

# ORIGINAL

0046.160.001  
TAR/srf  
09/20/93

ORDINANCE NO. 72

AN ORDINANCE OF THE CITY OF WOODINVILLE, WASHINGTON, ESTABLISHING A CRIMINAL CODE FOR THE CITY OF WOODINVILLE BY ADOPTING NUMEROUS STATE CRIMINAL STATUTES BY REFERENCE; AND ESTABLISHING THE CRIMES OF CONTRIBUTING TO THE DELINQUENCY OF A MINOR, LEAVING A CHILD UNATTENDED IN A CAR, POSSESSION OF DRUG PARAPHERNALIA, WEAPONS ON LIQUOR SALE PREMISES, PLACING A PERSON IN FEAR BY THREAT, OBSTRUCTING A PUBLIC OFFICER, AND THROWING OBJECTS AT MOVING VEHICLES; ADOPTING STATE PENALTY STATUTES BY REFERENCE; AND ESTABLISHING AN EFFECTIVE DATE.

WHEREAS, the City of Woodinville is a noncharter code city organized and existing under the provisions of Title 35A of the Revised Code of Washington, and

WHEREAS, the Woodinville City Council deems it to be in the best interest of the public health, safety, and welfare that the City adopt and establish its own criminal code to be enforced and prosecuted by the City, NOW, THEREFORE,

THE CITY COUNCIL OF THE CITY OF WOODINVILLE, WASHINGTON, DO ORDAIN AS FOLLOWS:

Section 1. General Provisions. The following state statutes, including all future amendments, additions or deletions are adopted by reference:

RCW 9.01.055	Citizen immunity if aiding officer
RCW 9.01.110	Omission, when not punishable
RCW 9.01.130	Sending letter, when complete

RCW 9A.04.020 Purposes--Principles of construction  
 RCW 9A.04.040 Classes of crime  
 RCW 9A.04.050 People capable of committing crimes--Capability of children  
 RCW 9A.04.060 Common law to supplement statutes  
 RCW 9A.04.070 Who amenable to criminal statutes  
 RCW 9A.04.090 Application of general provisions of the code  
 RCW 9A.04.100 Proof beyond a reasonable doubt  
 RCW 9A.04.110 Definitions  
 RCW 9A.08.010 General requirements of culpability  
 RCW 9A.08.020 Liability of conduct of another--Complicity  
 RCW 9A.08.030 Criminal liability of corporations and persons acting under a duty to act in their behalf  
  
 RCW 9A.12.010 Insanity  
 RCW 9A.16.010 Definition  
 RCW 9A.16.020 Use of force--When lawful  
 RCW 9A.16.060 Duress  
 RCW 9A.16.070 Entrapment  
 RCW 9A.16.080 Action for being detained on mercantile establishment of premises for investigation--"Reasonable grounds" as defense  
  
 RCW 9A.16.090 Intoxication  
 RCW 9A.16.100 Use of force on children  
 RCW 7.21.010 Definitions  
 RCW 7.21.020 Sanctions--Who may impose  
 RCW 7.21.030 Remedial sanctions--Payment for losses  
 RCW 7.21.040 Punitive sanctions--Fines  
 RCW 7.21.050 Sanctions--Summary imposition --Fines  
 RCW 7.21.060 Administrative actions or proceedings--Petition to court for imposition of sanctions  
 RCW 7.21.070 Appellant review  
 RCW 9A.28.020 Criminal attempt  
 RCW 9A.28.030 Criminal solicitation  
 RCW 9A.28.040(1,2,3e) Criminal conspiracy  
 RCW 9A.20.021 Gross misdemeanor and misdemeanor penalties

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Section 2. Alcoholic Beverages. The following state statutes, including all future amendments, additions or deletions are adopted by reference:

