ORDINANCE NO. 1258

AN ORDINANCE relating to persons convicted of certain crimes; requiring them to register, etc., with the Chief of Police; making certain records private and defining offenses and prescribing penalties.

The City Council of the City of Kent do ordain as follows:

Section 1. Anyone convicted of a felony or of any crime constituting a felony under the laws of the State of Washington or of the City of Kent who shall be within the city limits of Kent or in transit, temporarily or otherwise, must, within forty-eight hours after arrival therein, or within forty-eight hours after the effective date of this Ordinance, if within the City on that date, report to and furnish the Chief of Police with a written statement signed by him, containing his true name and each other name or alias by which he is or has been known, a full and complete personal description, the name of each crime above enumerated of which he has been convicted, the place where committed, the name under which he was convicted, the date of each such conviction, the name and location of each prison, reformatory or other penal institution, if any, in which he was confined as punishment therefor, the location or address of each of his actual or intended residence, stopping place or living quarters in the City of Kent, together with a description of each such place, whether hotel, apartment house, dwelling house or otherwise, giving the street number thereof, if any, or such description of the location as will identify the same, and the length of time which he expects or intends to reside within the said City.

At the time of furnishing said statement said person shall be photographed and fingerprinted by the Chief of Police.

Section 2. Any such person changing his place of residence, stopping place or living quarters shall within forty-eight hours thereafter notify said Chief of Police in a written and
signed statement of such change of address and shall furnish in
the statement such new address.

Section 3. All reports, records, photographs and finger-
prints taken pursuant to this Ordinance shall be private records
of the Chief of Police, open to inspection only by City or police
officers or persons having official duties to perform in connec-
therewith; and it shall be unlawful for anyone having access
to such records to disclose to anyone else other than in the
regular discharge of his duties any information contained therein.

Section 4. It shall be unlawful to fail to furnish any
statement, report, information, photograph or fingerprint required
by this Ordinance within the time required hereby, or to furnish
any such statement, information, photograph or fingerprint which
is false or misleading.

Section 5. The requirements of this Ordinance shall not
apply to any person five years after a full pardon or final re-
lease or discharge from a reformatory, penitentiary or other
penal institution has been granted such person.

Section 6. Anyone who shall knowingly violate or fail
to comply with any provision of this Ordinance shall, upon con-
viction thereof, be punished by a fine of not more than Three
Hundred ($300.00) Dollars or by imprisonment for not more than
ninety (90) days, or by both such fine and imprisonment. Each
separate day or portion thereof during which any violation of this
Ordinance occurs or continues shall be deemed to constitute a
separate violation hereof and a separate offense hereunder and
upon conviction thereof shall be punished as herein provided.

Section 7. This Ordinance shall take effect and be
in force five (5) days from and after its passage, approval and
publication as provided by law.

ALEX THORNTON, MAYOR
ATTEST:

Charles Bridges, City Clerk

Approved as to form: John B. Bereiter, City Attorney

Passed the 6th day of July, 1964
Approved the 21st day of July, 1964
Published the 22nd day of July, 1964.