ORDINANCE NO. 801

AN ORDINANCE OF THE CITY OF GIG HARBOR, WASHINGTON, RELATING TO THE CITY'S CRIMINAL CODE, ADDING NEW CRIMES, DELETING REPEALED AND/OR **OUTDATED** CRIMES, SETTING FORTH PENALTIES, ADOPTING VARIOUS PROVISIONS OF THE REVISED CODE OF WASHINGTON BY REFERENCE, ADDING NEW SECTIONS 9.20.040, 9.26.090, 9.28.050, 9.30.050, AND 9.34.060; AMENDING SECTIONS 9.01.020, 9.01.040, 9.01.050, 9.01.060, 9.01.090, 9.04.010, 9.06.010, 9.06.020, 9.08.010, 9.10.010, 9.10.030, 9.14.010, 9.14.030, 9.14.040, 9.14.060, 9.20.010, 9.20.020, 9.22.010, 9.22.020, 9.26.010, 9.26.040, 9.26.070, 9.26.080, 9.26.010, 9.28.020, 9.30.020, 9.30.040, 9.32.020, 9.34.020, 9.34.015, 9.34.030, 9.36.010 AND 9.36.020; REPEALING SECTIONS 9.04.020, 9.04.030, 9.20.040, 9.30.050, 9.30.060, 9.30.070, 9.30.080, 9.30.090, 9.32.010, 9.34.010 AND 9.36.040 OF THE GIG HARBOR MUNICIPAL CODE.

WHEREAS, RCW 35A.11.020 authorizes the legislative body of code cities to adopt and enforce criminal codes related to misdemeanor and gross misdemeanor offenses, and

WHEREAS, the City has adopted a criminal code as authorized by statute, and

WHEREAS, various provisions of the City's criminal code have not been updated in several years, and

WHEREAS, new crimes have been added to the Revised Code of Washington by the State Legislature since the latest amendment of the City's criminal code, and

WHEREAS, the City desires to adopt some of these new crimes and amend and clarify existing portions of the City's criminal code, NOW, THEREFORE,

THE CITY COUNCIL OF THE CITY OF GIG HARBOR, WASHINGTON, DO ORDAIN AS FOLLOWS:

Section 1. Repealer. The following sections of the Gig Harbor Municipal Code are hereby repealed: 9.04.020, 9.04.030, 9.20.040, 9.30.050, 9.30.060, 9.30.070, 9.30.080, 9.30.090, 9.32.010, 9.34.010 and 9.36.040.

Section 2. Section 9.01.020 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.01.020 General provisions.

The following state statutes, including all future amendments, are adopted by reference:

RCW	
9.01.055	Citizen immunity if aiding officer.
9.01.110	Omission, when not punishable.
9.01.130	Sending letter, when complete.
9A.04.020	Purposes — Principles of construction.
9A.04.030	State criminal jurisdiction.
9A.04.040	Classes of crime.
9A.04.050	People capable of committing crimes — Capability of
	children.
9A.04.060	Common law to supplement statutes.
9A.04.070	Who amenable to criminal statutes.
9A.04.080	<u>Limitation of actions.</u>
9A.04.090	Application of general provisions of the code.
9A.04.100	Proof beyond a reasonable doubt.
9A.04.110	Definitions.

Section 3. Section 9.01.040 of the Gig Harbor Municipal Code, is hereby amended to read as follows:

9.01.040 **Defenses.**

RCW	
9A.12.010	Insanity.
9A.16.010	Definition Definitions.
9A.16.020	Use of force — When lawful.

9A.16.060	Duress.
9A.16.070	Entrapment.
9A.16.080	Action for being detained on mercantile establishment
	of premises for investigation — "Reasonable
	grounds" as defense.
9A.16.090	Intoxication.
9A.16.100	Use of force on children - Policy - Actions presumed
	reasonable.

Section 4. Section 9.01.050 of the Gig Harbor Municipal Code, is hereby amended to read as follows:

9.01.050 Contempt.

The following state statutes including all future amendments, are hereby adopted by reference:

RCW

7.20.010 Contempt of court defined.

7.20.020 Punishment General.

7.20.030 Contempt in presence of court Summary punishment.

7.20.040 Procedure in other cases.

7.20.050 Production of defendant if in custody.

7.20.060 How prosecuted.

7.20.070 Return of warrant — Examination of defendant.

7.20.090 Judgment and sentence.

7.20.100 Indemnity to injured party.

7.21.010	Definitions.
7.21.020	Sanctions - Who may impose.
7.21.030	Remedial sanctions - Payment for losses.
7.21.040	Punitive sanctions - Fines.
7.21.050	Sanctions - Summary imposition - Procedure.
7.21.060	Administrative actions on proceedings - Petition to
	court for imposition of sanctions.
7.21.070	Appellate review.