RCW 66.04.010 Definitions  
RCW 66.20.200 Unlawful acts relating to card of identification and certification card  
RCW 66.20.210 Licensee's immunity to prosecution or suit-- Certification card  
RCW 66.28.080 Permit for music and dancing upon licensed premises  
RCW 66.28.090 Licensed premises open to inspection--Failure to allow  
RCW 66.44.010 Local officers to enforce law --Authority of board--Liquor enforcement officers  
RCW 66.44.040 Sufficiency of description of offenses in complaints, information, process, etc.  
RCW 66.44.050 Description of offense in words of statutes--Proof required  
RCW 66.44.060 Proof of unlawful sale establishes prima facie intent  
RCW 66.44.070 Certified analysis is prima facie evidence of alcoholic content  
RCW 66.44.080 Service of process on corporation  
RCW 66.44.090 Acting without license  
RCW 66.44.100 Opening or consuming liquor in public place--penalty  
RCW 66.44.120 Unlawful use of seal  
RCW 66.44.130 Sale of liquor by drink or bottle  
RCW 66.44.140 Unlawful sale, transportation of spirituous liquor without stamp or seal--Unlawful operation, possession of still or mash  
RCW 66.44.150 Buying liquor illegally  
RCW 66.44.160 Illegal possession, transportation of alcoholic beverages

RCW 66.44.170 Illegal possession of liquor  
with intent to sell--Prima  
facie evidence

RCW 66.44.175 Violations of law

RCW 66.44.180 General penalties--  
Jurisdiction for violation

RCW 66.44.200 Sales to persons apparently  
under the influence of liquor

RCW 66.44.210 Obtaining liquor for  
ineligible person

RCW 66.44.240 Drinking in public conveyance  
--Penalty against carrier

RCW 66.44.250 Same--Penalty against  
individual

RCW 66.44.280 Minor applying for permit

RCW 66.44.290 Minor purchasing liquor

RCW 66.44.291 Penalty for minor purchasing  
or attempting to purchase  
liquor

RCW 66.44.300 Treating minor, etc., in  
public place where liquor sold

RCW 66.44.310 Minor frequenting tavern or  
cocktail lounge, misrepre-  
sentation of age

RCW 66.44.320 Sales of liquor to minors a  
violation

RCW 66.44.325 Unlawful transfer to a minor  
of an identification card

RCW 66.44.328 Unlawful to transfer to a  
minor of a forged, altered,  
etc., identification card

RCW 66.44.340 Employees 18 years and over  
allowed to sell and carry beer  
and wine for Class E and/or  
Class F employees.

RCW 66.44.350 Employees 18 years and over  
allowed to serve and carry  
liquor, clean up, etc., for  
Class A, C, D and/or H  
licensed employees

RCW 66.44.365 Driving privileges revoked

RCW 66.44.370 Resisting or opposing officers  
in enforcement of title

RCW 66.44.270 Furnishing liquor to persons  
underage

Section 3. Crimes Relating to Children and Minors. The following state statutes, including all future amendments, additions, or deletions are adopted by reference:

RCW 9.91.060 Leaving children unattended in parked automobile  
RCW 9.68A.090 Communicating with a minor for immoral purposes  
RCW 9A.44.096 Sexual misconduct with a child, second degree  
RCW 9A.44.130 Sex offender registration  
RCW 9A.44.140 Duty to register, when terminate  
RCW 9A.44.150 Testimony of a child by closed circuit television

Section 4. Contributing to the Delinquency of a Minor. Contributing to the delinquency of a minor. In all cases when any child is dependent or delinquent as defined in RCW 13.34.030, any person who, by act or omission, encourages, causes, or contributes to the dependency or delinquency of such child, shall be guilty of a misdemeanor.

Section 5. Leaving Unattended Children in Parked or Standing Vehicles. No person, while operating or in charge of a motor vehicle, shall park or willfully allow such vehicle to stand upon a public street, public way, or in a public place open to the public, leaving any child or children under the age of eight years unattended therein. For the purposes of this section, "unattended" means where no responsible person over twelve years of age is physically present in such a vehicle and has immediate control over such a child or children, or the person operating or in charge of such vehicle is not in the immediate vicinity where such child or

children can be seen or heard by such person. Violations shall be punished by a misdemeanor.

