#### Title 9

#### PUBLIC PEACE, MORALS AND WELFARE

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- **9.13** Repealed

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#### I. Offenses By or Against Public Officers

#### Chapter 9.02

#### **OBSTRUCTING JUSTICE**

#### Sections:

9.02.010 -

9.02.130 *Repealed*.

9.02.140 Criminal accountability – Attempt.

9.02.150 Interfering with law enforcement.

9.02.160 Repealed.

9.02.170 Crimes in the courts.

#### 9.02.010 Obstructing a public officer.

Repealed by Ord. 1549. (Ord. 1389 § 1, 1998; Ord. 568 § 2(a), 1975).

## 9.02.020 Refusing to summon aid for a peace officer.

Repealed by Ord. 1389. (Ord. 568 § 2(b), 1975).

#### 9.02.030 Resisting arrest.

Repealed by Ord. 1389. (Ord. 568 § 2(c), 1975).

## 9.02.040 Rendering criminal assistance – Definitions.

Repealed by Ord. 1389. (Ord. 568 § 2(d), 1975).

#### 9.02.050 Compounding.

Repealed by Ord. 1389. (Ord. 568 § 2(e), 1975).

#### 9.02.060 Escape.

Repealed by Ord. 1549. (Ord. 1389 § 2, 1998; Ord. 568 § 2(f), 1975).

#### 9.02.070 Introducing contraband.

Repealed by Ord. 1389. (Ord. 568 § 2(g), 1975).

#### **9.02.080** Bail-jumping.

Repealed by Ord. 1389. (Ord. 568 § 2(h), 1975).

#### 9.02.090 Intimidating a public servant.

Repealed by Ord. 1389. (Ord. 568 § 2(i), 1975).

#### 9.02.100 Contempt of court – Penalty.

Repealed by Ord. 1549. (Ord. 1389 § 3, 1998; Ord. 268 §§ 1, 2, 1957).

## 9.02.110 Possession or consumption of alcoholic beverages on the premises of the police/fire station.

Repealed by Ord. 1389. (Ord. 882 § 1, 1982).

## 9.02.120 Unlawful interference with a police dog or police handler.

Repealed by Ord. 1389. (Ord. 1102 § 2, 1990).

#### 9.02.130 Reimbursement of costs to city.

Repealed by Ord. 1389. (Ord. 1102 § 3, 1990).

## 9.02.140 Criminal accountability – Attempt.

The following sections of Chapters 9A.08 and 9A.28 RCW, with the exception of those provisions contained therein for which a violation constitutes a felony crime, are hereby adopted by reference as currently enacted and as hereinafter amended from time to time, and shall be given the same force and effect as if set forth herein in full:

#### **RCW**

9A.08.020	Liability for conduct of another
	<ul><li>Complicity.</li></ul>
9A.28.020	Criminal attempt.
9A.28.030	Criminal solicitation.
9A.28.040	Criminal conspiracy.

(Ord. 1389 § 4, 1998).

#### 9.02.150 Interfering with law enforcement.

The following sections of Chapters 9A.76, 9A.80 and 9A.84 RCW, with the exception of those provisions contained therein for which a violation constitutes a felony crime, are hereby adopted by reference as currently enacted and as hereinafter amended from time to time, and

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shall be	given	the	same	force	and	effect	as	if
set forth	herein	in	full:					

RCW	
9A.76.010	Definitions.
9A.76.030	Refusing to summon aid for a
	peace officer.
9A.76.040	Resisting arrest.
9A.76.050	Rendering criminal assistance -
	Definition of term.
9A.76.060	Relative defined.
9A.76.070	Rendering criminal assistance
	in the first degree.
9A.76.080	Rendering criminal assistance
	in the second degree.
9A.76.090	Rendering criminal assistance
	in the third degree.
9A.76.100	Compounding.
9A.76.160	Introducing contraband in the
	third degree.
9A.76.170	Bail jumping.
9A.76.175	Making a false or misleading
	statement to a public servant.
9A.80.010	Official misconduct.
9A.84.040	False reporting.

(Ord. 1389 § 5, 1998).

#### 9.02.160 Disruption of government offices.

Repealed by Ord. 1549. (Ord. 1389 § 6, 1998).

#### 9.02.170 Crimes in the courts.

The following sections of Chapters 2.48, 9.12, 9.27, 9.62 and 9A.72 RCW, with the exception of those provisions contained therein for a which a violation constitutes a felony crime, are hereby adopted by reference as currently enacted and as hereinafter amended from time to time, and shall be given the same force and effect as if set forth herein in full:

RCW	
2.48.180	Definitions – Unlawful practice
	a crime – Cause for discipline –
	Unprofessional conduct –
	Defense – Injunction –
	Remedies – Costs – Attorneys'
	fees – Time limit for action.
9.12.010	Barratry.

9.27.015	Interference, obstruction of any
	court, building or residence –
	Violations.
9.62.010	Malicious prosecution.
9A.72.010	Definitions.
9A.72.040	False swearing.
9A.72.060	Perjury and false swearing –
	Retraction.
9A.72.070	Perjury and false swearing –
	Irregularities no defense.
9A.72.140	Jury tampering.
9A.72.150	Tampering with physical
	evidence.

(Ord. 1389 § 7, 1998).

#### II. Offenses Against the Person

#### Chapter 9.08

#### **ASSAULT**

Sections:	
9.08.010 -	_
9.08.030	Repealed.
9.08.040	Crimes of physical harm and
	unlawful detention.
9.08.050	Crimes of harassment.
9.08.060 -	_
9.08.110	Repealed.

#### 9.08.010 Assault defined.

Repealed by Ord. 1549. (Ord. 1389 § 8, 1998; Ord. 568 § 3(a), 1975).

#### 9.08.020 Assault and battery defined.

Repealed by Ord. 1389. (Ord. 568 § 3(b), 1975).

#### 9.08.030 Provoking an assault.

Repealed by Ord. 1549. (Ord. 1389 § 9, 1998; Ord. 568 § 3(c), 1975).

## 9.08.040 Crimes of physical harm and unlawful detention.

The following sections of Chapters 9.02, 9.91, 9A.36, 9A.40 and 9A.42 RCW, with the exception of those provisions contained therein for which a violation constitutes a felony crime, are hereby adopted by reference as currently enacted and as hereinafter amended from time to time, and shall be given the same force and effect as if set forth herein in full.

