

ORDINANCE NO. I.

AN ORDINANCE DEFINING AND REGULATING OFFENSES  
IN THE GRANADA RELOCATION CENTER, AMACHE, COLO-  
RADO, AND PROVIDING PENALTIES FOR THE VIOLATION  
OF ITS TERMS.

BE IT ORDAINED BY THE COMMUNITY COUNCIL OF THE  
GRANADA RELOCATION CENTER, AMACHE, COLORADO:

- I. It is unlawful and it is a misdemeanor for any evacuee to do any act or commit any offense forbidden in this ordinance. The acts herein defined shall be and hereby are deemed to be offenses against the peace and security of the Granada Relocation Center when committed by any evacuee in said Center. The offender shall be punished as hereinafter mentioned unless provided otherwise by the Rules and Regulations of the War Relocation Authority.
- II. In addition to the offenses against Law and Order punishable by the Project Director, the following acts are forbidden and constitute offenses against the peace and security of The Granada Relocation Center, said acts and offenses being defined as follows:
  1. Assault. Any person who shall attempt or threaten bodily harm to another person through unlawful force or violence shall be deemed guilty of assault.
  2. Assault and battery. Any person who shall willfully strike another person or otherwise inflict bodily injury, or who shall by offering violence cause another to harm himself, shall be deemed guilty of assault and battery.
  3. Provoking another to breach of peace. Any person who shall by signs, words, or gestures, provoke or attempt to provoke another to commit assault and battery or other breach of peace shall be deemed guilty of provoking another to breach of peace.
  4. Cursing and using violent language. Any person who shall curse, swear, quarrel, or use violent or threatening language or make any great noise, so as to disturb the peace of any person or neighborhood shall be deemed guilty of cursing and using violent language.
  5. Drawing deadly weapons upon another. Any persons not an officer of the law in the execution of his duty, who shall draw a pistol, revolver, knife or any other deadly weapon upon another person shall be deemed guilty of drawing weapons upon another.
  6. Petty larceny. Every person who shall steal, take and carry away any money or personal property or effects of another, under the value of Twenty Dollars shall be deemed guilty of petty larceny.
  7. Buying or receiving stolen property. Every person who shall buy, or in any way receive any goods, money, rights in action personal property, or any valuable security or effects whatsoever of the value under Twenty Dollars, that shall have been embezzled, or obtained by larceny, burglary or robbery, knowing the same to have been so obtained, shall be deemed guilty of buying or receiving stolen property.
  8. Obtaining money or property by false tokens or pretenses. Any person who shall, with intent to cheat or defraud another designedly, or by means of any false token or writing, or by any other false pretense, obtain the signature of any person to any written instrument or obtain from any person any money, personal property, right in action, or any other valuable thing or effects whatsoever, under the value of Twenty Dollars shall be deemed guilty of obtaining money or property by false tokens or pretenses.
  9. Injuring property. Every person who shall willfully, unlawfully and maliciously break, destroy or injure the door or window of any dwelling-house, shop, store, or other house or building, or sever therefrom or from any gate, fence or enclosures, or any part thereof any material of which it is formed, or sever from the freehold any produce thereof, or anything attached thereto, or shall pull down injure or

destroy any gate, post, railing, or injure any or destroy any thereof, or cut down, lop, girdle or otherwise injure or destroy any fruit or ornamental shade tree, being the property of another shall be deemed guilty of injuring property.

