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143  
REVISED ORDINANCES

OF THE

CITY OF HAMILTON,

CALDWELL COUNTY,

MISSOURI.

1903.

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The Board of Aldermen of Said City of Hamilton,

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REVISED ORDINANCES

—OF THE—

CITY OF HAMILTON, MISSOURI,

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The Charter OF THE  
Original Town of Hamilton,

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And its Additions, With Record of its Organiza-  
tion as a City of Fourth Class, And  
Revised, Amended and Consolidated  
Ordinances.

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Revised and Compiled  
—BY—  
S. M. YOUNG.

MAR 3 1909

any sidewalk or street in this city to remove the same, and if any person or persons or their agent or agents shall neglect or refuse to remove said signs or boards as provided by this ordinance, then it shall be the duty of the street commissioner to have the same removed at the expense of the owners or occupiers of the property. Any person failing to comply with the provisions of this ordinance shall be fined not less than one nor more than ten dollars.

SEC. 153. All streets, sidewalks and cross walks in the city shall be kept perfectly clear of any boxes, barrels, rubbish or other articles, and any person who shall place any box, boxes, barrels, rubbish or other articles in any street or on any sidewalk or cross walk or who shall erect or maintain any platform or other structure in any street or along any sidewalk, or who shall leave open any hatchway or cellar door in any sidewalk shall be deemed guilty of a misdemeanor and liable to the city for all costs and damages assessed against it on account thereof.

SEC. 154. Any person who shall hitch or fasten any animal or team to an awning post, lamp post, electric light pole or telephone pole, or who shall paste or attach any placard, poster, advertisement or notice on any such electric light pole, telephone pole, building or ornamental or shade trees not belonging to him, without first having obtained the consent of the owner, or who shall cut, hack or injure any of the articles above enumerated or any awning, spouting, door, window, railing, porch, sign, or fence belonging to another, shall be deemed guilty of a misdemeanor.

SEC. 155. Any person who shall wilfully tear down or deface any placard, poster, advertisement or notice lawfully stuck up in any place, or who shall without the consent of the owner, deface, take down or remove any sign or sign board shall be deemed guilty of a misdemeanor.

SEC. 156. Any person who shall throw or place on or across any sidewalk or in any street any object or thing likely to trip passers-by, or to frighten teams, or any straw, paper, chips, ashes, slops or other rubbish (except such person immediately burn or remove the the same) shall be deemed guilty of a misdemeanor.

SEC. 157. Any person who shall resist an officer in the discharge of any duty devolved on him by the charter or ordinances of the city, or interfere to prevent an officer from any such duty, or attempt to rescue or set at liberty any person under arrest for an offense against the laws of this city, or who shall convey to any prisoner any arms or other weapon, or any implement designed or likely to aid him to escape from arrest or imprisonment, or who being confined in jail shall injure or break from such jail, shall be deemed guilty of a misdemeanor.

SEC. 158. Any person who fails or refuses to aid the mayor, marshal or other peace officer to make an arrest or to prevent a breach of the peace, or to put out or aid in putting out a fire when called upon by such officer to do so, shall be deemed guilty a misdemeanor.

SEC. 159. Any person who shall ride or drive any horse or mule or other animal in a furious or unnecessary manner, or at such gait or speed as to endanger the lives, persons or property of others, shall be deemed guilty of a misdemeanor.

SEC. 160. If two or more persons shall run or cause to be run a match horse race in any street, alley or public place, or if any shall run or cause to be run in any public street or alley any horse or other animal or team so as to interrupt travelers thereon or to frighten the horses or other animals rode or driven by others, every such person shall be deemed guilty of a misdemeanor.

SEC. 161. Every person who shall wilfully, maliciously or contemptuously disquiet or disturb any camp meet-

ing, congregation or other assembly met for religious worship, or when meeting at any place of worship, or dispersing therefrom, or any school or other meeting or assembly of people met together for any lawful purpose whatever, by making a noise, or by rude and indecent behavior, or profane discourse within the place of assembly, or so near the same as to interrupt or disturb the order or solemnity thereof, or who shall wilfully menace, threaten or assault any person there being, shall be deemed guilty of a misdemeanor.