RCW	
9.02.050	Concealing birth.
9.91.060	Leaving children unattended in
	a parked automobile.
9A.36.050	Reckless endangerment in the
	second degree.
9A.36.070	Coercion.
9A.40.070	Custodial interference in the
	second degree.
9A.40.080	Custodial interference –
	Assessment of costs – Defense
	<ul> <li>Consent defense restricted.</li> </ul>

9A.42.080	Abandonment of a dependent
	person in the third degree.
9A.42.090	Abandonment of dependent
	person – Defense.

(Ord. 1389 § 10, 1998).

#### 9.08.050 Crimes of harassment.

The following sections of Chapters 9.61 and 9A.46 RCW, with the exception of those provisions contained therein for which a violation constitutes a felony crime, are hereby adopted by reference as currently enacted and as hereinafter amended from time to time, and shall be given the same force and effect as if set forth herein in full.

RCW	
9.61.230	Telephone harassment.
9.61.240	Telephone harassment –
	Permitting telephone to be used.
9.61.250	Telephone harassment –
	Offense, where deemed
	committed.
9A.46.020	Definition – Penalties.
9A.46.030	Place where committed.
9A.46.040	Court-ordered requirements
	upon person charged with crime
	<ul><li>Violation.</li></ul>
9A.46.050	Arraignment – No-contact
	order.
9A.46.060	Crimes included in harassment.
9A.46.080	Order restricting contact –
	Violation.
9A.46.090	Nonliability of peace officer.
9A.46.100	"Convicted," time when.
9A.46.110	Stalking.

(Ord. 1389 § 11, 1998).

## 9.08.060 Domestic violence – Definition – Designation.

Repealed by Ord. 1549. (Ord. 1389 § 12, 1998).

## 9.08.070 Domestic violence – Interfering with the reporting of.

Repealed by Ord. 1549. (Ord. 1389 § 13, 1998).

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9.08.080 Domestic violence – Violation of a no contact order.

Repealed by Ord. 1549. (Ord. 1389 § 14, 1998).

9.08.090 Domestic violence – Violation of a protection order.

Repealed by Ord. 1549. (Ord. 1389 § 15, 1998).

9.08.100 Domestic violence – Violation of a restraining order.

Repealed by Ord. 1549. (Ord. 1389 § 16, 1998).

9.08.110 Domestic violence – Violation of anti-harassment protection order.

Repealed by Ord. 1549. (Ord. 1389 § 17, 1998).

Chapter 9.10

**INDECENT LIBERTIES** 

(Repealed by Ord. 1389)

Chapter 9.12

**STALKING** 

(Repealed by Ord. 1389)

Chapter 9.13

DOMESTIC VIOLENCE – OFFICIAL RESPONSE

(Repealed by Ord. 1389)

#### **III. Offenses Against Public Decency**

#### Chapter 9.14

#### PUBLIC INDECENCY

(Repealed by Ord. 1389)

#### Chapter 9.16

#### **PROSTITUTION**

(Repealed by Ord. 1549)

#### Chapter 9.18

#### **DANGEROUS DRUGS**

(Repealed by Ord. 1549)

#### Chapter 9.20

#### **MARIJUANA**

(Repealed by Ord. 1549)

#### Chapter 9.22

#### **GLUE SNIFFING**

(Repealed by Ord. 1549)

#### Chapter 9.23

#### DRUG PARAPHERNALIA

(Repealed by Ord. 1549)

#### IV. Offenses Against Public Peace

#### Chapter 9.26

#### PUBLIC DISTURBANCE

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- 9.26.010 -
- 9.26.040 *Repealed*.
- 9.26.050 Public disturbance.
- 9.26.060 Crimes disturbing the peace.
- 9.26.070 Urinating in public.
- 9.26.080 *Repealed*.
- 9.26.090 Reckless burning and malicious mischief.
- 9.26.100 Crimes of nuisance.
- 9.26.110 Crimes relating to corporations and business.
- 9.26.120 Violation of privacy.

#### 9.26.010 Riot.

Repealed by Ord. 1389. (Ord. 568 § 6(a), 1975).

#### 9.26.020 Failure to disperse.

Repealed by Ord. 1389. (Ord. 568 § 6(b), 1975).

#### 9.26.030 Disorderly conduct.

Repealed by Ord. 1549. (Ord. 1389 § 20, 1998; Ord. 1001 § 1, 1986; Ord. 568 § 6(c), 1975).

#### 9.26.040 False reporting.

Repealed by Ord. 1389. (Ord. 568 § 6(d), 1975).

#### 9.26.050 Public disturbance.

- A. A person is guilty of public disturbance if he or she causes a public disturbance or is in possession and control of property on which a public nuisance disturbance occurs. The following sounds are determined to be public nuisance disturbances:
- 1. The frequent, repetitive or continuous sounding of any horn or siren attached to a motor vehicle, except as a warning of danger or as specifically permitted or required by law.
- 2. The creation of frequent, repetitive or continuous sounds in connection with the

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starting, operation, repair, rebuilding or testing of any motor vehicle, motorcycle, off-highway vehicle or internal combustion engine within a residential district, so as to unreasonably disturb or interfere with the peace, comfort, and repose of owners or possessors of real property.

- 3. Yelling, shouting, hooting, whistling or singing on or near the public streets, particularly between the hours of 11:00 p.m. and 7:00 a.m. or at any time and place so as to unreasonably disturb or interfere with the peace, comfort and repose of owners or possessors of real property.
- 4. The creation of frequent, repetitive or continuous sounds which emanate from any building, structure, apartment, condominium, or yard adjacent thereto which unreasonably interferes with the peace, comfort, and repose of owners or possessors of real property, such as sounds from musical instruments, audio sound systems, band sessions, or social gatherings.
- 5. The creating of frequent, repetitive or continuous sounds made by any animal, such as barking or howling, except that such sound made in animal shelters, commercial kennels, veterinary hospitals, pet shops or pet kennels licensed under and otherwise in compliance with the Pacific Municipal Code shall be exempt from this subsection.
- 6. Sound from motor vehicle audio sound systems such as tape players, radios and compact disc players, operated at a volume so as to be audible greater than 50 feet from the vehicle itself.
- 7. Sound from portable audio equipment, such as tape players, radios, and compact disc players, operated at a volume so as to be audible greater than 50 feet from the source, and if not operated upon the property of the operator. This provision shall not apply to such sounds emitted from scheduled events or activities at game and recreational facilities such as public address systems for park and game events or concerts or similar park or recreation activities.
- 8. The creation of frequent, repetitive or continuous sounds in connection with outdoor construction or the movement of construction-

related materials, including noise made by devices capable of producing sound by either striking or cutting objects such as hammers, saws or other equipment with internal combustion engines; provided, however, such sounds shall be exempt from the provisions of this code under the following circumstances:

- a. During the hours of 7:00 a.m. through 8:00 p.m., Monday through Sunday; or
- b. In commercial areas not adjacent to residential areas.
- B. The foregoing enumeration of acts and noises shall not be construed as excluding other acts and noises which offend the public peace.
- C. Public disturbance is a misdemeanor. (Ord. 1389 § 21, 1998).