Section 5. Section 9.01.060 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.01.060 **Penalty.**

- A. Any person convicted of a gross misdemeanor shall be punished by a fine not to exceed \$5,000 or by imprisonment in jail for a term not to exceed one year, or by both such fine and imprisonment.
- B. Unless otherwise provided, any person convicted of violating the provisions of this title shall be guilty of a misdemeanor and shall be punished by a fine not to exceed \$1,000 or by imprisonment in jail for a term not to exceed 90 days, or by both such fine and imprisonment.
- **C**. In addition to the penalty provisions set forth in this section, a person who is convicted of a misdemeanor violation of any provision of Chapter 69.50 RCW adopted by reference shall be punished by imprisonment for not less than 24 consecutive hours, and by a fine of not less than \$250.00. On a second or subsequent conviction, the fine shall not be less than \$500.00. These fines shall be in addition to any other fine or penalty imposed. Unless the court finds that the imposition of the minimum imprisonment will pose a substantial risk to the defendant's physical or mental well-being or that local jail facilities are in an overcrowded condition, the minimum term of imprisonment shall not be suspended or deferred. If the court finds such risk or overcrowding exists, it shall sentence the defendant to a minimum of 40 hours of community service. If a minimum term of imprisonment is suspended or deferred, the court shall state in writing the reason for granting the suspension or deferral and the facts upon which the suspension or deferral is based. Unless the court finds the person to be indigent, the minimum fine shall not be suspended or deferred. in accordance with RCW 69.50.425.

Section 6. Section 9.01.090 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.01.090 Amendments and additions.

This <u>chapter title</u> is adopted in accordance with the provisions of RCW 35A.12.140, and all amendments and additions to the Revised Code of Washington sections hereinafter enumerated, when <u>adopted</u> by reference as required by RCW 35A.12.140, printed and filed with the city clerk, shall be considered and accepted as amendments and additions to this <u>chapter title</u>.

Section 7. Section 9.04.010 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.04.010 Alcoholic beverage control Enforcement.

The following state statutes, including all future amendments, are adopted by reference and wherever the word "title" or words "this title" are used therein the same shall be construed to mean and refer to RCW Title 66 and "this act" shall mean and refer to the Washington State Liquor Act:

RCW	
66.04.010	Definitions.
66.04.011	"Public place" not to include certain parks and picnic
	areas.
66.20.200	Unlawful acts relating to card of identification and
	certification card <u>- Penalties</u> .
66.20.210	Licensee's immunity to prosecution or suit —
	Certification card as evidence of good faith.
66.20.300	Alcohol servers — Definitions.
66.20.310	Alcohol servers — Permits — Requirements —
	Suspension, revocation — Violations — Exemptions.
66.20.340	Alcohol server — Violation of rules — Penalties.
66.28.080	Permit for music and dancing upon licensed premises.
66.28.090	Licensed premises open to inspection — Failure to
	allow <u>, when.</u> -
66.44.010 Loc	cal officers to enforce law Authority of board — Liquor
enforcement of	
66.44.040	Sufficiency of description of offenses in complaints,
	information, process, etc.
66.44.050	Description of offense in words of statutes — Proof
	required.
66.44.060	Proof of unlawful sale establishes prima facie intent.
66.44.070	Certified analysis is prima facie evidence of alcoholic
	content.
66.44.080	Service of process on corporation.
66.44.090	Acting without license.
66.44.100	Opening or consuming liquor in public place —
	<u>Penalty</u>
66.44.120	Unlawful use of seal.
66.44.130	Sale of liquor by drink or bottle.
66.44.140	Unlawful sale, transportation of spirituous liquor
	without a stamp or seal — Unlawful operation,
	possession of still or mash.

66.44.150	Buying liquor illegally.
66.44.160	Illegal possession, transportation of alcoholic
	beverages.
66.44.170	Illegal possession of liquor with intent to sell -Prima
	facie evidence, what is.
66.44.175	Violations of law.
66.44.180	General penalties — Jurisdiction for violation.
66.44.200	Sales to persons apparently under the influence of
	liquor.
66.44.210	Obtaining liquor for ineligible person.
66.44.240	Drinking in public conveyance Penalty against
	carrier.
66.44.250	Same — Penalty against individual.
66.44.265	Candidates giving or purchasing liquor on election
	day prohibited.
66.44.270	<u>Furnishing liquor to minors</u> — <u>Possession, use</u> —
	<u>Exhibition of effects — Exceptions.</u>
66.44.280	Minor applying for permit.
66.44.290	Minor purchasing liquor.
66.44.291	Penalty for minor purchasing or attempting to
	purchase liquor.
66.44.300	Treating minor, etc. <u>Treats, gifts, purchases of liquor</u>
	for or from minor, or holding out minor as at least
	<u>twenty-one</u> , in public place where liquor <u>is</u> sold.
66.44.310	Minors frequenting tavern off-limits area -
	Misrepresentation of age — Classification of licenses.
66.44.316	Musicians 18 Certain persons eighteen years and
	older permitted to enter and remain upon licensed
	premises during employment.
66.44.320	Sales of liquor to minors a violation.
66.44.325	Unlawful transfer to a minor of an identification card.
66.44.328	Unlawful to transfer to a minor of a forged, altered,
	etc., Preparation or acquisition in supply to persons
	under age twenty-one of facsimile of official
66.44.040	identification card <u>- Penalty</u> .
66.44.340	Employees 18 years and over allowed to sell and
66 44 250	carry beer and wine for Class E and/or F employees.
66.44.350	Employees eighteen years and over allowed to serve
	and carry liquor, clean up, etc., for class A, C, D
66 11 270	and/or H licensed employers.
66.44.370	Resisting or opposing officers in enforcement of title.

amended to read as follows:

Section 8.