Section 6. Controlled Substances, Paraphernalia, Poisons and Toxic Fumes. The following state statutes, including all future amendments, additions or deletions are adopted by reference:

RCW 9.47A.050 Penalty--Toxic substances  
RCW 69.50.101 Definitions  
RCW 69.50.204(d)(13) Schedule I--Marijuana  
RCW 69.50.309 Containers  
RCW 69.50.401(e) Prohibited acts: A--  
Penalties  
RCW 69.50.412 Prohibited acts: E--Penalties  
RCW 69.50.420 Juvenile driving privileges  
suspended  
RCW 69.50.435 Additional Penalty--School/bus  
stops  
RCW 69.50.425 Minimum drug offense penalties  
RCW 69.50.505 Seizure and forfeiture  
RCW 69.50.506 Burden of proof  
RCW 69.50.509 Search and seizure of  
controlled substances  
RCW 9.47A.010 Definitions--Inhaling toxic  
fumes  
RCW 9.47A.020 Unlawful inhalation--Exception  
RCW 9.47A.030 Possession of certain  
substances prohibited, when  
RCW 9.47A.040 Sale of certain substances  
prohibited, when  
RCW 69.38.010 Poison defined  
RCW 69.38.020 Exceptions  
RCW 69.38.030 Poison register  
RCW 69.38.040 Poison register--Penalty for  
violations  
RCW 69.38.050 False representations  
RCW 69.38.060 License required

Section 7. Drug Paraphernalia Definitions.

A. As used in this article, "drug paraphernalia" means all equipment, products, and materials of any kind which are used, intended for use, or designed for use in planting, propagating, cultivating, growing, harvesting, manufacturing, compounding,

converting, producing, processing, preparing, testing, analyzing, packaging, repackaging, storing, containing, concealing, injecting, ingesting, inhaling, smoking, or otherwise introducing into the human body a controlled substance. It includes, but is not limited to:

1. Kits used, intended for use, or designed for use in planting, propagating, cultivating, growing or harvesting of any species of plant which is a controlled substance or from which a controlled substance can be derived;

2. Kits used, intended for use, or designed for use in manufacturing, compounding, converting, producing, processing or preparing controlled substances;

3. Isomerization devices used, intended for use or designed for use in increasing the potency of any species of plant which is a controlled substance;

4. Testing equipment used, intended for use, or designed for use, in identifying or in analyzing the strength, effectiveness or purity of controlled substances;

5. Scales and balances used, intended for use or designed for use in weighing or measuring controlled substances;

6. Diluents and adulterants (such as quinine hydrochloride, mannitol, mannite, dextrose, and lactose) used, intended for use, or designed for use in cutting controlled substances;



7. Separation gins and sifters used, intended for use, or designed for use in removing twigs and seeds from, or in otherwise cleaning or refining, marijuana;

8. Blenders, bowls, containers, spoons and mixing devices used, intended for use, or designed for use in removing twigs and seeds from, or in otherwise cleaning or refining, marijuana;

9. Capsules, balloons, envelopes and other containers used, intended for use, or designed for use in packaging small quantities of controlled substances;

10. Containers and other objects used, intended for use, or designed for use in storing or concealing controlled substances;



11. Hypodermic syringes, needles and other objects used, intended for use, or designed for use in parenterally injecting controlled substances into the human body;

12. A device "designed primarily for" such smoking or ingestion set forth in subsection (a) of this section is a device which has been fabricated, constructed, altered, adjusted, or marked especially for use in the smoking, ingestion, or consumption of marijuana, hashish, hashish oil, cocaine, or any other "controlled substance," and is peculiarly adapted to such purposes by virtue of a distinctive feature or combination of features associated with drug paraphernalia, notwithstanding the fact that it might also be

possible to use such device for some other purpose. Paraphernalia includes, but is not limited to, the following items or devices:

a. Metal, wooden, acrylic, glass, stone, plastic, or ceramic pipes, with or without screens, permanent screens, hashish heads, or punctured metal bowls;

b. Water pipes;

c. Carburetion tubes and devices;

d. Smoking and carburetion masks;

e. Roach clips (meaning objects used to hold burning material, such as a marijuana cigarette, that has become too small or too short to be held in the hand);

