ORDINANCE NO. 789

AN ORDINANCE OF THE CITY OF GIG HARBOR, WASHINGTON, RELATING TO CRIMES AND PUNISHMENTS, AMENDING SECTION 9.26.050 OF THE GIG HARBOR MUNICIPAL CODE, ADDING THE FOLLOWING STATE STATUTES TO THOSE ADOPTED BY REFERENCE IN THE CITY'S CRIMINAL CODE: RCW 9A.36.150 (REGARDING INTERFERING WITH REPORTING OF DOMESTIC VIOLENCE); RCW 10.22.010, 10.22.020, 10.22.030 (REGARDING COMPROMISE OF MISDEMEANORS); RCW 10.99.060 (REGARDING NOTIFICATION OF VICTIMS OF PROSECUTION DECISION); RCW 10.99.070 (REGARDING LIABILITY OF PEACE OFFICERS **DOMESTIC** MAKING **VIOLENCE** ARRESTS); **RCW** (REGARDING DEVELOPMENT AND DISTRIBUTION OF INFORMATIONAL MATERIALS BY COURT); RCW 26.50.055 (REQUIRING INTERPRETERS FOR NON-ENGLISH SPEAKING PARTIES); RCW 26.50.085 AND 26.50.095 (REGARDING SERVICE BY PUBLICATION OF DOMESTIC VIOLENCE RESTRAINING ORDERS); RCW 26.50.110 (REGARDING PENALTIES FOR **VIOLATING DOMESTIC VIOLENCE** RESTRAINING ORDER); RCW 26.50.115 (REGARDING **ENFORCEMENT** OF PARTE RESTRAINING ORDERS); RCW 26.50.123 AND 26.50.125 (REGARDING SERVICE BY MAIL OR PUBLICATION OF DOMESTIC VIOLENCE ORDERS); AND RCW 26.50.135 (REGARDING RESIDENTIAL PLACEMENT CHILDREN **DURING DOMESTIC VIOLENCE** PROCEEDINGS); OF STATE STATUTES WHICH WERE AMENDING THE TITLES PREVIOUSLY ADOPTED BY REFERENCE TO REFLECT EXISTING STATE STATUTE TITLES, AND ESTABLISHING AN EFFECTIVE DATE.

WHEREAS, the City of Gig Harbor has adopted a criminal code which is set forth in Title 9 of the Gig Harbor Municipal Code; and

WHEREAS, it has come to the attention of the City Council that the section which relates to domestic violence is no longer current with state law and needs to be updated; NOW, THEREFORE

BE IT ORDAINED by the City Council of the City of Gig Harbor, Washington as follows:

Section I.. Section 9.26.050 of the Gig Harbor Municipal Code is hereby amended to

read as follows:

9.26.050 Domestic violence? State statutes adopted by reference.

The following state statutes, including all future amendments, are <u>hereby</u> adopted by reference:

RCW

04 26 150	Intenfering with the moneyting of demostic
9A.36.150	Interfering with the reporting of domestic
10.22.010	<u>violence.</u>
10.22.010	When permitted ? Exceptions. [Compromise
10.22.020	of misdemeanors.]
10.22.020	Procedure ? Costs.
10.22.030	Compromise in all other cases forbidden.
10.99.020	Definitions.
10.99.030	Law enforcement officers? Training, powers,
	duties ? Domestic violence reports.
10.99.040	Restrictions upon and duties of court.
10.99.045	Appearances by defendant ? No-contact order
	Orders prohibiting contact.
10.99.050	<u>Victim contact? Restriction, prohibition?</u>
	<u>Violation, penalties ? Written order ?</u>
	<u>Procedures.</u> Restrictions or prohibition of
	contact with victim? Procedures.
10.99.055	Enforcement of orders. against defendants.
10.99.060	Notification of victim of prosecution decision
	? Description of criminal procedures
	<u>available.</u>
10.99.070	Liability of peace officers.
26.50.010	Definitions.
26.50.020	Commencement of action ? Jurisdiction ?
	Venue.
26.50.030	Petition for an order for protection ?
	Availability of forms and instructional
	brochures? Filing fee? Bond not required.
26.50.035	Development of instructions, informational
	brochures, forms, and handbooks by the
	administrator for the courts? Community
	resource list? Distribution of master copy.
26.50.040	Fees not permitted? Filing, service of process,
	certified copies. Application for leave to
	proceed in forma pauperis.
26.50.055	Appointment of interpreter.
26.50.060	Relief: ? Duration ? Realignment of
	designation of parties ? Award of costs,

