Ordinance, No. 111. (3)

Passed and adopted by the Council of the City of Kent.

Section I. Any person or persons who shall be guilty of any assault and battery, as defined by the Laws of Washington, within the corporate limits of the City of Kent, and against the conviction thereof, before the police justice of said Town, shall be fined not less than five dollars, nor more than one hundred dollars, or by imprisonment not exceeding sixty days, or by both such fine and imprisonment.

Section II. Every person within the limits of said Town, who shall feloniously steal, take and carry, or drive away, the personal goods or property of another, unless the value of such stolen shall be proved by a fine of at least five dollars, shall more than one hundred dollars, or by imprisonment not exceeding sixty days, or by both such fine and imprisonment.

Section III. Whoever shall, within the corporate limits, be guilty of fighting, drunkenness or any indecent, disorderly, conduct, or conduct leading to breach the public morals, or tending to a disturbance of the public peace, or who shall use any obscene, abusive or licentious language, whereby the peace or the quiet of the Town is disturbed, or who shall be guilty of any indecent or immoral act of conduct, shall be fined a sum not more than one hundred dollars, or imprisoned not exceeding thirty days, or both.
Section IV. Whoever shall, within the Town, carry or wear under his or her clothes, or conceal about the person, any dangerous or deadly weapon shall be fined for any sum not exceeding one hundred dollars, or be imprisoned, not exceeding thirty days, or both.

Section V. Whoever shall, within the Town, draw any species of fire arms, or any dark, dagger knife, or other dangerous or deadly weapon, at the person of another, shall be subject to a fine of not less than five dollars, and not exceeding three hundred dollars, or by imprisonment not exceeding three months or be both fined and imprisoned.

Section VI. If any person within the corporate limits, shall threaten, introduce, or shall use any language, or indulge in any conduct toward, another tending to produce a disturbance of the peace, he shall challenge another to fight, or if any two persons shall agree to fight or shall by agreement actually fight, each party so offending shall be fined each any sum not less than five dollars nor more than one hundred dollars, or be imprisoned not exceeding thirty days, or be both fined and imprisoned.

Section VII. All persons who shall collect in crowds within said Town, for unlawful purposes, or for any purpose, to the mongrelage or the disturbance of citizens or travelers, or by obstructing any High, or sidewalk, or park shall refuse to disperse when so collected after being requested to do by any Town, sheriff, shall be by the respectability fined, with any other, not less than five dollars nor more than one hundred dollars, or be imprisoned not exceeding thirty days, or both.
Section XIV. Every person who shall keep any house or place of business, whose land or business, noise or smoke, drunkenness, or disorderly conduct, drunkenness, or fighting, or any other offense, may be punished, or any house of public resort within the space and place or vicinity of the immediate neighborhood, who may be habitually disturbed, or who shall keep any place, bar, room, or沙龙 in a disorderly manner, and any person who ever lets, upon or allows, or keeps the same places, shall permit it to be kept as in this section prohibiting, is punishable by a fine in any sum not less than five dollars nor more than one hundred dollars, or imprisonment not exceeding sixty days, or by both.

Section XV. Any person punished in imprisonment for the violation of either of the sections of this ordinance, shall be imprisoned in the County jail of King County, Washington, which said jail until further Ordinance of the Council shall be designated as the place of imprisonment of persons sentenced under the provisions of this Ordinance, or such other Ordinances as may be hereafter enacted.

Section XVI. This Ordinance shall take effect and be in force, after its passage and publication.

Passed May 28th, 1890.  
Approved May 28th, 1890.  
Enacted May 29th, 1890.  

A. P. Van DeWater, Mayor.

I hereby certify that the foregoing Ordinance was duly passed "as approved on the 28th day of May, 1890."