PARK ORDINANCE, No. 1.

The Commissioners of Prospect Park, in the city of Brooklyn, do ordain as follows:

ARTICLE I .- All persons are forbidden,

- 1. To take or carry away any sod, clay, turf, stone, sand, gravel, leaves, muck, peat, wood, or anything whatever belonging to the park, from any part of the land embraced within the boundaries of the park;
- 2. To climb upon, or in any way cut, injure, or deface any tree, shrub, building, fence, or other erection within the park;
- 3. To turn cattle, horses, goats, swine, or poultry of any description upon the park;
- 4. To carry firearms, or to throw stones or other missiles within the park;
- 5. To hinder or in any manner delay or interfere with men employed upon the park;
- 6. To expose any article or thing for sale, or engage in any picnic or game upon the park, except by permission derived from the Board of Commissioners;
- 7. To post or otherwise display any bill, notice, advertisement, or other paper or device upon any tree, structure, or other erection within the park, or upon any of its inclosures.

ARTICLE II.—Any person who shall violate or offend against any of the provisions of the foregoing article, shall be deemed guilty of a misdemeanor, and shall be punished on conviction, before any court of competent jurisdiction in the county of Kings, by a fine not exceeding fifty dollars, and in default of payment, by imprisonment not exceeding thirty days.

OF THE SESSION OF 1868.

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confirmed by the court, the valuation made shall be forthwith

payable by the city of Philadelphia.

Secreen 11. The city of Philadelphia shall be authorized City to effect and required to raise; by loans from time to time, such sums loans to make of money as shall be necessary to make compensation for all compensation grounds heretofore taken or to be taken for said Fairmount for grounds to park, and for the laying out and construction thereof for pub- ken, &c. lie use, for the permanent care and improvement thereof, and for all culverts and other means for preserving the Schuylkill water pure for the use of the citizens of said city, and shall annually assess taxes for keeping in repair and good order the said park, and shall also provide for the payment of the interest on all said loans and the usual sinking fund for the redemption thereof.

Section 12. The said park commissioners shall from time Commissioners to time appoint such officers, agents and subordinates as they to appoint offimay deem necessary for the purposes of this act and the act ours, agents, &c. to which this is a supplement, and they shall prescribe the duties and the compensation to be paid them; and so much of the second section of the act to which this is a supplement, as requires that the secretary shall be chosen from the com-

missioners, be and the same is hereby repealed.

Section 13. It shall be lawful for said park commissioners May acquire to acquire title to the whole or any tract of land, part of and sell lands which shall fall within the boundaries mentioned in the first situate in part section of this act, and to take conveyance thereof in the name within boundsof the city of Philadelphia; and such part thereof as shall lie ries mentioned. beyond or within the said park limits again to sell and convey in absolute fee simple to any purchaser or purchasers thereof by deeds, to be signed by the mayor under the seal of the city, to be affixed by direction of councils, either for eash or part cash, and part to be secured by bond and mortgage to the city, paying all eash into the city treasury: Prorided, That the proceeds of such sales shall be paid into the Proviso. sinking fund for the redemption of the loan created under the provisions of this act: Provided also, That no commissioner Proviso. nor any officer under the park commission shall in any wise be directly or indirectly interested in any such sale of lands by the commissioners as aforesaid; and if any commissioner or officer aforesaid shall act in violation of this proviso, he shall, if a commissioner, be subject to expulsion, if an officer, to be discharged by a majority of votes of the board of park commissioners, after an opportunity afforded of explanation and defence.

SECTION 14. The said board of commissioners shall annu- To make report ally hereafter, in the month of December, make to the mayor to mayor anof the city of Philadelphia a report of their proceedings and mally. a statement of their expenditures for the preceding year.

Section 15. The said park commissioners shall have exclu- May leassive power to lease from year to year all houses and buildings houses, &c., within the park limits, which may be let without prejudice to within park the interests and purposes of the park by leases, to be signed limits. by their president and secretary, and to collect the rents and pay them into the city treasury.

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LAWS OF PENNSYLVANIA,

Bulldings erecby boat clubs,

Secreon 16. All houses and buildings now built or to be ted on grounds built on any part of the park grounds, by or for boat or skating clubs, or zoological or other purposes, shall be taken &c., relative to, to have rights subordinate to the public purposes intended to be subserved by acquiring and laying out the park, and shall be subject to the regulations of said park commissioners under licenses, which shall be approved by the commission and signed by the president and secretary, and will subject them to their supervision and to removal or surrender to the city whenseever the said commissioners may require.

Commissioners perty upon trusts.

SECTION 17. The said park commissioners shall have power may accept pro- to accept in the name and behalf of the city of Philadelphia devises, bequests and donations of lands, moneys, objects of art and natural history, maps and books, or other things, upon such trusts as may be prescribed by the testator or donor: Provided, Such trusts be satisfactory to the commission and compatible with the purposes of said park.

Proviso.

Debts to kind commissioners, how created.

Section 18. None of the park commissioners nor any person employed by them shall have power to create any debt or obligation to bind said board of commissioners, except by the express authority of the said commissioners at a meeting duly

Management, &c., of park

SECTION 19. The said park commissioners shall have the power to govern, manage, lay out, plant and ornament the said Fairmount park, and to maintain the same in good order and repair, and to construct all proper bridges, buildings, railways and other improvements therein, and to repress all disorders therein under the provisions hereinafter contained.

May license passenger rail-WAYS.

Section 20. That the said park commissioners shall have laying down of authority to license the laying down and the use for a term of years from time to time of such passenger railways as they may think will comport with the use and enjoyment of the said park by the public, upon such terms as said commissioners may agree, all emoluments from which shall be paid into the city treasury.

Rules and regulations.