#### 9.26.060 Crimes disturbing the peace.

The following sections of Chapters 9.91 and 9A.84 RCW, with the exception of those provisions contained therein for which a violation constitutes a felony crime, are hereby adopted by reference as currently enacted and as hereinafter amended from time to time, and shall be given the same force and effect as if set forth herein in full:

#### **RCW**

9.91.025 Unlawful bus contact.

9A.84.010 Riot.

9A.84.020 Failure to disperse.

(Ord. 1389 § 22, 1998).

#### 9.26.070 Urinating in public.

- A. A person is guilty of urinating in public if the person intentionally urinates or defecates in a public place, other than a washroom or toilet room, under circumstances where such act could be observed by any member of the public.
- B. A violation of the provisions of this section shall be an infraction, and any person found in violation shall be subject to a penalty not to exceed \$250.00. (Ord. 1389 § 23, 1998).

#### 9.26.080 Public events – Criminal activity.

Repealed by Ord. 1549. (Ord. 1389 § 24, 1998).

## 9.26.090 Reckless burning and malicious mischief.

The following sections of Chapters 9.40 and 9A.48 RCW, with the exception of those provisions contained therein for which a violation constitutes a felony crime, are hereby adopted by reference as currently enacted and as hereinafter amended from time to time, and shall be given the same force and effect as if set forth herein in full:

RCW	
9.40.100	Tampering with fire alarm or
	fire fighting equipment – False
	alarm – Penalties.
9A.48.010	Definitions.
9A.48.050	Reckless burning in the second
	degree.
9A.48.060	Reckless burning – Defense.
9A.48.090	Malicious mischief in the third
	degree.
9A.48.100	Malicious mischief – "Physical
	damage" defined.
9A.48.110	Defacing a state monument.
(Ord. 1389 §	•

#### 9.26.100 Crimes of nuisance.

The following sections of Chapters 9.03 and 9.66 RCW, with the exception of those provisions contained therein for which a violation constitutes a felony crime, are hereby adopted by reference as currently enacted and as hereinafter amended from time to time, and shall be given the same force and effect as if set forth herein in full:

RCW	
9.03.010	Abandoning, discarding
	refrigeration equipment.
9.03.020	Permitting unused equipment to
	remain on premises.
9.03.040	Keeping or storing equipment
	for sale.
9.66.010	Public nuisance.
9.66.030	Maintaining or permitting
	nuisance.

9.66.050 Deposit of unwholesome substance.

(Ord. 1389 § 26, 1998).

## 9.26.110 Crimes relating to corporations and business.

The following sections of Chapters 9.24 and 9A.50 RCW, with the exception of those provisions contained therein for which a violation constitutes a felony crime, are hereby adopted by reference as currently enacted and as hereinafter amended from time to time, and shall be given the same force and effect as if set forth herein in full:

RCW	
9.24.040	Corporation doing business
	without a license.
9A.50.010	Definitions.
9A.50.020	Interference with health care
	facility.
9A.50.030	Penalty.
	•

(Ord. 1389 § 27, 1998).

DCW

#### 9.26.120 Violation of privacy.

The following sections of Chapter 9.73 RCW, with the exception of those provisions contained therein for which a violation constitutes a felony crime, are hereby adopted by reference as currently enacted and as hereinafter amended from time to time, and shall be given the same force and effect as if set forth herein in full:

RCW	
9.73.020	Opening sealed letter.
9.73.030	Intercepting, recording or
	divulging private
	communication - Consent
	required – Exceptions.
9.73.070	Persons and activities excepted
	from chapter.
9.73.080	Intercepting, recording, or
	divulging private
	communication – Penalty.

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9.26.120

9.73.090 Certain emergency response

personnel exempted from RCW 9.73.030 through 9.73.080 –

Standards – Court

authorizations – Admissibility.

Chapter 9.28

**HANDBILLS** 

(Repealed by Ord. 1389)

(Ord. 1389 § 28, 1998).

#### V. Offenses Against Property

#### Chapter 9.32

#### LARCENY

Sections:

9.32.010 -

9.32.030 *Repealed*.

9.32.040 Crimes of theft.

9.32.050 Burglary and trespass.

9.32.060 Frauds, swindles and deception.

#### 9.32.010 Defined.

Repealed by Ord. 1389. (Ord. 568 § 7(a)(1), 1975).

#### 9.32.020 Misdemeanor.

Repealed by Ord. 1389. (Ord. 568 § 7(a)(2), 1975).

#### 9.32.030 Defense.

Repealed by Ord. 1389. (Ord. 568 § 7(a)(3), 1975).

#### **9.32.040** Crimes of theft.

The following sections of Chapters 9.91 and 9A.56 RCW, with the exception of those provisions contained therein for which a violation constitutes a felony crime, are hereby adopted by reference as currently enacted and as hereinafter amended from time to time, and shall be given the same force and effect as if set forth herein in full:

RCW	
9.91.040	Food stamps.
9A.56.010	Definitions.
9A.56.020	Theft – Definition, defense.
9A.56.050	Theft in the third degree.
9A.56.060	Unlawful issuance of checks or
	drafts.
9A.56.140	Possessing stolen property –
	Definition – Access devices,
	presumption.
9A.56.170	Possessing stolen property in
	the third degree.
9A.56.180	Obscuring the identity of a
	machine.

9A.56.220 Theft of subscription television services.

(Ord. 1389 § 29, 1998).

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#### 9.32.050 Burglary and trespass.

The following sections of Chapter 9A.52 RCW, with the exception of those provisions contained therein for which a violation constitutes a felony crime, are hereby adopted by reference as currently enacted and as hereinafter amended from time to time, and shall be given the same force and effect as if set forth herein in full:

RCW	
9A.52.010	Definitions.
9A.52.060	Making or having burglar tools.
9A.52.070	Criminal trespass in the first
	degree.
9A.52.080	Criminal trespass in the second
	degree.
9A.52.090	Criminal trespass – Defenses.
9A.52.100	Vehicle prowling in the second
	degree.
9A.52.120	Computer trespass in the second
	degree.
9A.52.130	Computer trespass –
	Commission of other crime.