f. Miniature cocaine spoons and cocaine vials;

g. Chamber pipes;

h. Carburetor pipes;

i. A smokable pipe which contains a heating unit, whether the device is known as an "electric pipe" or otherwise;

j. Air-driven pipes;

k. Chillums;

l. A device constructed so as to prevent the escape of smoke into the air and to channel smoke into a



chamber where it may be accumulated to permit inhalation or ingestion of larger quantities of smoke than would otherwise be possible, whether the device is known as a "bong" or otherwise;

m. A device constructed so as to permit the simultaneous mixing and ingestion of smoke and nitrous oxide or other compressed gas, whether the device is known as a "buzz bomb" or otherwise;



n. A canister, container, or other device with a tube, nozzle, or other similar arrangement attached thereto, so constructed as to permit the forcing of smoke accumulated therein into the user's lungs under pressure, whether the device is known as a "power hitter" or otherwise;

o. A device for holding a marijuana cigarette, whether the device is known as a "roach clip" or otherwise;

p. A spoon for ingestion of a controlled substance through the nose;

q. A straw or tube for ingestion of a controlled substance through the nose or mouth;

r. A smokable pipe constructed with a receptacle or container in which water or other liquid may be placed into which smoke passes and is cooled in the process of being inhaled or ingested;

s. Ice pipes or chillers.

B. In determining whether an object is drug paraphernalia under this section, a court or other authority should consider, in addition to all other logically relevant factors, the following:

1. Statements by an owner or by anyone in control of the object concerning its use;

2. Prior convictions, if any, of an owner, or of anyone in control of the object, under any state or federal law relating to any controlled substance;

3. The proximity of the object, in time and space, to a direct violation of this article;

4. The proximity of the object to controlled substances;

5. The existence of any residue of controlled substances on the object;

6. Direct or circumstantial evidence of the intent of an owner, or of anyone in control of the object, to deliver it to persons whom he or she knows, or should reasonably know, intend to use the object to facilitate a violation of this article. The innocence of an owner, or of anyone in control of the object, as to a direct violation of this article shall not prevent a finding that the object is intended or designed for use as drug paraphernalia;

7. Instructions, oral or written, provided with the object concerning its use;

8. Descriptive materials accompanying the object which explain or depict its use;

9. National and local advertising concerning its use;

10. The manner in which the object is displayed for sale;

11. Whether the owner, or anyone in control of the object, is a legitimate supplier of like or related items to the community, such as a licensed distributor or dealer of tobacco products;

12. Direct or circumstantial evidence of the ratio of sales of the object to the total sales of the business enterprise;

13. The existence and scope of legitimate uses for the object in the community; and

14. Expert testimony concerning its use.

Section 8. Possession of Paraphernalia Prohibited. No person shall possess any drug paraphernalia as defined in 69.50.102 with the intent to use or employ the same for manufacturing and/or consuming controlled substances.

Section 9. Crimes Relating to Fire. The following state statutes, including all future amendments, additions, or deletions are adopted by reference:

RCW 9A.48.010 Definitions--Reckless burning  
 RCW 9A.48.050 Reckless burning in the second  
 degree  
 RCW 9A.48.060 Reckless burning--Defenses  
 RCW 9.40.040 Operating engine or boiler  
 without spark arrester  
 RCW 9.40.100 Injuring or tampering with  
 fire alarm apparatus or  
 equipment--Sounding false  
 alarm or fire

Section 10. Firearms and Dangerous Weapons. The

following state statutes, including all future amendments,  
 additions, or deletions are adopted by reference:

RCW 9.41.010 Terms defined  
 RCW 9.41.040 Concealed weapons permit  
 RCW 9.41.050 Carrying pistol  
 RCW 9.41.060 Exception  
 RCW 9.41.070 Concealed weapons permit  
 RCW 9.41.080 Delivery to minors and others  
 forbidden  
 RCW 9.41.090 Chief to issue  
 RCW 9.41.093 Firearms--Exemptions  
 RCW 9.41.095 Appeal  
 RCW 9.41.098 Forfeiture of firearms, order  
 by courts--Return to owner--  
 Confiscation by law  
 enforcement officer  
 RCW 9.41.100 Dealers to be licensed  
 RCW 9.41.110 License  
 RCW 9.41.120 Certain transfers forbidden  
 RCW 9.41.130 False information forbidden  
 RCW 9.41.140 Alteration of identifying  
 marks prohibited  
 RCW 9.41.150 Exceptions  
 RCW 9.41.160 Penalty  
 RCW 9.41.170 Alien's license to carry  
 firearms--Exception  
 RCW 9.41.180 Setting spring gun  
 RCW 9.41.185 Coyote getters  
 RCW 9.41.230 Aiming or discharging firearms  
 RCW 9.41.240 Use of firearms by minor  
 RCW 9.41.250 Dangerous weapons--Evidence  
 RCW 9.41.260 Dangerous exhibitions  
 RCW 9.41.270 Weapons apparently capable of  
 producing bodily harm,  
 carrying, exhibiting,

displaying, or drawing  
unlawful--Penalty--Exceptions  
RCW 9.41.280 Students carrying dangerous  
weapons on school property  
RCW 9.41.300 Firearms prohibited in certain  
places

Section 11. Weapons Prohibited on Liquor Sale Premises.

A. It is a misdemeanor for anyone, on or in any portion of an establishment classified by the State Liquor Control Board as off-limits to persons under twenty-one years of age, to:

1. Carry any rifle, shotgun or pistol, whether the person has a license or permit to carry the firearm or not, and whether the firearm is concealed or not;

2. Carry any knife, sword, dagger, or other cutting or stabbing instrument with a blade of a length of three inches or more, or any razor with an unguarded blade, whether the weapon or instrument is concealed or not;

3. Carry any instrument or weapon of the kind usually known as a slingshot, taser, throwing star, bow, sand club, blackjack, metal knuckles, or any stick, chain, metal pipe, bar, club, or combination thereof, including a device known as num-chuck sticks, or any like device having the same or similar components or parts, whether or not connected by a rope, chain, or other device or any explosive or any poison or injurious gas or any other instrument or weapon apparently capable of producing bodily harm, whether the instrument or weapon is concealed or not.

B. Exceptions: Subsection (A) of this section shall not apply to or affect the following:

1. A person engaged in military activities sponsored by the federal or state governments while engaged in official duties;

2. Law enforcement personnel;

3. Security personnel while engaged in official duties; or

4. The proprietor of the premises or his or her employees while engaged in their employment.

C. Warning signs required: Signs, informing the public of the prohibitions contained herein, shall be conspicuously posted at all internal and external entrances to any area wherein the carrying of said weapons or instruments is prohibited. Said signs shall be in accordance with the design and language provided by the City.

D. Upon conviction said weapon or instrument involved may be confiscated by order of the presiding judge and shall thereafter be disposed of in accordance with statutes or ordinances governing the disposal of confiscated or found property.

Section 12. Frauds, Swindles, and False Representations.

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

RCW 9.04.010	False advertising
RCW 9.44.080	Misconduct--Sign petition
RCW 9.45.060	Encumbered, leased, or rented personal property

RCW 9.45.062 Failure to deliver leased personal property--Requisites for presentation--Construction

RCW 9.45.070 Mock auctions

RCW 9.45.080 Fraudulent removal of property

RCW 9.45.090 Knowingly receiving fraudulent conveyance

RCW 9.45.100 Fraud in assignment for benefit of creditors

RCW 9.26A.120 Fraud in operating coin-box telephone or other receptacle

RCW 9.26A.130 Penalty for manufacture or sale of slugs to be used for coin

RCW 9.26A.240 Fraud in obtaining telephone or telegraph service

RCW 9A.60.040 Criminal impersonation

RCW 9A.60.050 False certification

RCW 9.38.010 False representations concerning credit

RCW 9.38.020 False representation concerning title

Section 13. Crimes Relating to Persons. The following state statutes, including all future amendments, additions, or deletions are adopted by reference:

RCW 9A.36.041 Assault in the fourth degree

RCW 9A.36.050 Reckless endangerment

RCW 9A.36.070 Coercion

RCW 9.61.230 Telephone calls to harass, intimidate, torment, or embarrass

RCW 9.61.240 Same--Permitting telephone to be used

RCW 9.61.250 Same--Offenses, where deemed committed

RCW 9A.46.020 Definition--Penalties

RCW 9A.46.030 Place where committed

RCW 9A.46.040 Court-ordered requirements upon person charged with crime--Violation

RCW 9A.46.050 Arraignment--No-contact order

RCW 9A.46.060 Crimes included in harassment

RCW 9A.46.070 Enforcement of orders restricting contact

RCW 9A.46.080 Order restricting contact--Violation

RCW 9A.46.090 Non-liability of peace officer  
RCW 9A.46.100 "Convicted," time when  
RCW 9A.46.110 Stalking  
RCW 9A.40.070 Custodial interference in the  
second degree  
RCW 9A.40.080 Custodial interference--  
assessment of costs--defense--  
consent defenses, restricted  
RCW 10.14.170 Violation of civil anti-  
harassment order  
RCW 10.99.020 Definitions  
RCW 10.99.040 Restrictions upon and duties  
of the court  
RCW 10.99.050 Restrictions or prohibition of  
contact with victim--  
Procedures  
RCW 10.99.055 Enforcement of orders against  
defendants  
RCW 26.50.010 Definitions  
RCW 26.09.300 Restraining orders--Violation  
--Penalty, etc.  
RCW 26.50.110 Violation of Order-Penalties

Section 14. Placing a Person in Fear or Apprehension by

Threat.

A. Every person who shall intentionally place, or attempt to place, another person in reasonable fear or apprehension of bodily harm by means of a threat shall be guilty of a misdemeanor.

B. For purposes of this section, "threat" means to communicate, directly or indirectly, by act, word, or deed, whether written, spoken, or otherwise communicated, the intent to imminently:

1. Cause bodily injury to the person threatened or any other person;
2. Cause physical damage to the property of a person other than the person making the threat; or

3. Subject the person threatened or any other person to physical confinement or restraint.

C. Any threat as defined in this section is deemed to have been committed at the place from which the threat or threats were made or at the place where the threat or threats were received.

Section 15. Crimes Relating to Property. The following state statutes, including all future amendments, additions, or deletions are adopted by reference:

RCW 9A.56.010 Definitions  
RCW 9A.56.020 Theft--Definition, defense  
RCW 9A.56.050 Theft in third degree  
RCW 9A.56.060(1,2,3,5) Unlawful issuance of checks or drafts  
RCW 9A.56.140 Possessing stolen property-- Definition, credit cards, presumption  
RCW 9A.56.170 Possessing stolen property in the third degree  
RCW 9.54.130 Restoration of stolen property--Duty of officers  
RCW 9A.56.220 Theft of cable television services  
RCW 9A.56.230 Unlawful sale of cable television services  
RCW 9A.56.240 Forfeiture and disposal of device used to commit violation  
RCW 9A.56.260 Connection of channel converter  
RCW 9A.56.270 Shopping cart theft  
RCW 9A.48.090 Malicious mischief in the third degree  
RCW 9A.48.100(1) Malicious mischief and physical damage defined  
RCW 9A.56.180 Obscuring identity of a machine  
RCW 9A.52.010 Definitions  
RCW 9A.52.060 Making or having burglary tools

RCW 9A.52.070 Criminal trespass in the first degree

RCW 9A.52.080 Criminal trespass in the second degree

RCW 9A.52.090 Criminal trespass--Defenses

RCW 9A.52.100 Vehicle prowling

RCW 9A.52.120 Computer trespass in the second degree

RCW 9A.52.130 Computer trespass--Commission of other crime

RCW 28A.635.020 Willfully disobeying order to leave school property

RCW 28A.635.030 Disturbing school/ /activities/meetings at school

RCW 28A.635.060 Defacing school property --Parents liable

RCW 28A.635.090 Interfere with school administration by use of force or violence

RCW 28A.635.100 Intimidating administrator or student

RCW 28A.635.110 Actions not included

Section 16. Crimes Relating to Public Morals. The following state statutes, including all future amendments, additions or deletions are adopted by reference:

RCW 9.68A.011 Definitions--Sexual exploitation of Children and Minor access to erotic materials

RCW 9.68A.070 Possession of depictions of minor engaged in sexually explicit conduct

RCW 9.68A.080 Processors of depictions of minor engaged in sexually explicit conduct

RCW 9.68A.110(1,2,5) Certain defenses barred, permitted

RCW 9.68A.120 Seizure and forfeiture of property

RCW 9.68A.130 Recovery of costs of suit by minor

RCW 9.68A.140 Definitions

RCW 9.68A.150 Allowing minor on premises of live erotic performance

RCW 9.68A.160 Penalty  
 RCW 9A.88.010 Indecent Exposure  
 RCW 9A.88.030 Prostitution  
 RCW 9A.88.050 Prostitution--Sex of parties  
 immaterial  
 RCW 9A.88.060 Promoting prostitution--  
 Definitions  
 RCW 9A.88.070 Promoting prostitution in  
 first degree  
 RCW 9A.88.080 Promoting prostitution in  
 second degree  
 RCW 9A.88.090 Permitting prostitution  
 RCW 9A.88.110 Patronizing a prostitute

Section 17. Crimes Relating to Public Officers. The following state statutes, including all future amendments, additions or deletions are adopted by reference:

RCW 9.69.100 Withholding knowledge of  
 felony involving violence--  
 Penalty  
 RCW 9A.72.010 Definitions  
 RCW 9A.72.040 False swearing  
 RCW 9A.72.060 False swearing--Retraction  
 RCW 9A.72.070 False swearing--Irregularities  
 no defense  
 RCW 9A.72.080 Statement of what one does not  
 know to be true  
 RCW 9A.72.140 Jury tampering  
 RCW 9A.72.150 Tampering with physical  
 evidence  
 RCW 9A.76.010 Definitions  
 RCW 9A.76.030 Refusing to summon aid for a  
 peace officer  
 RCW 9A.76.040 Resisting arrest  
 RCW 9A.76.050 Rendering criminal assistance  
 --Definition of terms  
 RCW 9A.76.060 Relative defined  
 RCW 9A.76.080 Rendering criminal assistance  
 in the second degree  
 RCW 9A.76.090 Rendering criminal assistance  
 in the third degree  
 RCW 9A.76.100 Compounding  
 RCW 9A.76.160 Introducing contraband in the  
 third degree  
 RCW 9A.76.170(1,2d) Bail jumping  
 RCW 9.84.040 False reporting  
 RCW 9.31.090 Escaped prisoner recaptured

RCW 9A.76.130 Escape in the third degree  
 RCW 9A.76.020 Obstructing a public servant  
 RCW 9.76.010 Definitions  
 RCW 9.76.030 Refusing to summon aid for a  
 peace officer  
 RCW 9.76.040 Resisting arrest  
 RCW 9.76.050 Rendering criminal assistance  
 --Definition of terms  
 RCW 9A.76.060 Relative defined  
 RCW 9A.76.090 Rendering criminal assistance  
 in the third degree  
 RCW 9A.76.100 Compounding  
 RCW 9A.76.160 Introducing contraband in the  
 third degree  
 RCW 9A.76.170(1)(2)(d) Bail jumping  
 RCW 9A.84.040 False reporting  
 RCW 9A.72.040 False swearing  
 RCW 9A.72.140 Jury tampering  
 RCW 9A.72.150 Tampering with physical  
 evidence  
 RCW 9A.76.200 Harming a police dog

Section 18. Obstructing Public Officers. It is unlawful for any person to make any willfully untrue, misleading, or exaggerated statement to, or to willfully hinder, delay or obstruct any public officer in the discharge of his or her official powers or duties.

Section 19. Public Officer Defined. "Public officer," as used in this article, comprises police officers; fire chief and his or her designees; health officers; and the public works director and his or her designees; City Clerk and his or her designee; code enforcement personnel; and other city personnel authorized for enforcement of city ordinances, statutes, and codes.