SEC. 162. Any person who shall carry concealed upon or about his person any deadly or dangerous weapon, or shall go into any church or place where people have assembled for religious worship, or into any school room or place where people are assembled for educational, literary or social purposes, or to any election precinct on any election day, or into any court room during the sitting of court, or into any other public assemblage of persons met for any lawful purpose, other than for militia drill, having upon or about his person any kind of fire arms, bowie knife, dirk, dagger, sling shot or other deadly weapon, or shall, in the presence of one or more persons, exhibit any such weapon in a rude, angry or threatening manner, or shall have or carry any such weapon upon or about his person when intoxicated or under the influence of intoxicating drinks, or shall, directly or indirectly, sell or deliver, loan or barter, to any minor any such weapon without the consent of the parent or guardian of such minor, he shall be deemed guilty of a misdemeanor: Provided, however, that this section shall not apply to police officers, nor to any officer or person whose duty it is to execute process or warrants, or to suppress breaches of the peace, or to make arrests, nor to persons moving or traveling peaceably through the state. And it shall be a good defense to the charge of carrying such weapon if the defendant shall show that he has been threatened with great bodily harm, or had

good reason to carry the same in the necessary defense of his person, home or property.

SEC. 163. If two or more persons in any public place within the limits of this city, voluntarily or by agreement, engage in any fight, or use any blows or violence toward each other in any angry or quarrelsome manner, or do each other any mischief, or if any person shall assault another and strike him in any public place, to the terror or disturbance of others, the person or persons so offending shall be deemed guilty of an affray, and upon conviction shall be punished by a fine of not less than five nor more than one hundred dollars.

SEC. 164. Any person or person who shall throw, pass or catch any base ball, or kick, pass or catch any foot ball on or along any of the streets, sidewalks, lanes or alleys of this city, shall be deemed guilty of a misdemeanor and on conviction be fined not less than one nor more than ten dollars.

SEC. 165. Any person who shall ride or use any bicycle upon any sidewalk within the limits of the city shall be deemed guilty of a misdemeanor, and on conviction be fined not less than one nor more than ten dollars.

SEC. 166. Any person who shall assault or strike another with his hand, fist or other thing, or engage in a fight, or shall angrily or unnecessarily push or jostle another, or commit any breach of the peace, shall be deemed guilty of a misdemeanor.

SEC. 167. If any person or persons shall wilfully disturb the peace of any neighborhood, or of any family, or of any person, by loud and unusual noise, loud and offensive or indecent conversation, or by threatening, quarrelling, challenging or fighting, every person so offending shall, upon conviction, be adjudged guilty of a misdemeanor.

SEC. 168. Any conductor, engineer or other person in charge of any railroad train passing through the city

of Hamilton who shall run or cause the same to be run at a greater speed than six miles an hour while passing through the corporate limits of said city, shall be deemed guilty of a misdemeanor and upon conviction shall be fined not less than five nor more than ninety dollars for every offense.

SEC- 169. Any person having a billiard, pool, or pigeon hole table, or ten pin alley license, who shall suffer any minor to play on such table or alley, without the written consent of the parent, master or guardian first obtained, shall be deemed guilty of a misdemeanor.

SEC. 170. Any dramshop keeper who shall suffer any disorderly person to remain in or about his dramshop, or shall suffer or permit loud and unusual noise, or loud and offensive, or loud and indecent conversation or language, or quarrelling, challenging or fighting in or about his dramshop shall be deemed guilty of a misdemeanor.

SEC. 171. Any railroad company which shall obstruct the passage of any street, crossing or walk by placing on or across the same any locomotive or car and keeping the same there for a period of time longer than necessary to a proper use of the roadway (which shall not exceed five minutes at any one time), and the officers or employes so placing or leaving such locomotive or cars on or across such street, crossing or walk, so as to obstruct the same shall be guilty of a misdemeanor.

SEC. 172. Any person who shall set up a gambling device, or permit any gambling device to be set up in any building owned or controlled by him, or shall permit any playing cards or other game for money or property in any such building or who shall permit others in any such building to bet any money or property on any game or gambling device, shall be deemed guilty of a misdemeanor.