(Ord. 1389 § 30, 1998).

#### 9.32.060 Frauds, swindles and deception.

The following sections of Chapters 9.04, 9.18, 9.26A, 9.38, 9.45, 9,46, 9A.60 and 9A.61 RCW, with the exception of those provisions contained therein for which a violation constitutes a felony crime, are hereby adopted by reference as currently enacted and as hereinafter amended from time to time, and shall be given the same force and effect as if set forth herein in full:

RCW	
9.04.010	False advertising.
9.18.080	Offender a competent witness.
9.18.120	Suppression of competitive
	bidding.
9.18.130	Collusion to prevent
	competitive bidding.

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9.18.140	Penalty.	Chapter 9.34
9.18.150	Agreements outside state.	-
9.26A.090	Telephone company credit	VEHICLES AND BOATS
	cards – Prohibited acts.	
9.26A.100	Definitions.	(Repealed by Ord. 1389)
9.26A.110	Fraud in obtaining	
	telecommunications service –	
	Penalty.	Chapter 9.36
9.26A.120	Fraud in operating coin-box	_
	telephone or other receptacle.	MALICIOUS MISCHIEF
9.26A.130	Penalty for manufacture or sale	
	of slugs to be used for coin.	(Repealed by Ord. 1389)
9.38.010	False representation concerning	-
	credit.	
9.38.015	False statement by deposit	Chapter 9.38
	account applicant.	
9.38.020	False representation concerning	MEDDLING WITH FIRE
	title.	ALARM SYSTEM
9.45.060	Encumbered, leased or rented	
	personal property –	(Repealed by Ord. 1389)
	Construction.	
9.45.070	Mock auctions.	
9.45.080	Fraudulent removal of property.	Chapter 9.40
9.45.090	Knowingly receiving fraudulent	
	conveyance.	INTERFERENCE WITH UTILITIES
9.45.100	Fraud in assignment for benefit	
	of creditors.	(Repealed by Ord. 1389)
9.46.196	Cheating.	
9A.60.040	Criminal impersonation.	
9A.60.050	False certification.	Chapter 9.42
9A.61.010	Definitions.	
9A.61.020	Defrauding a public utility.	INJURING PROPERTY
9A.61.050	Defrauding a public utility in	
	the third degree.	(Repealed by Ord. 1389)

(Ord. 1389 § 31, 1998).

#### Chapter 9.44

#### UNLAWFUL ISSUANCE OF BANK CHECKS OR DRAFTS

(Repealed by Ord. 1389)

#### Chapter 9.46

#### **SHOPLIFTING**

(Repealed by Ord. 1389)

#### Chapter 9.48

#### FRAUD ON INNKEEPER

(Repealed by Ord. 1389)

#### Chapter 9.49

#### **POSTING OF SIGNS**

Sections:

9.49.010 Unlawful display. 9.49.020 Campaign signs.

9.49.030 Violation – Penalty.

#### 9.49.010 Unlawful display.

It is unlawful for any person, firm or corporation to post any sign, notice, advertising or any other matter upon any property, whether owned by the city or under its control or management, or upon any tree, light, telephone, power or other pole or light standard, except legal notices or such notices or orders as may be required by the company operating the system; or use any tree, light, telephone, power or other pole or light standard as a support or guy for any display sign, and any display sign erected and maintained as required by the building code shall be placed and hung so as not to interfere with any such tree, light, telephone or other pole or light standard, erected or maintained for its proper use. All such signs, notices or advertising now posted in the city which are in violation of this chapter shall be removed within 30 days from the date of passage of the ordinance codified in this chapter, and if not so removed, the chief of police is authorized and directed to cause to have such signs, notices or advertising removed forthwith, except real estate firms may post or display "For Sale" or "Open House" signs at or near homes or property said firms may have listed for sale. (Ord. 736, 1979; Ord. 580 § 1, 1975).

#### 9.49.020 Campaign signs.

All campaign signs erected for, by or on behalf of any person seeking an elective office shall be removed within seven days following the date of such election. Any such campaign signs not so removed within seven days following such election shall be directed to be removed by the chief of police, and any person, firm or corporation in violation of the provision to so remove said campaign signs is subject to penalties provided in PMC 9.49.030. This section shall not apply in the highway

commercial district. (Ord. 1323 § 1, 1997; Ord. 580 §§ 4, 5, 1975).

#### 9.49.030 Violation – Penalty.

Any person, firm or corporation violating any provisions of this chapter shall, upon conviction thereof, be fined in a sum of not less than \$25.00 and not more than \$300.00. Each day that any person, firm or corporation responsible therefor continues to violate or fails to comply with provisions of this chapter shall be considered to be a separate offense. (Ord. 580 § 2, 1975).

Chapter 9.50

#### **CRIMINAL TRESPASS**

(Repealed by Ord. 1389)

#### VI. Consumer Protection

#### Chapter 9.52

#### **WEIGHTS AND MEASURES**

(Repealed by Ord. 1389)

#### Chapter 9.54

#### YARD SALES<sup>1</sup>

Sections:

9.54.010 Definitions.

9.54.020 Yard sales limited.

9.54.030 Violation – Penalty.

#### **9.54.010 Definitions.**

For the purpose of this chapter, the words set out in this section shall have the following meanings:

A. "Homeowner or occupant" means the owner or occupant of the premises at which the yard sale takes place.

B. "Yard sale" means any sale of new or used tangible personal property, consisting generally of household goods, furniture, clothing or craft goods, from a private residence or from a commercial location not licensed for such sales. This definition includes garage sales, rummage sales, etc.

C. "Yard sale items" means any property offered for sale at a yard sale, or assembled or displayed for a yard sale. (Ord. 1223 § 1, 1994).

#### 9.54.020 Yard sales limited.

A. No person may conduct a yard sale within the city that lasts for more than three consecutive days.

B. No homeowner or occupant shall allow yard sale items to remain assembled or displayed for more than three consecutive days. (Ord. 1223 § 1, 1994).

#### 9.54.030 Violation – Penalty.

Any person convicted of any violation of this chapter shall be subject to a fine of not less than \$50.00 nor more than \$500.00 for each violation. Each day that a violation of this chapter occurs shall be a separate violation. (Ord. 1223 § 1, 1994).

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<sup>1.</sup> Prior legislation: Ords. 1075 and 1076.