Section 9.06.010 of the Gig Harbor Municipal Code is hereby

9.06.010 Animals — Conduct prohibited.

The following state statutes, including all future amendments, are adopted by reference:

RCW	
9.08.010	Allowing vicious animal at large.
9.08.020	Diseased animals.
9.08.030	False certificate of registration of animals — False
	representation as to breed.
9.08.065	<u>Definitions.</u>
9.08.070	Dogs — Taking, concealing, injuring, killing, etc. —
	Penalty.
Chapter 226, S	Section 1, Laws of 1990 — Use of Domestic Dogs and
Cats and Bait.	-

Section 9.06.020 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.06.020 Prevention of cruelty to animals.

9.06.020 Cruelty to animals.

- A. A person is guilty of cruelty to animals if he:
- 1. Subjects any animal to cruel mistreatment;
- 2. Subjects any animal in his custody to cruel neglect; or
- 3. Kills or injures any animal belonging to another without legal privilege or consent of the owner.
- B. This section shall not be construed to prohibit accepted veterinary practices by veterinarians.
- C. Cruelty to animals is a misdemeanor.

The following state statutes are adopted by reference:

<u>RCW</u>	
16.52.011	<u>Definitions</u> — <u>Principles of liability.</u>
16.52.080	Transporting or confining in unsafe manner
	— Penalty.
16.52.085	Removal of neglected animal — Examination
	— Notice — Euthanasia.
16.52.090	Docking horses — Misdemeanor.
16.52.095	Cutting ears — Misdemeanor.
16.52.100	Confinement without food and water —
	Intervention by others.
16.52.110	Old or diseased animals at large.

16.52.117	Animal	fighting –	- Owners,	trainers,
	spectator	s — Exceptio	ns.	
16.52.180	Limitatio	on on applicati	on of chapte	<u>er.</u>
16.52.185	Exclusio	ns from chapt	<u>er.</u>	
16.52.190	Poisonin	g animals.		
16.52.193	Poisonin	g animals —	Strychnine	sales —
	Records	— Report on	suspected pu	rchases.
16.52.195	Poisonin	g animals —]	Penalty.	
16.52.200	Sentence	s — Forfei	ture of an	<u>imals —</u>
	Liability	for costs -	— Civil pe	enalty —
	Educatio	n, counseling		-
16.52.207	Animal o	cruelty in the s	second degre	<u>e.</u>
16.52.210	Destructi	ion of animal	by law en	forcement
	officer -	– Immunity fr	om liability.	
16.52.300	Dogs or	cats used a	s bait — S	<u>eizure —</u>

Limitation.

Section 10. Section 9.08.010 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.08.010 Anticipatory offenses prohibited.

The following state statutes, including all future amendments, are adopted by reference:

RCW

9A.28.020

(1), (2),

(3)(e) Criminal attempt.

9A.28.030 Criminal solicitation.

9A.28.040

(1), (2),

(3)(e) Criminal conspiracy.

Section 11. Section 9.10.010 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.10.010 Conduct prohibited.

The following state statutes, including all future amendments, are adopted by reference:

RCW

9.91.060	Leaving children unattended in parked automobile.
13.32A.080	<u>Unlawful harboring of a minor — Penalty — Defense</u>
	- Prosecution of adult for involving children in
	commission of offense.
13.32A.082	Providing shelter to minor — Requirement to notify
	parent, law enforcement, or department.
13.32A.084	Providing shelter to minor — Immunity from liability.
26.28.060	<u>Child labor — Penalty.</u>
26.28.080	Selling or giving tobacco to a minor — Belief of
	representative capacity no defense — Penalty.
26.28.085	Applying tatoo to a minor — Penalty.
70.155.010	<u>Definitions.</u>
70.155.080	Purchasing or obtaining tobacco by persons under the
	age of eighteen - Civil infraction.
Section 1,	
Chapter 133,	
Laws of 1998	

Section 12. A new Section 9.10.030, entitled Sexual exploitation of children and minor access to erotic materials, is hereby added to the Gig Harbor Municipal Code is hereby amended to read as follows:

Sexual exploitation of children and minor access to

	<u>erotic materials.</u>
9.68A.011	Definitions.
9.68A.080	Processors of depictions of minor engaged in sexually
	explicit conduct — Report required.
9.68A.090	Communicating with a minor for immoral purposes.
9.68A.110	Certain defenses barred, permitted.
9.68A.120	Seizure and forfeiture of property.
9.68A.140	Definitions.
9.68A.150	Allowing minor on premises of live erotic
	performance.
9.68A.160	Penalty.

