

AN ORDINANCE CONTAINING GARBAGE, TRASH AND WEEDS

BE IT ORDAINED By the Board of Trustees of the Town of St. Paul,  
as follows:

SECTION ONE: Removal of weeds and rubbish--Required, time.

It is hereby made the duty of every owner of real property in  
the city, to remove all weeds, brush and rubbish of all kinds from  
lots and tracts of land owned by him or them within the city, and  
from the sidewalk areas in front thereof, at least once each year  
during the month of August.

SECTION TWO: Same--Notice to owner.

In the event of the failure of the owner of any such real prop-  
erty in this city to remove such weeds, brush and rubbish as pro-  
vided in section one, the city clerk shall thereupon serve written  
notice upon any such owner of such real property as shown by the  
Records of the county assessor of Georgia County by mailing the no-  
tice to such owner by ordinary or registered mail at such owner's  
post office address as shown by the assessor's records. Such notice  
shall require the owner of such premises to comply with the provi-  
sions of section one within sixteen days from the date of mailing  
the notice.

SECTION THREE: Same--Action by city, expense, conditions, etc.

At the expiration of the period named in the notice if the  
premises shall not then have been cleared of weeds, brush and  
rubbish the city board shall cause the same to be removed at the  
expense of the owner of such real property and the same shall be  
charged against and be a lien upon the real property upon which said  
weeds, brush and rubbish have been removed.

SECTION FOUR: Same--Assessment of cost--bearing, interest, final  
determination, etc.

Whenever the city shall perform and work of removal the same  
board shall by resolution assess the cost thereof, including inter-

per cent for inspection and other incidentals, to the real property from which the removal shall have been made. After such resolution has been adopted the city clerk shall give the owner of the real property so assessed ten days' written notice of such assessment, which notice shall be sent by ordinary or registered mail to such owner at his address as shown by the county assessor's records and shall state the amount assessed, the description of real property assessed, and the date at which such owner may appear at a special or regular meeting of the town board for the purpose of making such objections as he may have to such assessment. At the time fixed by the notice the town board shall hear and determine any and all objections made by or on behalf of any such owner and shall enter its order finally determining the amount, if any, payable by the owner or owners of any tract so assessed.

**SECTION NINE: Same--same--collections.**

In case the amount so finally assessed is not paid to the city clerk within thirty days after the date of such hearing, then the city clerk shall certify the amount of the assessment to the county officer having custody of the tax list, to be by him placed upon the tax list for the current year, and such officer shall thereafter collect the same in the same manner as other taxes are collected, with ten per cent penalty thereon to defray the cost of collection. Any amount so collected shall be remitted to the city treasurer by the county officer who has collected the same.

**SECTION SIX: Same--Obedience to orders; weighing down light material.**

All ash haulers and other persons desiring to dump refuse at the city dump grounds shall do so in accordance with signs posted designating the method of dumping refuse during his absence. No person shall dump paper and other material at the dump grounds without covering it with material having sufficient weight to prevent it from blowing away.

SECTION SEVEN: Same--Penalty.

Any person who shall violate any provision of this article  
revelant to the city dump shall, upon conviction thereof be fined  
in the sum of not less than one dollar and not more than twenty-  
five dollars.

STATE OF COLORADO     )  
                                  )  
COUNTY OF CONEJOS    )    ss.  
                                  )  
TOWN OF LA JARA        )

I, ATILANO MONDRAGON, the duly appointed and action Town Clerk of the Town of La Jara, do hereby declare that the above and foregoing is a true and correct copy of the original thereof as such remains on file in my office in La Jara, Colorado.

DATED at La Jara, Colorado, this \_\_\_\_ day of \_\_\_\_\_,  
A.D., 19\_\_\_\_.

\_\_\_\_\_  
ATILANO MONDRAGON, Town Clerk  
Town of La Jara, Colorado

*To make certified Ord, or Dec. when actual for one.*