#### VII. Offenses By or Against Minors

#### Chapter 9.56

#### MINORS AND LIQUOR

(Repealed by Ord. 1389)

#### Chapter 9.58

## COMMUNICATION WITH MINOR FOR IMMORAL PURPOSES

(Repealed by Ord. 1389)

#### Chapter 9.60

#### **CURFEW**

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9.60.010 Definitions.

9.60.020 Juvenile curfew.

9.60.030 Parental responsibility.

9.60.040 Exemptions.

9.60.050 Temporary custody procedure.

#### **9.60.010 Definitions.**

- A. "Curfew hours" means:
- 1. 11:30 p.m. on any Sunday, Monday, Tuesday, Wednesday, or Thursday, unless said days are holidays, until 6:00 a.m. of the following day; and
- 2. 12:30 a.m. until 6:00 a.m. on any Saturday, Sunday, or holiday.
- B. "Emergency" means an unforeseen combination of circumstances or the resulting state that calls for immediate action. The term includes, but is not limited to, a fire, a natural disaster, an automobile accident or any situation requiring immediate action to prevent serious bodily injury or loss of life.
- C. "Establishment" means any privately owned place of business operated for a profit to which the public is invited, including but not limited to any place of amusement or entertainment.
- D. "Guardian" is any person other than a parent who has legal guardianship of a juvenile.
- E. "Juvenile" means any unemancipated person under the age of 18 years.
- F. "Parent" means the natural parent, adopted parent or stepparent of a juvenile.
- G. "Public place" means any place to which the public or a substantial group of the public has access and includes, but is not limited to, streets, highways and common areas of schools, apartment houses, office buildings, transportation facilities, and shops.
  - H. "Remain" means to linger or stay.
- I. "Serious bodily injury" means bodily injury that creates a substantial risk of death or that causes death, serious permanent disfigurement or protracted loss or impairment of the

function of any bodily member or organ. (Ord. 1333 § 1, 1997).

#### 9.60.020 Juvenile curfew.

- A. It shall be a civil infraction for any juvenile to remain in any public place or establishment within the city during curfew hours.
- B. It shall be a complete defense to prosecution under subsection A of this section that the juvenile was acting within the provisions of PMC 9.60.040.
- C. The civil infraction penalty for a first violation of this section within a one-year period shall be \$75.00; for a second offense within a one-year period the penalty shall be \$150.00; and for a third or subsequent violation within a one-year period the penalty shall be \$300.00. Sentencing to community service in lieu of monetary fine shall be within the discretion of the court. (Ord. 1333 § 2, 1997).

#### 9.60.030 Parental responsibility.

- A. It shall be a civil infraction for the parent, guardian or other adult person having custody or control of any juvenile to permit or knowingly allow such juvenile to remain in any public place or establishment within the city of Pacific during curfew hours.
- B. It shall be a complete defense to prosecution under subsection A of this section that the juvenile was acting within the provisions of PMC 9.60.040.
- C. Any parent, guardian, or other adult person having custody or control of a juvenile, that is unable to control the actions of the juvenile, may notify the Pacific police department in writing of the inability to control the actions of the juvenile. It shall be a complete defense to prosecution under subsection A of this section that the parent, guardian, or other adult person provided the notice contemplated under this subsection to the Pacific police department.
- D. The civil infraction penalty for a first violation of this section within a one-year period shall be \$75.00; for a second offense within a one-year period the penalty shall be \$150.00; and for a third or subsequent violation within a one-year period the penalty shall be \$300.00. Sentencing to community service

in lieu of monetary fine shall be within the discretion of the court. (Ord. 1333 § 3, 1997).

#### **9.60.040** Exemptions.

The provisions of this chapter shall not apply to the following situations:

- A. If the juvenile is accompanies by his or her parent, legal guardian or other responsible person who is over the age of 21 and approved by the juvenile's parent, guardian, custodian or other adult person having custody or control of the juvenile to accompany said juvenile.
- B. If the juvenile is on an errand as directed by his or her parent, guardian, custodian or other adult person having custody or control of the juvenile.
- C. If the juvenile is legally employed, for the period of one-half hour before to one-half hour after work, while going directly between his or her home and place of employment. This exception shall also apply if the juvenile is in a public place or establishment during curfew hours in the course of his or her employment.
- D. If the juvenile is coming directly home from an adult organized and supervised activity or place of public entertainment, such as a movie, play or sporting event. This exception will apply for one-half hour after completion of such event.
- E. If the juvenile is on an emergency errand directed or permitted by his or her parent, guardian, custodian or other adult person having custody or control of the juvenile.
- F. If the juvenile is traveling by direct routes to or from an event sponsored by an accredited educational institution.
- G. If the juvenile is in a motor vehicle and engaged in interstate travel with the consent of a parent, guardian, custodian or other adult person having custody or control of the juvenile through the state of Washington.
- H. If the juvenile is exercising First Amendment rights protected by the United States Constitution, such as the free exercise of religion, freedom of speech, and the right of assembly.
- I. If the juvenile is married and thus has achieved the age of majority pursuant to RCW 26.28.020, or has become emancipated in

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accordance with RCW 13.64.060(2). (Ord. 1333 § 4, 1997).

#### 9.60.050 Temporary custody procedure.

A police officer who reasonably believes that a juvenile is violating any of the provisions of this chapter shall have the authority to take the juvenile into custody and deliver or arrange to deliver the juvenile either to:

- A. The juvenile's parent, guardian, custodian or other adult person having custody or control of the juvenile;
- B. A friend or neighbor of the juvenile, over the age of 18 years, who is willing to assume temporary custody of the juvenile;
- C. The city of Pacific police station or other facility operated by the city of Pacific police department; or
- D. The appropriate juvenile authority. (Ord. 1333 § 5, 1997).

#### VIII. Weapons

#### Chapter 9.66

#### ALCOHOL, TOBACCO, FIREARMS AND WEAPONS

#### Sections:

- 9.66.010 -
- 9.66.090 *Repealed*.
- 9.66.100 Alcohol, drugs and toxic fumes.
- 9.66.110 *Repealed*.
- 9.66.120 Firearms, dangerous weapons and explosives.
- 9.66.130 -
- 9.66.190 Repealed.

#### 9.66.010 Defined.

Repealed by Ord. 1389. (Ord. 397 § 1, 1966).

#### 9.66.020 Use of firearm.

Repealed by Ord. 1389. (Ord. 397 § 2, 1966).