Section 13. Section 9.14.010 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.14.010 State statutes adopted by reference.

9.10.030

The following state statutes, including all future amendments, are adopted by reference:

RCW	
69.41.010	Definitions.
69.41.020	Prohibited acts — Information not privileged
	communication.
69.41.030	Sale, delivery, or possession of legend drug
	without prescription or order prohibited -
	Exceptions.
69.41.050	Labeling requirements.
69.41.060	Search and seizure.
69.41.062	Search and seizure at rental premises —
	Notification of landlord.
69.41.065	<u>Violation — Juvenile driving privileges.</u>
<u>69.41.070</u>	Penalties.
69.50.101	Definitions.
69.50.102	Drug paraphernalia — Definitions.
69.50.204	
<u>(c)(14)</u>	Schedule I — Marijuana.
(d)(13)	
69.50.309	Containers.
69.50.401(e)	Prohibited Acts: A – Penalties.
69.50.408	Second or subsequent offenses.
69.50.412	Prohibited Acts: E - Penalties.
69.50.420	Violations — Juvenile driving privileges.
69.50.425	<u> Misdemeanor violations — Minimum</u>
	<u>imprisonment.</u>
69.50.505	Seizure and forfeiture Forfeiture.
69.50.506	Burden of proof. Proof; liabilities.

69.50.509 Search and seizure of controlled substances.

<u>Section 14.</u> Section 9.14.030 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.14.030 Inhaling toxic fumes.

RCW	
9.47A.010	Definition.
9.47A.020	Unlawful inhalation — Exception.
9.47A.030	Possession of certain substances prohibited, when.

9.47A.040 Sale of certain substance prohibited, when. 9.47A.050 Penalty.

Section 15. Section 9.14.040 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.14.040 Poisons.

The following state statutes, including all future amendments are hereby adopted by reference:

RCW	
69.38.010	Poison"Poison" defined.
69.38.020	Exceptions <u>from chapter</u> .
69.38.030	Poison register <u>- Identification of purchaser</u> .
69.38.040	Poison register — Penalty for violations <u>failure to</u>
	maintain register.
69.38.050	False representations <u>- Penalty.</u>
69.38.060	License required.
69.38.060	Manufacturers and sellers of poisons - License

required - Penalty.

Section 16. Section 9.14.060 of the Gig Harbor Municipal Code is hereby amended to read as follows:.

9.14.060 Steroids.

The following statutes of the state, including all future amendments, state statutes are adopted by reference as if set forth in full herein:

RCW	
69.41.300	Definitions.
69.41.320	Practitioners — Restricted use Medical records.

Section 17. Section 9.20.010 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.20.010 Firearms and dangerous weapons — Prohibitions.

D 0111	
RCW	
9.41.010	Terms defined.
9.41.042	<u>Children - Permissible firearm possession.</u>
9.41.047	Restoration of possession rights.
9.41.050	Carrying pistol.
9.41.060	Exception.
9.41.080	Delivery to minors and others forbidden.
9.41.050	Carrying firearms.
9.41.060	Exceptions to restrictions on carrying firearms.
<u>9.41.070</u>	<u>Concealed pistol license</u> — <u>Application</u> — <u>Fee</u> —
	Renewal.
9.41.075	Concealed pistol license - Revocation.
9.41.090	Dealer deliveries regulated - Hold on delivery.
9.41.094	Waiver of confidentiality.
9.41.098	Forfeiture of firearms — <u>Disposition</u> — <u>Confiscation</u> .
	, order by courts — Return to owner — Confiscation
	by law enforcement officer.
9.41.100	Dealers to be licensed.
9.41.120	Certain transfers forbidden.
9.41.130	False information forbidden.
9.41.140	Alteration of identifying marks prohibited.
9.41.150	Exceptions
9.41.170	Alien's license to carry firearms Exception.
9.41.110	Dealer's licenses, by whom granted, conditions, fees -
	Employees, finger printing and background checks -
	Wholesale sales excepted - Permits prohibited.
9.41.120	Firearms as loan security.
9.41.122	Out-of-state purchasing.
9.41.124	Purchasing by non-residents.
9.41.185	Coyote getters.
9.41.220	Unlawful firearms and parts contraband.
9.41.230	Aiming or discharging firearms, dangerous weapons.
9.41.240	Use of firearms by minor.
9.41.240	Possession of pistol by person from eighteen to
	twenty one.
9.41.250	Dangerous weapons — Evidence Penalty.
9.41.260	Dangerous exhibitions.
9.41.270	Weapons apparently capable of producing bodily
	harm, carrying, exhibiting, displaying or drawing
	unlawful — Unlawful carrying or handling — Penalty
	— Exceptions.
9.41.280	Students carrying Possessing dangerous weapons on
	school property. <u>facilities — Penalty — Exceptions.</u>
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9.41.300	Weapons prohibited in certain places - Local laws and
	ordinances - Exceptions - Penalty.
9.41.800	Surrender of weapons or licenses — Prohibition on
	future possession or licensing.
9.41.810	Penalty.
70.74.010	Definition of explosives.