Section 20. Crimes Relating to Public Peace. The following state statutes, including all future amendments, additions or deletions are adopted by reference:

RCW 9.84.010 (1,2b) Riot  
 RCW 9.27.015 Interference or obstruction of  
 any court building or  
 residence--Violations  
 RCW 9A.84.020 Failure to disperse  
 RCW 9.73.010 Divulging telegram  
 RCW 9.73.020 Opening sealed letter  
 RCW 9.73.030 Intercepting, recording or  
 divulging private  
 communication--Consent  
 required--Exceptions  
 RCW 9.73.070 Same--Persons and activities  
 excepted  
 RCW 9.73.080 Penalty  
 RCW 9.73.090 Police and fire personnel  
 exempted from RCW 9.73.030--  
 9.73.080--Standards  
 RCW 9.73.100 Recordings available to  
 defense counsel  
 RCW 9.73.110 Not unlawful for building  
 owner  
 RCW 9.73.140 Availability, Inventory  
 RCW 9.73.200 Conversations regarding  
 controlled substances  
 RCW 9.73.210 Interception--Controlled  
 substance  
 RCW 9.58.010 Libel, what constitutes  
 RCW 9.58.020 How justified or excused--  
 Malice, when presumed  
 RCW 9.58.030 Publication defined  
 RCW 9.58.040 Liability of editors and  
 others  
 RCW 9.58.050 Report of proceedings  
 privileged  
 RCW 9.58.070 Privileged communications  
 RCW 9.58.080 Furnishing libelous  
 information  
 RCW 9.58.090 Threatening to publish libel  
 RCW 9.58.120 Testimony necessary to convict  
 RCW 9.62.010 Malicious prosecution  
 RCW 9.62.020 Instituting suit in name of  
 another

Section 21. Miscellaneous Crimes. The following state  
 statutes, including all future amendments, additions, or deletions  
 are adopted by reference:

RCW 9.91.010 Denial of civil rights--Terms defined  
 RCW 9.91.020 Operating railroad, steamboat, vehicle, etc., while intoxicated  
 RCW 9.91.025 Unlawful bus conduct  
 RCW 9.91.110 Meal buyers--Records of purchases--Penalty  
 RCW 9.03.010 Abandoning, discarding refrigeration equipment  
 RCW 9.03.020 Permitting unused equipment to remain on premises  
 RCW 9.03.030 Violation of RCW 9.03.010 or 9.03.020  
 RCW 9.03.040 Keeping or storing equipment for sale  
 RCW 70.93.060 Littering  
 RCW 70.54.010 Polluting water supply

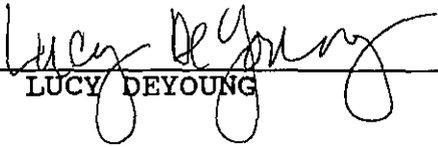
Section 22. Throwing Objects at Moving Vehicles. Any person who throws, pushes, rolls, drops, swings, or otherwise propels or projects any object, thing or substance in such a manner as to strike or be likely to strike any moving vehicle on the public highways or streets is guilty of a misdemeanor.

Section 23. 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.

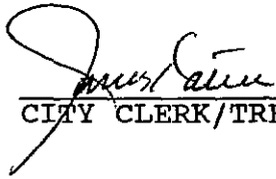
Section 24. Effective Date. This ordinance or a summary thereof consisting of the title shall be published in the official newspaper of the City, and shall take effect and be in full force five (5) days after publication.

PASSED by the City Council of the City of Woodinville  
this 27<sup>th</sup> day of SEPTEMBER, 1993.

APPROVED:

  
MAYOR, LUCY DEYOUNG

ATTEST/AUTHENTICATED:

  
CITY CLERK/TREASURER, JAMES KATICA

APPROVED AS TO FORM:  
OFFICE OF THE CITY ATTORNEY:

BY 

FILED WITH THE CITY CLERK: 9/28/93  
PASSED BY THE CITY COUNCIL: 9/27/93  
PUBLISHED: 10/4/93  
EFFECTIVE DATE: 10/9/93  
ORDINANCE NO. 72