## 9.66.030 Penalty for violation of PMC 9.66.010 and 9.66.020.

Repealed by Ord. 1389. (Ord. 397 § 3, 1966).

#### 9.66.040 Carrying pistol.

Repealed by Ord. 1389. (Ord. 568 § 8(1), 1975).

## 9.66.050 Exception to pistol-carrying provisions.

Repealed by Ord. 1389. (Ord. 568 § 8(2), 1975).

#### 9.66.060 Carrying pistol – Misdemeanor.

Repealed by Ord. 1389. (Ord. 568 § 8(3), 1975).

#### 9.66.070 License to carry pistol.

Repealed by Ord. 1389. (Ord. 568 § 8(4), 1975).

#### 9.66.080 Discharging.

Repealed by Ord. 1389. (Ord. 568 § 8(6), 1975).

<b>9.66.090 Releasing arrows.</b> Repealed by Ord. 1389. (Ord. 568 § 8(7),		66.44.290	Minor purchasing or attempting to purchase liquor.
1975).		66.44.291	Minor purchasing or attempting
9.66.100 Alcohol, drugs and toxic fumes.  The following sections of Chapters 9.46A, 26.28, 66.04, 66.28, 66.44 and 69.50 RCW, with the exception of those provisions contained therein for which a violation constitutes		66.44.300	to purchase liquor – Penalty against persons between ages of eighteen and twenty, inclusive.  Treats, gifts, purchases of liquor for or from minor, or holding out minor as at least twenty-one, in public place where liquor is
ence as curre amended from	ne, are hereby adopted by referently enacted and as hereinafter in time to time, and shall be given e and effect as if set forth herein	66.44.310	in public place where liquor is sold.  Minors frequenting off-limits area – Misrepresentation of age – Penalty – Classification of licensees.
RCW 9.47A.010	Definition.	66.44.320	Sale of liquor to minors a violation.
9.47A.010 9.47A.020	Unlawful inhalation –	66.44.325	Unlawful transfer to a minor of
9.47A.030	Exception. Possession of certain substances prohibited, when.	66.44.328	an identification of age.  Preparation or acquisition and supply to persons under age
9.47A.040	Sale of certain substances prohibited, when.		twenty-one of facsimile of official identification card –
9.47A.050	Penalty.		Penalty.
26.28.080	Selling or giving tobacco to	69.50.101	Definitions.
	minor – Belief of representative capacity, no defense – Penalty.	69.50.102	Drug paraphernalia – Definitions.
66.04.010	Definitions.	69.50.401	Prohibited acts: A – Penalties
66.28.200	Keg registration –	0).00.101	(possession of marijuana).
	Requirements of seller.	69.50.408	Second or subsequent offenses.
66.28.210	Keg registration – Requirements of purchaser.	69.50.412	Prohibited acts: $\hat{E}$ – Penalties (paraphernalia).
66.28.230	Keg registration – Penalties.	69.50.425	Misdemeanor violations –
66.44.100	Opening or consuming liquor in a public place – Penalty.		Minimum imprisonment.
66.44.150	Buying liquor illegally.	(Ord. 1389 §	32, 1998).
66.44.180	General penalties – Jurisdiction	,	
	for violations.	9.66.110 Di	scharge of firearms or
66.44.200	Sales to persons apparently under the influence of liquor.		<b>ngerous weapons.</b> by Ord. 1549. (Ord. 1389 § 33,
66.44.240	Drinking in public conveyance  – Penalty against carrier –	1998).	
66.44.250	Exception.  Drinking in public conveyance  – Penalty against individual –  Restricted application.	The follow 9.91 and 70.	rearms, dangerous weapons d explosives. ving sections of Chapters 9.41, 74 RCW, with the exception of
66.44.270	Furnishing liquor to minors – Possession, use – Exhibition of effects – Exceptions.	violation consadopted by re	ons contained therein for which a stitutes a felony crime, are hereby eference as currently enacted and amended from time to time, and

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shall be given the same force and effect as if set forth herein in full:

RCW	
9.41.010	Terms defined.
9.41.050	Carrying firearms.
9.41.060	Exceptions to restrictions on
	carrying firearms.
9.41.140	Alteration of identifying marks
	– Exceptions.
9.41.230	Aiming or discharging firearms,
	dangerous weapons.
9.41.240	Possession of pistol by person
	from eighteen to twenty-one.
9.41.250	Dangerous weapons – Penalty.
9.41.260	Dangerous exhibitions.
9.41.270	Weapons apparently capable of
	producing bodily harm –
	Unlawfully carrying or
	handling – Penalty –
	Exceptions.
9.41.280	Possessing dangerous weapons
	on school facilities – Penalty –
	Exceptions.
9.41.300	Weapons prohibited in certain
	places – Local laws and
	ordinances – Exceptions –
	Penalty.
9.91.160	Personal protection spray
	devices.
70.74.010	Definitions.
70.74.295	Abandonment of explosives.
70.74.300	Explosive containers to be
	marked – Penalty.
70.74.310	Gas bombs, explosives, stink
	bombs, etc.

(Ord. 1389 § 34, 1998).

# 9.66.130 Weapons apparently capable of producing bodily harm – Carrying, exhibiting, displaying or drawing unlawful – Penalty – Exceptions.

Repealed by Ord. 1549. (Ord. 1389 § 35, 1998).

## 9.66.140 Sale, manufacture, possession of certain weapons.

Repealed by Ord. 1549. (Ord. 1389 § 36, 1998).

#### 9.66.150 Disposal of forfeited firearms.

Repealed by Ord. 1549. (Ord. 1389 § 37, 1998).

#### 9.66.160 Antiques.

Repealed by Ord. 1549. (Ord. 1389 § 38, 1998).

#### 9.66.170 Illegal firearms – Possession.

Repealed by Ord. 1549. (Ord. 1389 § 39, 1998).

## 9.66.180 Illegal firearms – Possession – Definition.

Repealed by Ord. 1549. (Ord. 1389 § 40, 1998).

#### 9.66.190 Proceeds from trade or auction.

Repealed by Ord. 1549. (Ord. 1389 § 41, 1998).

#### **Pacific Municipal Code**

Chapter 9.68

**DANGEROUS WEAPONS** 

(Repealed by Ord. 1389)

IX. Enforcement

Chapter 9.94

ATTEMPTING AND/OR ASSISTING CRIMINAL ACTS

(Repealed by Ord. 1389)

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#### Chapter 9.96

#### **VIOLATIONS**

Sections:	
9.96.010	Penalties.
9.96.020	Costs of prosecution.
9.96.030	Probation violations.
9.96.040	Repealed.
9.96.050	Cruelty to animals.
9.96.060	City authorized to dispose of
	proceeds.