Section 18. Section 9.20.020 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.20.020 Unlawful use of air guns — Penalty.

- A. It is unlawful for any person to point or shoot an air gun, bow and arrow, or crossbow at any person or property of another, or to aim or discharge such weapon in the direction of the person or residence of another, while within such range as to cause or inflict injury to the person or damage the property of another.
- B. As used in this section, "air gun" means and includes the following: air gun, air pistol, air rifle, BB gun and toy or other guns of any kind or nature when so designed, contrived, modified and used to propel, by compressed air or spring-loaded plunger, any pellet, dart, hard-tipped arrow, bean, pea, BB, rock or other hard substance a distance of more than 25 feet with sufficient force to break windows or inflict injury upon persons or animals.
- C. Any person convicted of a violation of the provisions of this section is guilty of a misdemeanor and, in addition to any other punishment imposed by the court, the court shall direct that the weapon so used in violation of the provisions hereof be confiscated.

Section 19. A new Section 9.20.040, entitled Destruction, Trade or Sale of Forfeited Firearms, is hereby added to the Gig Harbor Municipal Code to read as follows:

9.20.040 Destruction, trade or sale of forfeited firearms.

A. Firearms that are (1) judicially forfeited and no longer needed for evidence or (2) forfeited due to a failure to make a claim under RCW 63.32.010 or 63.40.010 may be disposed of by the city.

- B. The city may destroy, retain, trade, auction or arrange for an auction of forfeited firearms, pursuant to Section 9.01.010, adopting by reference RCW Section 9.41.098.
- <u>C.</u> The city may retain the proceeds of any trade or auction of forfeited firearms.

Section 20. Section 9.22.010 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.22.010 Frauds and swindles.

The following state statutes, including all future amendments, are adopted by reference:

RCW	
9.04.010	False advertising.
9.04.090	Advertising fuel prices by service stations.
9.16.080	Sales of petroleum products improperly labeled or by
	wrong grade.
9.16.090	Sales of petroleum products improperly labeled by
	wrong grade - Penalty for violations.
9.18.080	Offender a competent witness.
9.18.120	Suppression of competitive bidding.
9.18.130	Collusion to prevent competitive bidding.
9.18.140	Penalty.
9.18.150	Agreements out of state.
9.44.080	Misconduct in signing a petition.
9.45.060	Encumbered, leased or rented personal property =
	Construction.
9.45.062	Failure to deliver leased personal property —
	Requisites for presentation — Construction.
9.45.070	Mock auctions.
9.45.080	Fraudulent removal of property.
9.45.090	Knowingly receiving fraudulent conveyance.
9.45.100	Fraud in assignment for benefit of creditors.
9.26A.090	Telephone company credit cards - Prohibited acts.
9.26A.100	Definitions.
9.26A.110	Fraud in obtaining telecommunications service -
	Penalty.
9.26A.120 9.4	45.180 Fraud in operating coin-box telephone or

other receptacle.

<u>9.26A.130</u> 9.45.190 Penalty for manufacture or sale of slugs to be used for coin.

9.45.240 Fraud in obtaining telephone or telegraph service.

9.45.250 Fraud in obtaining cable television services.

9A.60.010	Definitions.
9A.60.040	Criminal impersonation.

9A.60.050 False certification.

<u>Section 21</u>. Section 9.22.020 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.22.020 False representations.

The following state statutes, including all future amendments, are adopted by reference:

RCW	
9.38.010	False representation concerning credit.
9.38.015	False statement by deposit account applicant.
9.38.020	False representation concerning title.

Section 22. Section 9.26.010 of the Gig Harbor Municipal Code is hereby

9.26.010 Assault and other crimes involving physical harm.

The following statutes, including all future amendments, are adopted by reference:

RCW	
9A.36.041	Assault in the fourth degree.
9A.36.050	Reckless endangerment.
9A.36.070	Coercion.
9.61.230	Telephone calls to harass, intimidate, torment or
	embarrass.
9.61.240	Same Permitting telephone to be used.
9.61.250	Same — Offenses, where deemed committed.
Section 23.	Section 9.26.040 of the Gig Harbor Municipal Code is hereby

amended to read as follows:

amended to read as follows:

9.26.040 Harassment.

The following state statutes, including all future amendments, are adopted by reference:

RCW

9A.46.020	Definition — Penalties.
9A.46.030	Place where committed.
9A.46.040	Court-ordered requirements upon person charged with
	crime — Violation.
9A.46.050	Arraignment — No-contact order.
9A.46.060	Crimes included in harassment.
9A.46.070	Enforcement of orders restricting contact.
9A.46.080	Order restricting contact — Violation.
9A.46.090	Nonliability of peace officer.
9A.46.100	"Convicted," time when.
9A.46.110	Stalking.
9.61.230	Telephone harassment.
9.61.240	<u>Telephone harassment</u> — <u>Permitting telephone to be</u>
	<u>used.</u>
9.61.250	Telephone Harassment — Offenses, where deemed

Section 24. Section 9.26.070 of the Gig Harbor Municipal Code is hereby amended to read as follows:

committed.

