

ORDINANCES

—OF THE—

CITY OF CLEVELAND

REVISED AND CONSOLIDATED

—BY—

H. L. VAIL AND L. M. SNYDER

(OF THE CLEVELAND BAR.)

Containing all General and Special Ordinances of public interest in
force May 19th, 1890, and an Addenda to October 20th, 1890.

CLEVELAND, O.:
CLARK-BRITTON PRINTING CO.,
1890.

CHAPTER LI.

MISDEMEANORS.

SECTION.

656. Unlawful to keep a disorderly house, or place where persons of bad reputation resort.
657. Unlawful to keep a house for tippling, etc.
658. Penalty for last two sections.
659. Unlawful to commit disturbance or breach of the peace; penalty.
660. Unlawful to assault or menace another. Penalty.
661. Unlawful to annoy persons by rude conduct, etc.; penalty.
662. Unlawful to form part of noisy assemblage; penalty.
663. Unlawful to use indecent language, or make lewd gestures; penalty.
664. Unlawful to indecently expose body, etc.; penalty.
665. Unlawful to commit indecent acts or use filthy words; penalty.
666. Unlawful to publish or expose obscene books, etc.; penalty.
667. Unlawful to keep, reside in, or visit house of ill fame; penalty.
668. Unlawful to bathe during daytime in certain districts; penalty.
669. Unlawful to bathe in public parks.
670. Penalty.
671. Unlawful to abet prize fighting; penalty.
672. Unlawful to sell intoxicating liquors to persons under influence of liquor, etc.
673. Unlawful to sell intoxicating liquors to minors.
674. When keeper deemed guilty of violating above sections.
675. Sufficient to prove liquor sold was intoxicating.
676. Penalty for violating above sections pertaining to liquor.
677. Unlawful to be found in streets, etc., in state of intoxication; penalty.

SECTION.

678. Unlawful to expose leavings of beer, etc.
679. Unlawful to sell leavings of beer etc.
680. Penalty for violating last two sections.
681. Unlawful to keep saloons, etc., open on Sunday until 2 P. M.
682. Penalty.
683. Unlawful to play, sport or riot etc., on Sunday; exception; penalty.
684. Unlawful to suffer to be played or play billiards on Sunday; penalty.
685. Unlawful to employ girls in saloons, etc.
686. Unlawful for girls to render service in saloons, etc.
687. Unlawful to keep barber shops open on Sunday.
688. Barber shops, hotel rooms, private residences, etc., included.
689. Who are excepted therefrom.
690. Conviction; penalty.
691. Penalty for last two sections.
692. Unlawful for street beggars; prostitutes, gamblers, suspicious persons, etc., to be found in city; suspicious person defined.
693. Penalty.
694. Unlawful for vagrants to be found in city; penalty.
695. Tramps to be lodged and boarded, if same be paid for by labor on streets.
696. If tramps refuse to work, to be fined or imprisoned.
697. Board of police to make provisions for boarding and lodging tramps.
698. Professional thieves, etc., to be arrested; penalty.
699. Such persons may apply for writ of *habeas corpus*.

SEC. 683. It shall be unlawful for any person or persons to engage in sporting, rioting, quarreling, shooting or other disturbances within the city on Sunday; *Provided*, that this section shall not be construed as referring to base ball games in inclosed grounds, or in unoccupied parts of the city, by permission of the owner of the grounds.

Sporting, rioting, etc., on Sundays.

Base ball excepted.

SEC. 684. It shall be unlawful for any owner of a billiard saloon, or any owner or keeper of a billiard table at any grocery or other public place, to permit or suffer any person to play at the game of billiards in such grocery, saloon, or public place on the Sabbath day, commonly called Sunday. It shall be unlawful for any person or persons to play at the game of billiards at any grocery, billiard saloon, or public place on the Sabbath day, commonly called Sunday. Any person convicted of having violated any of the provisions of this section shall be fined for the first offense not exceeding fifty dollars; for the second offense not exceeding fifty dollars, or imprisoned in the workhouse not exceeding thirty days, or both, at the discretion of the court; and for the third and each subsequent offense, may be fined one hundred dollars, or imprisoned in the workhouse not exceeding ninety days, or both, at the discretion of the court.

Billiard saloons open on Sunday.

Playing billiards on Sunday.

Penalty.

Girls in Saloons.

SEC. 685. It shall be unlawful for any keeper or proprietor of any saloon or restaurant, or room or place wherein ale, beer, porter, wine or liquors are sold, to employ any girl or girls, woman or women, other than the wife of said keeper or proprietor, in the said saloon, restaurant, or place, in waiting on customers, or furnishing to customers, any ale, beer, porter, wine, liquors, or any other article of any kind whatsoever therein sold, or to perform any service whatsoever, either with or without compensation, in said room or place where said ale, beer, porter, wine, liquors and other articles are sold or kept for sale.

Saloon keeper not to employ girls, etc.

SEC. 686. It shall be unlawful for any girl or girls,

SEC. 684. A keeper of billiard tables may be punished for carrying on business on Sunday, unless he conscientiously observes the seventh day of the week as the Sabbath. *Billingeimer v. State*, 32 O. S., 435.

Council may regulate. R. S., sec. 1692, subdiv. 2.

SEC. 685. Ordinance against is valid. 39 O. S., 651.