of this grant shall work an absolute forfeiture thereof.

This ordinance shall be in force from and after (5) days from its passage approval by the mayor and publication according to law.

Adopted Dec 7, 1908

Published Jan. 11, 1909

I hereby certify the above to be a true and exact copy as read

Wm W Eaton
Clerk

To License, Tax, Regulate and Restrain the keeping of Dogs within the town limits.

The Town of Yacolt does ordain as follows:

Section 1. That no male or female dog, owned or kept in charge by any person, residing within the town of Yacolt, shall be permitted to go abroad or run at large in any of the streets, squares, lanes, alleys, or public places within the corporate limits of said town without first being licensed so to do, and having a collar of leather or metal secured about its neck, with the number of the license stamped from metal or engraved on metal, and any male or female dog of over the age of three months found in any street, square, lane, alley or public place in said corporate limits shall be deemed as running at large whether such dog be alone or in charge of some person.

Section 2. The owner or person having in charge any dog permitted to run at large within the town limits, shall, on or before the first day of April, of each year pay to the town Marshall the sum of One Dollar for each and every dog, which shall entitle such owner or

person having in charge such dog or dogs to a license in which shall be designated the owners name, and the number of the license, which shall correspond with that worn by the dog.

Section 3- The town clerk shall keep a suitable record of the dog licenses granted and he shall keep on hand a suitable number of tags, numbered consecutively and shall furnish said tags to each and any purchaser of a license, and at the expiration of the annual time for issuing licenses, shall give to the marshall of the town a list of the numbers on which licenses have been paid. Licenses shall be issued by the clerk under the seal of the town.

Section 4. It shall be the duty of the marshall or his deputy to seize, kill, and properly bury in some suitable place outside of the town limits, any and all dogs found running at large in violation of section 1 of this ordinance; also any and all dogs wearing collars running at large on which the owner or representative has failed to pay or renew the license; provided, that when any dog has been taken up, the town marshall or other officer taking up said dog shall notify the owner or representative thereof, when known, who may thereupon renew possession upon payment of the license to the treasurer and a fee of one dollar to the marshall

or other officer taking up such dog, for each male dog, and a fee of two dollars for each slut or female dog, and the sum of five dollars for each slut in heat; provided further that no dog shall be killed unless it has been kept in the town pound at least for a period of three days, except as provided in section 5 of this ordinance; and provided further that when the marshall or his deputy shall have taken up or impounded any dog or slut in accordance with the provisions of this ordinance, he shall post in some conspicuous place at the post office of said town a written notice, in which he shall state the fact that he has impounded the certain dog or slut, substantially describing the same by its color and size, and after the expiration of three days from the posting thereof, if said dog or slut be not reclaimed as herein provided, he shall kill the same as herein provided.

Section 5. No slut or female dog in time of heat, no habitually vicious dog ^{or mad dog} shall be permitted to run at large within the city limits and it shall be lawful for the marshall or his deputy, or any person to kill any such dog or slut running at large, whether wearing a collar numbered or not, and the owner or persons permitting such

~~Dog or slut to run at large shall upon conviction thereof be liable to a fine of not less than ten dollars nor more than fifty dollars.~~

~~Section 6 Any person an inhabitant of this town permitting any dog or slut of which he is the owner, or over which he has control, to go abroad in any of the streets, squares, lanes, alleys, levers or public places of this town, without first having paid the license required by this ordinance and having the number thereof stamped or engraved on a collar upon such dog or slut as hereinbefore provided, or who shall suffer or cause a collar and number to be put on any such dog or slut with intent to avoid payment of license, shall, upon conviction thereof be subject to a fine of not less than ten nor more than fifty dollars.~~

~~Section 7. The city marshal or his deputy shall receive the sum of one dollar for each dog or slut seized, killed and buried as provided by section 4, and for each slut in time of heat seized and buried as provided in section 4 or 5, to be paid by the town; but in case the owner of said dog or slut shall be convicted as herein provided, there shall be ^{added} ~~added~~ the sum of two dollars each dog~~

~~or slut so seized, killed and buried, and for each slut in time of heat found running at large as aforesaid, the sum of five dollars, which shall belong to and be paid to the marshal or deputy, in which case the town shall not pay the sums hereinbefore provided, and if the town shall have already paid the same, the marshal or deputy shall refund the same out of the moneys so collected from such person aforesaid.~~

~~Section 8. Each claim presented to the town shall specify the kind of dog killed, whether male or female, and shall be accompanied by a sworn statement as to the correctness of the claim.~~

~~Section 9. No person or persons shall hinder or molest any person who may be engaged in seizing any dog or killing or removing the carcass in conformity with this ordinance, under a penalty not exceeding one hundred dollars fine, or imprisonment not to exceed twenty days for each offense.~~

~~Section 10. It shall be the duty of the marshal to prosecute for all violations of this ordinance, and he shall receive the sums stated in section 7 of this ordinance, to be taxed as costs against the defendant.~~

~~upon every conviction of a violation of this ordinance in which he or his deputy shall have made complaint.~~

~~Section 11 - The annual time for issuing licenses as heretofore provided and the time when all and license shall expire, shall be on the first day of April of each year. No license shall be issued for a less time than one year; provided that the same may issue at any time for the unexpired part of said year upon payment of the sum stated in section 2.~~

~~Approved ^{and adopted} February 1, 1909
Published~~

~~I hereby certify the above to be a true and exact copy as read
Wm W Eaton
Clerk~~

~~An Ordinance amending ordinance No 9 entitled "An ordinance fixing the salary of City Officials"~~

*Repealed
by Ord #14
12-4-61*

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

~~Section 1. That Sections 2 of Ordinance No 9 entitled "An ordinance fixing the salaries of city officials adopted Nov. 16 1908 be and the same is hereby amended to read as follows:~~

