

Chapter 10.12 PARKING PROHIBITED IN CERTAIN AREAS¹

Sections:

10.12.010 Definitions.

As used in this chapter, the following words shall be defined as follows:

- A. "Parking" means the standing of a vehicle upon a street, whether such vehicle is occupied or not, and whether or not such vehicle is accompanied by an operator for a period of time in excess of two minutes.
- B. "Vehicle" means any device in, upon, or by which any person or persons, or property is or may be transported upon a public highway.

(Ord. 60 8 §1, 19 71).

10.12.020 Parking near mail deposit receptacle restricted- -Exception- -Signing required.

- A. It is unlawful for any person to cause or permit to be caused a vehicle of any nature, kind or description to be parked within a linear proximity distance of ten feet from the location of any mail depository receptacle within the corporate limits of the city for any period of time exceeding five minutes; and
- B. U.S. mail couriers are excepted from the provisions of this section; and
- C. Such mail depositories¹ areas as governed by this section shall be properly posted with appropriate signs relating to such limitations in accordance with this section.

(Ord. 689, 1976).

10.12.030 Parking time on certain alleys and streets restricted.

No person, firm, company or corporation shall park any vehicles as described and defined in Section 10.0 8-.010, from the hours of two-thirty a.m. to five-thirty a.m. in any alley designated as such within the corporate limits of the city, nor within such hours on Second Street between the east and west corporate limits of the city, and on Russell Street from Vancouver Avenue to Cascade Avenue and on Vancouver Avenue from School Street to Strawberry Road.

(Ord. 627, 1973: Ord. 608 §2, 1971).

10.12.040 Parking prohibited on certain streets-Signing required.

- A. From and after February 15, 1973, it is unlawful to park any vehicle whatsoever without regard to limitation as to time along the north side of the street commencing from the intersection of Vancouver Avenue and

¹ For statutory provisions on powers of local authorities regarding parking, see RCW 46.61.575.

Columbia Street on the east boundary to the intersection of Vancouver Avenue and School Street on the west boundary.

- B. Such prohibition of parking as ordained in this section shall be continuous in nature and no exception thereto shall be permitted during any time of a twenty-four-hour period of any day.
- C. Motor vehicles shall be defined as including every device capable of being moved on a highway and in, upon, or by which any persons or property is or may be transported or drawn upon a public highway.
- D. The city shall post in conspicuous places along such street within the boundaries as aforementioned, proper street signs effecting notice of prohibition of parking as set forth in this section.

(Ord. 624, 1973; Ord. 623, 1973).

10.12.050 Parking limitations and enforcement authorized.

The city, through its duly authorized council, is authorized and directed from time to time henceforth from the date of enactment of the ordinance codified in this section, to be empowered to designate by posting all proper parking limitation sites upon such streets, alleys and thoroughfares therein the city, parking limitations as to time limitations and area limitations within such corporate limits, and the city is further empowered and directed to designate such areas and times and places as to parking limitations and authorize its enforcement agencies to enforce same by penalties prescribed in Section 10.12.070.

(Ord. 666, 1975).

10.12.060 Provisions deemed exercise of police power.

This chapter is enacted as an exercise of police power for the protection of persons and property and to relieve the congestion of traffic in the city.

(Ord. 892 §3, 1994; Ord. 608 §4, 1971).

10.12.070 Violation-Penalty.

Each conviction for violation of any provision of this chapter shall constitute a traffic infraction and shall be punished by a fine in the amount of thirty-five dollars for each offense plus any applicable statutory assessments imposed by the state of Washington.

(Ord. 892 §4, 1994).