9.26.070 Violation of civil anti-harassment orders. Civil anti-harassment and protection orders.

It is a gross misdemeanor to wilfully disobey a temporary or permanent antiharassment order issued pursuant to Chapter 10.14 RCW.

RCW	
10.14.010	Legislative findings, intent.
10.14.020	Definitions.
10.14.030	Course of conduct — Determination of purpose.
10.14.040	Protection order — Petition.
10.14.050	Administrative reports — Forms, information.
10.14.060	Proceeding informa pauperis.
10.14.070	Hearing — Service.

10.14.080	Anti-harassment protection orders — Ex parte orders
	— Renewals.
10.14.085	Hearing re set after ex parte order.
10.14.090	Representation or appearance.
10.14.100	Service of order.
10.14.105	Order following service by publication.
10.14.110	Notice to law enforcement agencies — Enforceability.
10.14.115	Enforcement of order — Knowledge prerequisite to
	penalties — Reasonable efforts to serve copy of
	<u>order.</u>
10.14.120	<u>Disobedience of order — Penalty.</u>
10.14.125	Service by publication — Cost.
10.14.130	Exclusion of certain actions.
10.14.140	Other remedies.
10.14.150	Jurisdiction.
10.14.160	Where action may be brought.
10.14.170	Criminal penalty.
10.14.180	Modification of order.
10.14.190	Constitutional rights.
10.14.200	Availability of orders in proceedings under chapter
	26.09, 26.10, or 26.26 RCW.
10.14.900	Severability.

Section 25. A new Section 9.26.080, entitled Criminal Mistreatment, is hereby added to the Gig Harbor Municipal Code to read as follows:

9.26.080 Criminal mistreatment.

The following state statutes are adopted by reference:

<u>RCW</u>	
9A.42.010	Definitions.
9A.42.080	Abandonment of a dependent person in the third
	degree.
9A.42.090	Abandonment of a dependent person — Defense.

Section 26. A new Section 9.26.090, entitled Failure to Abide by Court Order, is hereby added to the Gig Harbor Municipal Code to read as follows:

9.26.090 Failure to abide by court order.

It shall be a gross misdemeanor for any person subject to a court order, the violation of which is not covered by a specific provision of this title, to knowingly and wilfully violate the terms of that order.

Section 27. Section 9.28.010 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.28.010 Theft, unauthorized issuance of bank checks and possession of stolen property.

The following state statutes, including all future amendments, are adopted by reference:

RCW	
9.54.130	Restoration of stolen property — Duty of officers.
9A.56.010	Definitions.
9A.56.020	Theft — Definition, defense.
9A.56.050	Theft in third degree.
9A.56.060	Unlawful issuance of checks or drafts.
$(1)(2)(3)(5)$ $\underline{9}$	A.56.096 Theft of rental, leased, or lease -
	Purchased property.
9A.56.140	Possessing stolen property Definition, eredit cards
	<u>access devices</u> , presumption.
9A.56.170	Possessing stolen property in the third degree.
9.54.130	Restoration of stolen property — Duty of officers.
9A.56.220	Theft of cable television services.
9A.56.230	Unlawful sale of cable television services.
9A.56.240	Forfeiture and disposal of device used to commit
	violation.
9A.56.260	Connection of channel converter.
9A.56.270	Shopping cart theft.
Section 28.	Section 9.28.020 of the Gig Harbor Municipal Code is hereby

amended to read as follows:

9.28.020 Malicious mischief and obscuring identity of machines.

Malicious mischief in the third degree.
Malicious mischief and physical damage- "Physical
<u>Damage"</u> defined.
Defacing a state monument.
Obscuring identity of a machine.

Section 29. A new Section 9.28.050, entitled Interference with Health Care

Facilities or Providers, is hereby added to the Gig Harbor Municipal Code to read as follows:

<u>9.28.050 Interference with health care facilities or providers.</u>

The following state statutes are adopted by reference:

<u>RCW</u>	
9A.50.010	Definitions.
9A.50.020	Interference with health care facility.
9A.50.030	Penalty.
9A.50.060	Informational picketing.

Section 30. Section 9.30.020 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.30.020 <u>Sex crimes - Prostitution - Unlawful public exposure.</u>

A. The following state statutes are adopted by reference:

<u>RCW</u>	
9A.44.010	Definitions.
9A.44.020	Testimony - Evidence - Written motion -
	Admissibility.
9A.44.030	Defenses to prosecution under this chapter.
9A.44.096	Sexual misconduct with a minor in the second degree.
Section 1, Cha	apter -
221, 1998 Lav	ws Voyeurism
9A.88.010	Indecent exposure.
9A.88.030	Prostitution.
9A.88.050	Prostitution — Sex of parties immaterial — No
	defense.
9A.88.060	Promoting prostitution - Definitions.