9.96.070 Accounting methods to be established.

#### 9.96.010 Penalties.

Unless otherwise provided in this chapter, violation of any provision of this chapter shall be punishable by:

A. Gross Misdemeanor. Every person convicted of a gross misdemeanor defined in PMC Title 9 shall be punished by imprisonment in jail for a maximum term fixed by the court of not more than one year, or by a fine in an amount fixed by the court of not more than \$5,000, or by both such imprisonment and fine.

B. Misdemeanor. Every person convicted of a misdemeanor defined in PMC Title 9 shall be punished by imprisonment in jail for a maximum term fixed by the court of not more than 90 days, or by a fine in an amount fixed by the court of not more than \$1,000, or by both such imprisonment and fine. (Ord. 1389 § 42, 1998; Ord. 1167 § 9, 1992; Ord. 568 § 10(a), 1975).

#### 9.96.020 Costs of prosecution.

Whenever anyone is convicted of an offense under any section of this title, or section of any city ordinance, the court may, as authorized by law, impose reasonable costs of prosecution in addition to the fine imposed. The court may so impose costs for issuance of bench warrants in an amount not to exceed \$100.00. (Ord. 1389 § 43, 1998; Ord. 729 § 1, 1979; Ord. 568 § 10(b), 1975).

#### 9.96.030 Probation violations.

A. For purposes of this section, the word "probationer" means any person who after

conviction of violation of an ordinance of the city or a law of the state has been placed on probation in connection with the suspension or deferral of sentence by either a district court of this county, municipal court or the superior court, and/or has a portion of his or her sentence suspended or deferred for a period of time during which they are to have no additional law violations and are to abide by the terms of the sentence imposed by a district court, municipal court, or superior court.

B. Whenever a police officer shall have probable cause to believe that a probationer, prior to the termination of his probation is in such police officer's presence, violating or failing to comply with any requirement or restriction imposed by the court as a condition of such probation, such officer may cause the probationer to be brought before the court wherein sentence was deferred or suspended, and for such purpose such police officer may arrest such probationer without warrant or other process. (Ord. 1389 § 44, 1998).

#### 9.96.040 Offenses against police dogs.

Repealed by Ord. 1549. (Ord. 1389 § 45, 1998).

#### 9.96.050 Cruelty to animals.

The following sections of Chapters 9.08 and 16.52 RCW, with the exception of those provisions contained therein for which a violation constitutes a felony crime, are hereby adopted by reference as currently enacted and as hereinafter amended from time to time, and shall be given the same force and effect as if set forth herein in full:

RCW	
9.08.065	Definitions.
9.08.070	Pet animals – Taking,
	concealing, injuring, killing,
	etc. – Penalty.
16.52.011	Definitions – Principles of
	liability.
16.52.017	Animal fighting – Owners,
	trainers, spectators –
	Exceptions.
16.52.190	Poisoning animals.
16.52.195	Poisoning animals – Penalty.

16.52.207 Animal cruelty in the second

degree.

16.52.210 Destruction of animals by law

enforcement officer – Immunity

from liability.

(Ord. 1389 § 46, 1998).

## 9.96.060 City authorized to dispose of proceeds.

Upon forfeiture, the city may:

- A. Retain property forfeited for its official use or release it to another law enforcement agency for its official use;
- B. Sell that which is not required by law to be destroyed or is harmful to the public;
- C. Dispose of the property or forward it to the drug enforcement administration for disposition in accordance with the law. (Ord. 1389 § 47, 1998).

## 9.96.070 Accounting methods to be established.

The finance department shall establish appropriate means and methods of accounting for the receipt and disbursement of forfeited property which shall reflect:

- A. Property or proceeds, whether tangible or intangible, seized by the city which are retained and utilized for purposes of enforcing Chapter 69.50 RCW; and
- B. Proceeds resulting from the sale of seized property, and the distribution thereof which shall be in accordance with RCW 69.50.505(F)(2). (Ord. 1389 § 48, 1998).

#### X. Criminal Code

#### Chapter 9.97

#### STATE PROVISIONS

Sections:

9.97.010 *Repealed*.

9.97.020 Adoption of statutes relating to

influence of alcohol or drugs.

#### 9.97.010 Adoption by reference.

Repealed by Ord. 1389. (Ord. 1002 § 1, 1986; Ord. 677 § 1, 1978).

## 9.97.020 Adoption of statutes relating to influence of alcohol or drugs.

There are adopted by reference RCW 46.61.502, 46.61.504, 46.61.506, 46.61.508, 46.61.515, 46.61.516, 46.61.517, 46.61.519 and 46.61.5195, as they presently exist and as modified by the state in the future, punishable as provided for therein. (Ord. 1002 § 2, 1986; Ord. 760 § 1, 1980).

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#### Chapter 9.98

### **STATE CRIMINAL CODE**

## Chapter 9.99

(Repealed by Ord. 1389) Sections:

9.99.010 Adopted.

#### 9.99.010 Adopted.

The following sections of RCW Title 10 are adopted by reference as they presently exist and as may be modified by the state in the future:

CRIMINAL PROCEDURE CODE

RCW	
10.01.040	Repeal or amendment – Savings
	clause presumed.
10.01.050	Convictions necessary before
	punishment.
10.01.060	Convictions – Requisites –
	Waiver of jury trial.
10.01.070	Corporations – Amenable to
	criminal process.
10.01.090	Corporations – Judgment
	against.
10.01.100	Corporations – Penalties.
10.05.010	Time for petition.
10.05.020	Requirements of petition.
10.05.030	Arraignment continued.
10.05.040	Investigation and examination
	by treatment facility.
10.05.050	Report to court by treatment
	facility.
10.05.060	Docket and abstract procedure
	on approval of treatment plan.
10.05.070	Defendant arraigned when
	treatment rejected.
10.05.080	Evidence.
10.05.090	Procedure upon breach of
	treatment plan.
10.05.100	Conviction of similar offense.
10.05.110	Trial delay not grounds for
	dismissal.
10.05.120	Dismissal of charges on
	program completion.
10.22.010	Compromise of misdemeanor,
	when permitted.
10.22.020	Procedure – Costs.

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10.22.030 Compromise in all other cases forbidden.

10.99.040(4) Violation of restraining order. (Ord. 1004 § 1, 1986).