10. Injuring government property. Any person who shall willfully and unlawfully destroy or damage any government property shall be deemed guilty of injuring government property.
11. Desecrating burial places. Any person who shall injure or aid in the desecration of any grave, gravestone, monument, or any fence, enclosure or gate of any burial lot shall be deemed guilty of desecrating burial places.
12. Throwing stones along street. Any person who shall throw stones, bricks or other missiles along or across any street or other public place, or at any house or building or any vehicle shall be deemed guilty of throwing stones along street.
13. Injuring fire or sewer hose. Any person who shall willfully and unlawfully injure or destroy any hose or other apparatus belonging to or used by the Fire Department or Sewer Department shall be deemed guilty of injuring fire or sewer hose.
14. Driving over fire or sewer hose. Any person who shall drive over or across any hose while same is in actual use by the Fire or Sewer Department shall be deemed guilty of driving over fire or sewer hose.
15. Drawing check or draft without sufficient funds. Any person who with intent to defraud, shall make and deliver or draw and deliver or utter or give any check or draft upon any bank or banking association wherein such maker or drawer shall not have sufficient funds or credit for the payment of same, shall be deemed guilty of drawing check or draft without sufficient funds.
16. Compounding or concealing misdemeanor. Every person having knowledge of the actual commission of any offense under these ordinances, who shall take any money, property, gratuity or reward, or any promise, engagement or undertaking thereof, upon any agreement or understanding, express or implied, to compound or conceal any such offense, or to abstain from the prosecution thereof, or to withhold any evidence thereof shall be deemed guilty of compounding or concealing misdemeanor.
17. Assaulting officer in discharge of official duty. Every person who shall knowingly and willfully assault, beat or wound any police officer while in discharge of his official duty shall be deemed guilty of assaulting officer in discharge of official duty.
18. Attempt to rescue prisoner. Every person who shall attempt by force to set at liberty or rescue any prisoner in custody of any police officer, before or after conviction, shall be deemed guilty of attempt to rescue prisoner.
19. Resisting officer. Any person or persons who shall knowingly and willfully obstruct, resist or oppose any police officer in the discharge of his official duty shall be deemed guilty of resisting officer.
20. Adultery. Every man and woman (one or both of whom are married, and not to each other) who shall lewdly and lasciviously abide or cohabit with each other, shall be deemed guilty of adultery.
21. Gambling game. Every person who shall set up or keep any table or gambling device commonly known as ABC, faro bank, EO, roulette, equality, keno, wheel of fortune, or any kind of gambling table or gambling device, adapted, devised and designed to permit any person to bet or play at or upon any such gambling table or gambling device or at or upon any game played at or by means of such table or gambling device, either on the side of or against the keeper thereof, or shall keep a place or room to be used as a place for playing any

game of cards for money or property, or keep a common gambling house, or keep a house, room or place to which persons are accustomed to resort for the purpose of gambling shall be deemed guilty of operating a gambling game.

22. Permitting gambling. Every person who shall permit any gambling table, bank or device prohibited by the above section of this act, to be set up or used for the purpose of gambling, in any house building, shed booth, shelter, lot or other premises to him belonging, or by him occupied, or of which he has at the time possession or control shall be deemed guilty of permitting gambling.
23. Gambling. Any person who shall play at roulette, faro, keno, chuckluck, monte, poker, or any other gambling game, or game of chance where money or other articles of value is staked shall be deemed guilty of gambling.
24. Bunco, shell or confidence men. Any person who shall be suspected of being a gambler or bunco steerer or shell man, or confidence man of any kind whatever who shall have upon his person any evidence of his calling, or who may be found plying his vocation as such within said Center shall be deemed bunco, shell or confidence man.
25. Prostitution. Any person who shall practice prostitution or who shall knowingly keep, maintain, rent or lease, any house, room, or other place for the purpose of prostitution shall be deemed guilty of prostitution.
26. Soliciting. Any person who shall solicit any person upon the streets for sexual intercourse or other immoral purpose, or solicit, procure, entice or induce any person, male or female shall be deemed guilty of soliciting.
27. Obscene literature and pictures. Any person or persons who shall bring or cause to be brought or buy, or sell or cause to be sold, or be advertised, lend, give away, offer, show, exhibit, distribute or cause to be distributed, or to design, copy, draw, photograph, print, etch, or engrave, cut, carve, make, publish or otherwise prepare to assist in preparing to receive subscription for any indecent or obscene book, pamphlet, paper, print, drawing, figure, image or other engraved, printed or written matter or an article or instrument of immoral use shall be deemed guilty of exhibiting and distributing obscene literature and pictures.
28. Drunkenness. Any person who shall be found in any state of intoxication or drunkenness shall be deemed guilty of drunkenness.
29. Disturbance of public worship. Every person who shall at any time interrupt or molest any religious society or any person when meeting or met together for the purpose of worship or performing any duties enjoined on or appertaining to them as members of such society, or shall disquiet any congregation or assembly or people met for religious worship, by making noise, or by rude or indecent behaviour, or profane discourse within their place of worship, or so near to the same as to disturb any order of solemnity of the meeting or menace or assault any person there being, shall be deemed guilty of disturbance of public worship.
30. Disturbing peace. Every person who shall willfully disturb the peace and quiet of any person, family or neighborhood shall be deemed guilty of disturbing the peace.
31. Cruelty to animals. Every person who shall maliciously and cruelly mistreat, beat or torture any animal, whether belonging to him or another shall be deemed guilty of cruelty to animals.
32. Spitting and expectorating. Any person who shall spit upon any sidewalk or upon the floor or steps of any church, theatre public buildings, or public conveyance shall be deemed guilty of spitting and expectorating.

