

the age of twenty one years, and am and was at the time mentioned in this affidavit the City Clerk of the City of Polson in said county and state. That on the 12th day of February, 1912 in accordance with the order of the City Council of the City of Polson requiring all ordinances of said City to be published by posting in three of the most public places in said City, I posted a copy of the foregoing Ordinance No 32 in three of the most public places in said City, to-wit : one of said copies at Post Office, one of said copies at Office of Police Judge, and one of said copies at Office of Mayor; That each of said copies so posted by me was a true, full and correct copy of said ordinance and of the whole thereof.

S. C. Bibber

City Clerk.
Subscribed and sworn to before me this

20th day of March, 1912.

J. S. Dawson

Notary Public

NOTARY PUBLIC for the State of Montana,
Residing at Polson, Montana.
My Commission expires March 7th, 1914.

ORDINANCE NO 33.

AN ORDINANCE RELATING TO OFFENCES AGAINST GOOD ORDER AND MORALS.

Be it Ordained by the Council of the City of Polson:

Drunkenness, SECTION I. Every person within the limits of this immoral City who shall be found drunk or in a conduct, lewd state of gross intoxication in any street, acts and etc. alley or other public place, or intruding upon any private premises without the consent of the owner or occupant thereof, or in that condition annoying and frightening passersby on streets or sidewalks, or sleeping in that condition in any public place within the City; also any person who shall intrude upon private premises without the consent of the owner or occupant thereof; also any person who shall appear in any public place within the limits of the City in a state of nudity, or in a dress not belonging to his or her sex, or in any indecent or lewd dress, or shall make any indecent exposure of his or her person, or shall commit any indecent, lewd or filthy act in any place in the City, or shall utter any lewd or filthy words, or shall use any threatening or abusive language in the hearing of other persons, or shall invite or solicit any passer-by to enter any bawdy house, house of ill fame, or house of assignation, or shall upon any street, alley, saloon or any other public place invite or solicit any other person to commit an act of lewdness, or shall exhibit, sell, or offer to sell or dispoede of in any manner any indecent book, picture or thing, or shall exhibit or perform any indecent, immoral, or lewd play, act or other representation, shall be deemed guilty of committing a nuisance, and upon conviction thereof shall be fined in any sum not less than one dollar nor more than one hundred dollars and costs of suit. Penalty.

When in effect. SECTION 2. Whereas, an emergency exists and it is necessary for the preservation of the peace, health and safety of the inhabitants of the City of Polson, this ordinance shall take effect immediately upon its passage and approval according to law.

Passed and approved this 30th day of January, 1912.

Jas. M. Dawson
Mayor

Attest *S. C. Bibber*
City Clerk.

VOTE

Yeas - Silver, Harrel, Mills, Pipes and Ober.
Noes - None.

State of Montana X
 X SS.
County of Flathead X

S.C. Bibee, being first duly sworn upon his oath says; I am a citizen of the United States, over the age of twenty one years, and am and was at the time mentioned in this affidavit the City Clerk of the City of Polson in said county and state. That on the 12th day of February, 1912, in accordance with the order of the City Council of the City of Polson requiring all ordinances of said city to be published by posting in three of the most public places in said city, I posted a copy of the foregoing Ordinance No 33. in three of the most public places in said city, to-wit ; One of said copies at Post Office, one of said copies at Office of Police Judge, and one of said copies at office of Mayor, that each of said copies so posted by me was a true, full and correct copy of said ordinance and of the whole thereof.

S.C. Bibee

City Clerk.

Subscribed and sworn to before me this
30th day of March, 1912.

W.S. Harrison

Notary Public
NOTARY PUBLIC for the State of Montana,
Residing at Polson, Montana.
My Commission expires March 7th, 1914.

ORDINANCE NO 34.

AN ORDINANCE RELATING TO VAGRANTS.

Be it Ordained by the Council of the City of Polson:

Vagrants SECTION I. Every person (except an Indian) without defined. visible means of living who has the physical ability to work, and who does not seek employment or labor, or labor when employment is offered to him; every healthy beggar who solicits alms as a business; every person who roams about from place to place without any lawful business; every idle and dissolute person or associate of known thieves, who wanders about the streets at late or unusual hours of the night, or who lodges in any barn, shed, outhouse, vessel or other place other than such as is kept for lodging purposes, without the permission of the owner or person entitled to the possession thereof, every lewd and dissolute person who lives in and about houses of ill fame, or who lives with or upon the earnings of women of bad repute; every common prostitute and common drunkard; every lewd and dissolute female person known as a street walker or common prostitute who shall, upon the public streets or in and about any public place or assembly, or in any saloon, barroom, club room or any other public or general place of resort for men, or any where within the sight or hearing of women and children, conduct or behave herself in an immodest, drunken, profane or obscene manner, either by action, language or improper exposure of her person; every common drunkard who is in the habit of lying around the streets, alleys, sidewalks, saloons, barrooms or other places in a state of gross intoxication, shall be deemed a vagrant and upon conviction thereof shall be punished as hereinafter provided.

Penalty. SECTION 2. Every person convicted of violating any of the provisions of this ordinance shall be fined in any sum not exceeding one hundred dollars, together with costs of suit.

Amended - See Ordinance No 163.