service fees, and attorneys' fees.
Ex parte temporary order for protection.
Issuance of order? Assistance of peace officer
? Designation of appropriate law enforcement
agency.
Hearing reset after ex parte order? Service by
publication? Circumstances.
Order ? Service- ? Fees.
Order following service by publication.
Order ? Transmittal to law enforcement
agency? Record in law enforcement
information system? Enforceability.
Violation of order? Penalties.
Enforcement of ex parte order? Knowledge
of order prerequisite to penalties? Reasonable
efforts to serve copy of order.
Violation of order? Prosecuting attorney or
attorney for municipality may be requested to
assist? Costs and attorney's fee.
Service by mail.
Service by publication or mailing? Costs.
Order ? Modification ? Transmittal.
Residential placement or custody of a child?
Prerequisite.
Peace officers ? Immunity.
Title of real estate? Effect.
Proceedings additional.

Section 2. Codes adopted by Reference. Pursuant to RCW 35A.12.140, one copy of the statutes adopted by reference herein have been and are now on file with the City Clerk and are available for examination by the public.

<u>Section 3 - Severability</u>. If any section, subsection, paragraph, sentence, clause or phrase of this ordinance is declared unconstitutional or invalid for any reason, such invalidity shall not affect the validity or effectiveness of the remaining portions of this ordinance.

Section 4 - Effective Date. This ordinance shall take

effect and be in full force and effect five (5) days after its passage, approval and publication as required by law.

PASSED by the Council of the City of Gig Harbor, this day of <u>April 27,</u> 1998.

APPROVED:

GRETCHEN

A. WILBERT, MAYOR

ATTEST:

By: _____

MOLLY TOWSLEE, CITY CLERK

APPROVED AS TO FORM: OFFICE OF CITY ATTORNEY

By: _____

CAROL A. MORRIS

Filed with City Clerk: 4/8/98 Passed by City Council: 4/27/98

Date Published: 5/6/98 Date Effective: 5/11/98

SUMMARY OF ORDINANCE NO. 789

of the City of Gig Harbor, Washington

On the 27th day of April, 1998, the City Council of the City of Gig Harbor, passed Ordinance No. 789. A summary of the content of said ordinance, consisting of the title, provides as follows:

AN ORDINANCE OF THE CITY OF GIG HARBOR, WASHINGTON, RELATING TO CRIMES AND PUNISHMENTS, AMENDING SECTION 9.26.050 OF THE GIG HARBOR MUNICIPAL CODE, ADDING THE FOLLOWING STATE STATUTES TO THOSE ADOPTED BY REFERENCE IN THE CITY'S CRIMINAL CODE: RCW 9A.36.150 (REGARDING INTERFERING WITH REPORTING OF DOMESTIC VIOLENCE); RCW 10.22.010, 10.22.020, 10.22.030 (REGARDING COMPROMISE OF MISDEMEANORS); RCW 10.99.060 (REGARDING NOTIFICATION OF VICTIMS OF PROSECUTION DECISION); RCW 10.99.070 (REGARDING LIABILITY OF PEACE OFFICERS IN MAKING DOMESTIC ARRESTS); **RCW** 26.50.035 (REGARDING **DEVELOPMENT VIOLENCE** DISTRIBUTION OF INFORMATIONAL MATERIALS BY COURT); RCW 26.50.055 (REQUIRING INTERPRETERS FOR NON-ENGLISH SPEAKING PARTIES); RCW 26.50.085 AND 26.50.095 (REGARDING SERVICE BY PUBLICATION OF DOMESTIC VIOLENCE RESTRAINING ORDERS); RCW 26.50.110 (REGARDING PENALTIES FOR VIOLATING **DOMESTIC VIOLENCE** RESTRAINING ORDER); RCW 26.50.115 ENFORCEMENT OF EX PARTE RESTRAINING ORDERS); RCW 26.50.123 AND 26.50.125 (REGARDING SERVICE BY MAIL OR PUBLICATION OF DOMESTIC VIOLENCE ORDERS); AND RCW 26.50.135 (REGARDING RESIDENTIAL PLACEMENT OF CHILDREN DURING DOMESTIC VIOLENCE PROCEEDINGS); AMENDING THE TITLES OF STATE STATUTES WHICH WERE PREVIOUSLY ADOPTED BY REFERENCE TO REFLECT EXISTING STATE STATUTE TITLES, AND ESTABLISHING AN EFFECTIVE DATE.

The full text of this Ordinance will be mailed upon request.

DATED this 28th day of April, 1998.

CITY CLERK, MOLLY TOWSLEE