9A.88.090	Permitting prostitution.
9A.88.110	Patronizing a prostitute.
9A.88.120	Additional fee assessments.

B. A person commits the crime of indecent exposure if he or she intentionally makes any open and obscene exposure of his or her It is unlawful for any person to intentionally commit any act constituting unlawful public exposure of his person or the person of another. Unlawful public knowing that such conduct is likely to cause reasonable affront or alarm. Indecent exposure is a misdemeanor, unless such person exposes himself/herself to a person under the age of 14 years, in which case the offense is a gross misdemeanor.

Section 31. Section 9.30.040 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.30.040 Unlawful public exposure — Exemptions.

The prohibition set forth in GHMC 9.30.020(B) shall not apply to any:

- A. "Expressive dance," as defined in GHMC 9.30.010;
- B. Play, opera, musical or other dramatic work;
- C. Class, seminar or lecture, conducted for a scientific or educational purpose; or
- D. Nudity within a locker room or other similar facility used for changing clothing in connection with athletic or exercise activities.

Section 32. A new Section 9.30.050, entitled Obscenity, is hereby added to the Gig Harbor Municipal Code to read as follows:

9.30.050 Obscenity.

The following state statutes are adopted by reference:

<u>RCW</u>	
9.68.015	Obscene literatures, shows, etc., — Exemptions.
9.68.030	Indecent articles, etc.
9.68.050	"Erotic material" — Definitions.
9.68.070	Prosecution for violation of RCW 9.68.060 —
	<u>Defense.</u>
9.68.080	<u>Unlawful acts.</u>
9.68.100	Exceptions to provisions of RCW 9.68.050 through
	<u>9.68.120.</u>
9.68.110	Motion picture operator or projectionist exempt,
	when.
9.68.120	Provisions of RCW 9.68.050 through 9.68.120
	exclusive.
9.68.130	"Sexually explicit material" — Defined — Unlawful
	-
	display.

Section 33. Section 9.32.020 of the Gig Harbor Municipal Code is hereby amended and renumbered to read as follows:

<u>9.32.010</u> <u>Obstructing justice, criminal assistance, introducing contraband and related offenses.</u>

The following state statutes are adopted by reference:

Duty of witness of offense against child or any violent
offense - Penalty.
Definitions.
False swearing.
Perjury and false swearing - Inconsistent statements -
Degree of crime.
False swearing — Retraction.
False swearing — Irregularities no defense.
Statement of what one does not know to be true.
Jury tampering.

9A.72.150	Tampering with physical evidence.
9A.76.010	Definitions.
9A.76.020	Obstructing a law enforcement officer.
9A.76.030	Refusing to summon aid for a peace officer.
9A.76.040	Resisting arrest.
9A.76.050	Rendering criminal assistance - Definition of terms.
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.84.040	False reporting.

Section 34. Section 9.34.020 of the Gig Harbor Municipal Code is hereby amended and renumbered to read as follows:

9.34.<u>010</u> Riot, failure to disperse and obstruction, disorderly conduct.

The following state statutes are adopted by reference:

RCW	
9.27.015	Interference, obstruction of any court, building or
	residence — Violations.
9A.84.010	Riot.
9A.84.020	Failure to disperse.
9A.84.030	Disorderly Conduct.

Section 35. Section 9.34.015 of the Gig Harbor Municipal Code is hereby amended and renumbered to read as follows:

9.34.<u>015<u>020</u> Disturbance of the peace defined. - Penalty.</u>

A. A person is guilty of disturbing the public peace if he or she intentionally engages in any conduct which tends to or does disturb the public peace.

 $\underline{\underline{B.}}$ The following are determined to disturb the public peace:

- A $\underline{1}$. The frequent, repetitive or continuous sounding of any horn or siren, except as a warning of danger or as specifically permitted or required by law;
- \mathbf{B} The creation of frequent, repetitive or continuous sounds in connection with the starting, operation, repair, rebuilding, or testing of any motor vehicle, motorcycle, off-highway vehicle, watercraft, 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, unless otherwise authorized by law;
- $\underbrace{\text{C }\underline{3}}$. Yelling, shouting, whistling, or other raucous noises, on or near the public streets between the hours of $\underline{11}$:00 p.m. and 7:00 a.m.;
- $\mathbf{D} \underline{4}$. The creation of frequent, repetitive or continuous sounds which emanate from any building, structure, apartment, or condominium, which unreasonably interfere with the peace, comfort, and repose of owners or possessors of real property, such as sounds from audio equipment, musical instruments, band sessions, or social gatherings;
- $\pm \underline{5}$. Sound from motor vehicle 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,
- F $\underline{6}$. Sound from audio equipment, such as tape players, radios, and compact disc players, operated at a volume so as to be audible greater than 30 feet from the source, unless it occurs within a multifamily unit such as a duplex, apartment or condominium, in which case it shall be a disturbance if it is clearly audible to a neighbor, and disturbs his/her peace as described in subsection $\underline{\mathbf{D}}$ 4 above;
- G₂. The repetitive noise created by animals under the control of individuals within the city, such as barking, or yelping dogs, or other such noises from animals, that unreasonably disturbs or interferes with the peace, comfort and repose of owners or possessors of real property; and
- H<u>8</u>. The foregoing provisions shall not apply to regularly scheduled events such as public address systems for baseball games, authorized street dances or other authorized community sponsored events. Safety devices, fire alarms, and emergency vehicles are exempt from these provisions.

