

Section III This ordinance shall be in effect upon being signed by the mayor and published according to Law.

Read first and second Times Apr. 17, 1911

Read third time and passed May 1, 1911.

Approved:
(signed) Vasco Christy
Mayor

Attest:
Wm W Eaton
Town Clerk

I hereby certify that the foregoing ordinance No 32 is a true copy of said ordinance as read before the town council of Yacolt on the dates mentioned.

Wm W Eaton
Town Clerk

Ordinance No. 33.

An Ordinance providing for the punishment of persons injuring or interfering with the water mains and pipes, and the connections therewith, belonging to the Town of Yacolt.

Be it ordained by the Council of the Town of Yacolt.

Section I It shall be unlawful for any person or persons to attach or detach from any main or service pipe or other connection through which water is supplied by the city to water consumers of the city, or to interfere in any manner with such pipes without having first obtained the written consent of the Chairman of the water Committee.

Section II It shall be the duty of each and every plumber to make a report in writing of all connections, attachments and extensions as shall hereafter be made by him, within three days after the same shall be done giving the location of the

premises, name of the owner, number of faucets, bath tubs, water closets, fountains, hose and other connections with the mains and pipes of the water Committee of the Council.

Section III It shall be unlawful for any person to open a stop or faucet (or to leave any such stop or faucet open) so as to permit the water to waste.

Section IV Whenever any water consumer, or person whose pipes are connected with any of the city ^{water} mains or pipes shall desire to have his or her water pipes detached from or attached to such mains or pipes, he or she shall notify the Chairman of the Water Committee, as the case may be, thereof and it shall then be the duty of such chairman to give his written consent for such attachment or detachment as required, or shall within twenty-four hours upon payment of the reasonable expense thereof proceed to make or cause to be made such attachment or detachment as the case may be; provided, always, that

that all water rates and charges against the applicants be fully paid.

Section V. The violation of any of the provisions of the foregoing ordinance shall subject such persons or persons, upon conviction thereof, to a fine of not less than five dollars nor more than fifty dollars, or to imprisonment in the city jail not less than three days nor more than thirty days, or to both such fine and imprisonment.

Section VI This ordinance shall be in effect upon being signed by the Mayor and published according to law.

Read first and second times
April 17, 1911

Read third time and
passed May 1, 1911

(Signed) Vasco Christy
Mayor

Attest:
Wm W Eaton Town Clerk
I hereby certify the foregoing

to be a true copy of Ordinance
No 33 as read before the town
Council on the dates mentioned.

Wm W Eaton
Town Clerk

Ordinance No. 34, 1911

An ordinance providing
for the improvement of streets
by grading and paving
and construction of side-
walks therein and thereon,
in the town of Jacolt, and
the manner in which
special assessment therefor
may be made and collected
on property specially benefitted
thereby, and the modes of
collecting and paying for
the same.

Be it ordained by the Town
of Jacolt, as follows:

Section I- Whenever
the town Council shall
order the improvement of
any street, by grading,
paving and constructing
sidewalks therein and
thereon, or otherwise im-
proving the same, which
shall confer special benefits
on any property ^{in the town of} Jacolt,
and it is desired to pay the
whole or any part of the
costs and the expenses of
the same by and through
special assessment levied
upon the property specially
benefitted thereby, the proceeding
for making such improvement
and levying and collecting