~~Section 2. The Town Marshall shall receive as compensation for services a salary of \$60.00 per month, also a fee of two dollars for each arrest where a fine is imposed, said fee to be added over and above each and every fine as costs. In case an arrest is made but no fine imposed, the Marshall shall not receive said fee or extra compensation whatever, except as heretofore provided.~~

~~Approved Apr 5, 1909~~

~~A True Copy
Wm W Eaton
Clerk~~

[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 #12

~~TO LICENSE, TAX, REGULATE AND RESTRAIN THE KEEPING OF DOGS WITHIN THE TOWN LIMITS.~~

~~The Town of Yacolt does ordain as follows:~~

~~Section 1: — That no male or female dog, owned or kept in charge by any person, residing within the town of Yacolt, shall be permitted to go abroad or run at large in any of the streets, squares, lanes, alleys, or public places within the corporate limits of said town without first being licensed so to do, and having a collar of leather or metal secured about its neck, with the number of the license stamped from metal or engraved on metal; and any male or female dog of over the age of three months found in any street, square, lane, alley or public place in said corporate limits shall be deemed as running at large whether such dog be alone or in charge of some person.~~

~~Section 2: — The owner or person having in charge any dog permitted to run at large within the town limits, shall, on or before the first day of April, of each year pay to the town Marshal the sum of One Dollar for each and every dog, which shall entitle such owner or person having in charge such dog or dogs to a license in which shall be designated the owners name, and the number of the license which shall correspond with that worn by the dog.~~

~~Section 3: — The town clerk shall keep a suitable record of the dog licenses granted and he shall keep on hand a suitable number of tags, numbered consecutively and shall furnish said tags to each and any purchaser of a license, and at the expiration of the annual time for issuing licenses, shall give to the marshal of the town a list of the numbers on which licenses have been paid. Licenses shall be issued by the clerk under the seal of the town.~~

~~Section 4: — It shall be the duty of the marshal or his deputy to seize, kill, and properly bury in some suitable place outside of the town limits, any and all dogs found running at large in violation of section 1 of this ordinance; also any and all dogs wearing collars running at large on which the owner ore representative has failed to pay or renew the license; provided, that when any dog has been take up, the town marshal or other officer taking up said dog shall notify the owner or representative thereof, when known, who may thereupon renew possession upon payment of the license to the treasurer and a fee of one dollar to the marshal or officer taking up such dog, for each male dog, and a fee of two dollars foe each slut or female dog, and the sum of five dollars for each slut in heat; provided further that no dog shall be killed unless it has been kept in the town pound at least for a period of three days, except as provided in section 5 of this ordinance; and provided further that when the marshal or his deputy shall have taken up or impounded any dog or slut in accordance with the provisions of this ordinance, he shall post in some conspicuous place at the post office of said town a written notice, in which he shall state the fact that he has impounded the certain dog or slut, substantially describing the same by its color and size, and after the expiration of three days from the posting thereof, if said dog or slut be not reclaimed as herein provided, he shall kill the same as herein provided.~~

~~Section 5: — No slut or female dog in time of heat, no habitually vicious dog, or mad dog shall be permitted to run at large within the city limits and it shall be lawful for the marshal or his deputy, or any person to kill any such dog or slut running at large, whether wearing a collar numbered or not, and the owner or person permitting such dog or slut to run at large shall upon conviction thereof be liable to a fine of not less than ten dollars nor more than fifty dollars.~~

~~Section 6: — Any person and inhabitant of this town permitting any dog or slut of which he is the owner or over which he has control, to go abroad in any of the streets, squares, lanes, alleys, ?????? or public places of this town, without first having paid the license required by this ordinance and having the number thereof stamped or engraved on a collar upon such dog or slut as hereinbefore provided, or who shall suffer or cause a collar and number to be put on any such dog or slut with intent to avoid payment of license, shall, upon conviction thereof be subject to a fine of not less than ten nor more than fifty dollars.~~

~~Section 7: — The city marshal or his deputy shall receive the sum of one dollar for each dog or slut seized, killed and buried as provided by Section 4, and for each slut in time of heat seized and buried as provided in Section 4 or 5, to be paid by the town; but in case the owner of said dog or slut shall be convicted as herein provided, there shall be taxed as costs the sum of two dollars each dog or slut so seized, killed and buried, and for each slut in time of heat found running at large as aforesaid, the sum of five dollars, which shall belong to and be paid to the marshal or deputy, in which case the town shall not pay the sums hereinbefore provided, and if the town shall have already paid the same, the marshal or deputy shall refund the same out of the moneys so collected from such person aforesaid.~~

~~Section 8: — Each claim presented to the town shall specify the kind of dog killed, whether male or female, and shall be accompanied by a sworn statement as to the correctness of the claim.~~

~~Section 9: — No person or persons shall hinder or molest any person who may be engaged in seizing any dog or killing or removing the carcass in conformity with this ordinance, under a penalty not exceeding one hundred dollars fine, or imprisonment not to exceed twenty days for each offense.~~

~~Section 10: — It shall be the duty of the marshal to prosecute for all violations of this ordinance, and he shall receive the sums stated in Section 7 of this ordinance, to be taxed as costs against the defendant upon every conviction of a violation of this ordinance in which he or his deputy shall have made complaint.~~

~~Section 11: — The annual time for issuing licenses as hereinbefore provided and the time when all and license shall expire, shall be on the first day of April of each year. No license shall be issued for a less time than one year; provided that the same may issue at any time for the unexpired part of said year upon payment of the sum stated in Section 2.~~

Adopted February 1, 1909.

I hereby certify the above to be a true and exact copy as read.

William W. Eaton
Clerk

Published