C. Disturbing the public peace is a misdemeanor.

Section 36. Section 9.34.030 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.34.030 Privacy — Violating right of.

RCW	
9.73.010	Divulging telegram.
9.73.020	Opening sealed letter.
9.73.030	Intercepting, recording or divulging private
	communication — Consent required — Exceptions.
9.73.040	Intercepting private communication - Court order
	permitting interception - Grounds for issuance -
	Duration - Renewal.
9.73.050	Admissibility of intercepted communication and
	evidence.
9.73.070	Same—Persons and activities excepted.
9.73.090	Police and fire personnel exempted from 9.73.030 —
	9.73.080 — Standards.
9.73.095	Intercepting, recording, or divulging inmate
	conversations — Conditions — Notice.
9.73.100	Recordings available to defense counsel.
9.73.110	Intercepting, recording or disclosing private
	communications — Not unlawful for building owner
	— Conditions.
9.73.120	Reports — Required, when, contents.
9.73.130	Recording private communications — Authorization.
9.73.140	Recording private conversations — Authorization —
	<u>Inventory.</u>
9.73.200	Intercepting, transmitting or recording conversations
	<u>concerning controlled substances — Findings.</u>
9.73.210	Intercepting, transmitting or recording conversations
	<u>concerning controlled substances — Authorization —</u>
	<u>Monthly report — Admissibility — Destruction of</u>
	<u>information.</u>
9.73.220	<u>Judicial authorities</u> — <u>Availability of Judge required.</u>
9.73.230	<u>Intercepting</u> , transmitting or recording conversations
	<u>concerning controlled substances — Conditions — </u>
	<u>Written reports required</u> — <u>Judicial review</u> — <u>Notice</u>
	— Admissibility — Penalties.
9.73.240	<u>Intercepting</u> , <u>transmitting</u> , <u>or recording conversations</u>
	<u>concerning controlled substances — Concurrent</u>
	power of attorney general to investigate and
	<u>prosecute.</u>

Section 37. A new Section 9.34.060, entitled Abuse of Office, is hereby added to the Gig Harbor Municipal Code to read as follows:

9.34.060 Abuse of office.

The following state statutes are hereby adopted by reference:

RCW

9A.80.010 Official misconduct.

Section 38. Section 9.36.010 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.36.010 Conduct prohibited.

The following state statutes, including all future amendments, are adopted by reference:

RCW	
9.02.050	Concealing birth.
9.03.010	Abandoning, discarding, refrigeration equipment.
9.03.020	Permitting unused equipment to remain on premises.
9.03.030	Violation of RCW 9.03.010 or
9.03.040	Keeping or storing equipment for sale.
9.91.010	Denial of civil rights — Terms defined.
9.91.020	Operating railroad, steamboat, vehicle, etc., while
	intoxicated.
9.91.025	Unlawful bus conduct.
9.91.110	Meal buyers — Records of purchases Penalty.
9.03.010	Abandoning, discarding, refrigeration equipment.
9.91.130	Disposal of trash in charity donation receptacle.
9.03.020	Permitting unused equipment to remain on premises.
9.91.140	Food stamps.
9.03.030	Violation of RCW 9.03.010 or 9.03.020.
9.91.150	Tree spiking.
9.03.040	Keeping or storing equipment for sale.

Section 39. Section 9.36.020 of the Gig Harbor Municipal Code is hereby amended to read as follows:

9.36.020 Littering and pollution.

The following state statutes, including all future amendments, are adopted by reference:

RCW

70.93.060 Littering, prohibited - Penalties.

70.54.010 Polluting water supply.

Section 40. 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.

Section 41. Severability. If any section, sentence, clause or phrase of this ordinance should be held to be invalid or unconstitutional by a court of competent jurisdiction, such invalidity or unconstitutionality shall not affect the validity or constitutionality of any other section, sentence, clause or phrase of this ordinance.

Section 42. Effective Date. This ordinance, being an exercise of a power specifically delegated to the City legislative body, is not subject to referendum and shall take effect five (5) days after passage and publication of an approved summary thereof consisting of the title.

	APPROVED:
	MANOR CRETCHEN WILDERT
ATTEST/AUTHENTICATED:	MAYOR, GRETCHEN WILBERT
CITY CLERK, MOLLY TOWSLEE	
APPROVED AS TO FORM: OFFICE OF THE CITY ATTORNEY:	
BY	_

CAROL A. MORRIS

FILED WITH THE CITY CLERK: 7/22/98 PASSED BY THE CITY COUNCIL: 8/24/98

PUBLISHED: 9/2/98

EFFECTIVE DATE: 8/7/98

ORDINANCE NO. 801