33. Concealed weapons. Any person who is not a police officer, officer of the law or a deputy to such officer, who shall be found within the limits of the Center carrying on his person in a concealed manner any pistol, bowie-knife, dirk, sling-shot, knucks, or any other deadly weapon shall be deemed guilty of carrying concealed weapons.
34. Unconcealed deadly weapons. Any person without lawful authority who shall carry unconcealed any firearms, sling-shot sheath, or dirk-knife, or any person with other weapons, which when used is likely to produce death or great bodily harm shall be deemed guilty of carrying unconcealed deadly weapons.
35. Discharging firearms or fireworks. Any person without lawful authority who discharge or shoot off any gun, pistol or other firearm or discharge any firecrackers, rockets or any other form of fireworks shall be deemed guilty of discharging firearms or fireworks.
36. Obscene writing on walls. Any person who shall write or inscribe upon the wall or door of any public building or upon any privy, fence, bridge or other structure, any obscene or vulgar pictures, design or words shall be deemed guilty of obscene writing on walls.
37. Profanity or vulgarity before females or children. Any person who shall use any profane, vulgar, or obscene language in the street or other public place, or in the presence or hearing of any female or of any child under the age of twelve years shall be deemed guilty of profanity or vulgarity before females or children.
38. Licentious advances in public places. Any male person who shall make any imprudent, insulting or licentious advance or salutation to a woman upon any street or in public places shall be deemed guilty of licentious advances in public places.
39. Selling cigarettes to minors. Any person, company or corporation who shall sell or give away to any minor under sixteen years of age, any cigarettes, cigars, cigarette papers, tobacco or any other materials connected with the smoking of tobacco shall be deemed guilty of selling cigarettes to minors.
40. Minors smoking in public places. Any person under the age of sixteen who shall smoke or use cigarettes, cigars or tobacco in any form on any public road, street, alley, park or any land used for public purposes or in any public place of business shall be deemed guilty of smoking in public places.
41. Breaking and/or throwing glass on the streets or sidewalks. Any person who shall break or throw glass on the streets or sidewalks shall be deemed guilty of breaking and/or throwing glass on the streets or sidewalks.

III. It shall be the duty of every resident of the Granada Relocation Center, Amache, Colorado to obey all the rules and regulations issued by the Project Director, Chief Medical Officer or the Chief of Police of the Granada Relocation Center pertaining to quarantine of communicable diseases or diseases dangerous to the public health. The said Project Director, Chief Medical Officer or the Chief of Police shall have and are hereby given the authority to quarantine any such communicable disease and to establish the terms, conditions and period of time quarantine is to be maintained. Any person who shall violate any of the rules and regulations pertaining to quarantine shall be subject to the penalty or penalties hereinafter provided.

IV. All residents of the Center of Amache, owning dogs and all other persons keeping dogs in the Center of Amache, shall buy a license for each dog and display such license on the dog's collar on or before the first day of June and succeeding days of the Current year.

1. Licenses for male dogs and spayed female dogs shall be #1 and for all other female dogs shall be #2 annually. All dogs not having a license after the first day of June, 1943, shall be picked up by the Police Department and turned over to the dog pound. They shall be held for a period, if not claimed, shall become the property of the Police Department and shall be disposed of. If claimed within the five days, the owner shall pay the current licenses fee and shall then be given possession.
2. The owners of dogs in the Center of Amache shall be responsible for any and all damage or damages caused by any and all dogs owned by them.
3. Any and all dogs that have bitten a person or persons shall be picked up immediately by the Police Department and held under observation for a period of ten days and if it shall be determined that said dog does not develop rabies within said period of time it shall be returned to the owner, after the owner shall have paid the cost of the dog's keep. If the owner of such dog cannot be located, the dog shall be disposed of by the Police Department.
4. All dogs of vicious character shall be kept tied at all times. In case the owner does not comply with this ordinance he shall be deemed guilty of a misdemeanor and shall be subject to punishment for such misdemeanor as hereinafter provided.

V. Any one who violates any of the provisions in this ordinance shall upon conviction thereof before the judicial commission of such center, be imprisoned in jail for not more than three months or suspended for not more than three months of work privileges, wages, clothing allowances, unemployment compensation, welfare grants or other paid privileges to which the offender may be entitled under Instructions and Regulations of the War Relocation Authority, or any combination of these penalties.

VI. The Community Council hereby finds, determines, and declares that this ordinance is necessary for the immediate preservation of the public peace, health and safety. In the opinion of the Community Council an extreme urgency and emergency exists; therefore, this ordinance immediately upon its introduction and adoption shall be filed in the Book of Ordinances or in the Book of the Rules and Regulations of the Community Council of the Granada Relocation Center, Amache, Colorado, kept for that purpose, authenticated by the signatures of the chairman and secretary of the community council and shall be in full force and effect immediately after such passage and adoption.

Introduction and read, this 5th day of  
April, 1943.  
Passed and adopted this 5th day of  
April, 1943.

Shigeru Hashii  
Chairman - Pro-tem

Attest:

Yukiye Tanaka  
Secretary