#### Chapter 9.100

#### **CRIMINAL CODE STATUTES**

#### Sections:

9.100.010 Adoption of certain Revised Code of Washington sections by reference.

# 9.100.010 Adoption of certain Revised Code of Washington sections by reference.

The following chapters of the Revised Code of Washington, with the exception of those provisions contained therein for which a violation constitutes a felony crime, are hereby adopted by reference as currently enacted and as hereinafter amended from time to time and shall be given the same force and effect as if set forth herein in full:

RCW	
7.21.010	Definitions
7.21.020	Sanctions – Who may impose
7.21.030	Remedial sanctions – Payment
	for losses
7.21.050	Sanctions – Summary
	imposition, procedure
7.21.070	Appellate review 9A.76.020
9.01.130	Sending letter, when complete
9.04.090	Advertising fuel prices by
	service station
9.08.030	False certificate of registration
	of animals – False
	representation as to breed
9.16.030	Counterfeit mark – Intellectual
	property
9.16.035	Counterfeiting – Penalties
9.16.041	Counterfeit items – Seizure and
	forfeiture
9.16.050	When deemed affixed
9.16.060	Fraudulent registration of
	trademark
9.16.070	Form and similitude defined
9.16.080	Petroleum products improperly
	labeled or graded
9.16.090	Petroleum products – Penalty
9.16.100	Use of the words, "Sterling
	Silver," etc.

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#### 9.100.010

9.16.110	Use of the words "Coin Silver,"	9.68A.110	Certain defenses barred,
0.1.6.100	etc.	0.604.440	permitted
9.16.120	Use of the word "Sterling" on	9.68A.140	Definitions
0.16.120	mounting	9.68A.150	Allowing minor on premises of
9.16.130	Use of the words "Coin Silver"	0.604.160	live, erotic performance
0.16.140	on mounting	9.68A.160	Penalty
9.16.140	Unlawfully marking article made of gold	9.69.100	Duty of witnesses of offense against child or any violent
9.16.150	"Marked, stamped, or branded"		offense – Penalty
	defined	9.73.010	Divulging telegram
9.24.010	Fraud in stock subscription	9.86.010	"Flag," etc., defined
9.35.030	Soliciting undesired mail	9.86.020	Improper use of flag prohibited
9.40.040	Operating engine or boiler	9.86.030	Discretion of flag
	without spark arrester	9.86.040	Application of provisions
9.41.098	Forfeiture of firearms –	9.86.050	Penalty
	Disposition, confiscation	9.91.010	Denial of civil rights – Terms
9.41.810	Penalty		defined
9.44.080	Misconduct in signing a petition	9.91.110	Metal buyers – Records of
9.46.170	False or misleading entries or		purchases, penalty
	statements, refusal to produce	9.91.130	Disposal of trash in charity
	records		donation receptacle
9.46.185	Causing person to violate rule	9.91.170	Interfering with dog guide or
	or regulation		service animal
9.46.190	Violations relating to fraud or	9A.08.010	General requirements of
	deceit		culpability
9.46.198	Working in gambling activity	9A.08.030	Criminal liability of corporation
	without license as violation –		and persons acting or under a
	Penalty		duty to act on their behalf
9.46.217	Gambling records – Penalty,	9A.16.010	Definitions
	exceptions	9A.16.020	Alternative to fine – Restitution
9.46.222	Professional gambling, third	9A.16.100	Use of force on children –
	degree		Policy, actions presumed
9.46.231	Gambling devices, real and		unreasonable
	personal property – Seizure and	9A.36.041	Assault, fourth degree
	forfeiture	9A.36.150	Interfering with the reporting of
9.46.240	Gambling information,		domestic violence
	transmitting or receiving	9A.42.010	Definitions
9.51.020	Soliciting jury duty	9A.42.035	Criminal mistreatment, third
9.62.010	Malicious prosecution		degree
9.62.020	Instituting suit in name of	9A.42.050	Defense of financial
	another		responsibility
9.68.030	Indecent articles, etc.	9A.42.096	Sexual misconduct with a
9.68.130	"Sexual explicit material" –		minor, second degree
	Defined, unlawful display	9A.44.010	Definitions
9.68A.080	Reporting of depictions of	9A.49.030	Unlawful discharge of a laser,
	minor engaged in sexually		second degree
	explicit conduct	9A.49.010	Definitions
9.68A.011	Definitions	9A.49.040	Civil infraction, when
9.68A.090	Communication with minor for	9A.56.096	Theft of rental, leased, or
	immoral purposes		leased-purchased property

9A.56.270	Theft of shopping cart	69.50.420	Violations – Juvenile driving
9A.61.060	Restitution and costs		privileges
9A.76.020	Obstructing a law enforcement	69.50.435	Violations committed in or on
	officer		certain public places or facilities
9A.76.130	Escape, third degree		<ul> <li>Additional penalty, defenses,</li> </ul>
9A.84.030	Disorderly conduct		construction, definitions
9A.88.010	Indecent exposure	(Ord. 1549 §	·
9A.88.030	Prostitution	(	, , ,
9A.88.050	Prostitution – Sex of parties		
	immaterial, no defense		
9A.88.090	Permitting prostitution		
9A.88.110	Patronizing a prostitute		
9A.88.120	Additional fee assessments		
9A.88.130	Additional requirements		
9A.88.140	Vehicle impoundment		
10.01.130	Witness fees		
10.01.140	Mileage allowance – Jurors,		
	witnesses		
10.01.160	Costs – What constitutes,		
	payment by defendant,		
	procedure, and remission		
10.01.170	Fine or costs – Payment within		
	specified time or installments		
10.01.180	Fine or costs – Default in		
	payment, contempt of court,		
	enforcement, collection		
	procedure		
10.05.140	Conditions of granting		
10.05.150	Alcoholism program		
	requirements		
10.05.160	Appeal of deferred prosecution		
10.05.170	Supervision as condition – Levy		
10.11.000	of assessment		
10.14.020	Definitions		
10.14.115	Enforcement of order –		
10.14.150	Knowledge prerequisite		
10.14.170	Criminal penalty		
10.99.020	Definitions		
10.99.040	Duties of court – No contact		
26.00.200	order		
26.09.300	Restraining orders – Notice,		
	refusal to comply, arrest,		
	penalty, defense, peace officers,		
26.50.010	immunity		
26.50.010	Definitions Violation of automorphism		
26.50.110	Violation of order, penalty		
69.50.407	Conspiracy		
69.50.4121	Drug paraphernalia – Selling or		
	giving, penalty		

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