SECTION 21. The said park shall be under the following rules and regulations, and such others as the park commissioners may from time to time ordain:

I. No person shall turn cattle, goats, swine, horses or other

animals loose into the park.

II. No person shall carry fire arms or shoot birds in the park or within fifty yards thereof, or throw stons or other missiles therein.

III. No one shall cut, break, or in anywise injure or deface the trees, shrubs, plants, turf, or any of the buildings, fences, structures or statuary, or foul any fountains or springs within the park.

IV. No person shall drive or ride therein at a rate exceed-

ing seven miles an hour. V. No one shall ride or drive therein upon any other than

upon the avenues and roads.

VI. No coach or vehicle used for hire shall stand upon any part of the park for the purpose of hire, nor except in waiting for persons taken by it into the park, unless, in either case, at points designated by the commission.

PARK COMMISSIONERS.

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ORDINANCE No. 2.

[Adopted September 24th, 1872.]

AN OBDINANCE TO PROVIDE FOR THE REGULATION AND GOVERNMENT OF THE AVENUE AND PUBLIC PARKS IN THE CITY AND COUNTY OF SAN FRANCISCO, IN CHARGE OF THE PARK COMMISSIONERS.

Section 1. The objects of this Ordinance are those grounds which are known as Golden Gate and Buena Vista Parks, and the Avenue leading to said Golden Gate Park, all particularly described in the first section of an Act of the Legislature of the State of California, entitled "An Act to provide for the improvement of Public Parks in the City of San Francisco," approved April 4th, 1870.

SEC. 2. Within the said grounds all persons are hereby forbidden:

- 1. To turn in or let loose any cattle, horses, goats, sheep, or swine.
- 2. To carry and especially to discharge firearms.
- 3. To cut, break, or in any way injure or deface any trees, shrubs, plants, buildings, fences, or structures of any kind.
 - 4. To bathe in, or otherwise pollute the water of any pond, lake, or pool.
- To chase, set snares for, catch, or destroy any rabbits, quails, or other wild quadrupeds or birds.
 - 6. To make or kindle a fire of any kind.
 - 7. To camp, lodge, or tarry over night.
- 8. To ride or drive any horse or other animal, with vehicle or without, elsewhere than on the roads or drives for such purposes provided.
 - 9. To indulge in riotous, boisterous, or indecent conduct, or language.
 - 10. To drive or ride at a furious speed.

SEC. 3. No dray, truck, wagon, cart, or other vehicle carrying, or if not carrying, employed regularly in carrying goods, merchandise, manure, soil, or other articles, shall be allowed to travel upon the drive of said avenue for any other purpose than to cross immediately at the regular street intersections, nor upon the drives of said parks. For the present the road now and heretofore commonly traveled to and from "The Central Macadamized Toll Road," is excepted from this rule. But all such vehicles shall be driven over the least worked portion of such excepted road as directed by the Superintendent or any of the Park police officers hereinafter mentioned, unless compelled to turn out in obedience to the "rule of the road," as hereinafter laid down.

The provisions of this subdivision shall also apply to light vehicles regularly driven for business purposes between the country beyond the parks and the city.

SEC. 4. The rule of the road for equestrians or vehicles meeting upon the avenue or park drives shall be: Pass to the right.

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CHAPTER 31.

PARKS AND PUBLIC GROUNDS.

1. Names established.
2. What games are prohibited in—Penalty.
3. Duty of board of public works to superintend
4. Ingress and egress regulated.
5. Animals to be excluded.
6. Firearms, etc., prohibited in – Injury to shrubbery.
7. Hindering employes prohibited.
8. Speed in driving regulated.
9. Animals, etc., to keep on drives,
10. Obstruction of ways prohibited.
11. Hacks, etc., not to ply for hire.
12. Peddling in, prohibited.
13. Certain vehicles prohibited.
14. Fortune telling, gaming, indecency, etc., prohibited.
15. Power to close part of parks.

16. When parks to be open.
16. When parks to be open.
17. Right to open and close parks.
18. Conduct of visitors regulated.
19. Bathing, fishing, etc. in torbidden.
20. Pireworks prohibited.
21. Perambulators on walks.
22. Posting bills forbidden.
23. Processions, fire apparatus, etc. prohibited.
25. Fires prohibited.
26. Fires prohibited.
27. Power of police in.
28. Chapter applies to public squares.
29. Penal clause.
30. Use of grass grown.

1. Names Established.] Rev. Ord. 1866. The several public parks, squares and grounds in the city of Chicago, shall be known and designated by the names applied thereto respectively on the map of the city of Chicago published by Mr. J. Van Vechten in the year 1872.

2. Games in Prohibited—Penalty.] No person shall play at ball, cricket, or at any other game or play whatever, in any of the inclosed public parks or grounds in this city, under the penalty of five dollars for every offense.

3. BOARD OF PUBLIC WORKS—DUTY OF.] It shall be the duty of the board of public works to superintend all inclosed public grounds and keep the fences thereof in repair, the walks in order and the trees properly trimmed, and improve the same according to plans approved by the common council. They shall likewise cause printed or written copies of the prohibitions of this chapter to be posted in the said grounds or parks.

4. Walls and Fences.] Ord. Jan. 11, 1869. No person shall enter or leave any of the public parks of the city of Chicago, except by their gateways; no person shall climb or walk upon their walls or fences.

5. Animals to be Excluded. Neither cattle, horses, goats, swine or other animals, except as herein provided, shall be turned into any one of the said parks by any person.

6. FIREARMS AND MISSILES PROHIBITED—PROTECTION OF SHRUBBERY.]
All persons are forbidden to carry firearms or to throw stones or other missiles within any one of the public parks. All persons are forbidden to cut, break or in any way injure or deface the trees, shrubs, plants, turf or any of

the buildings, fences, bridges, or other construction or property, within or upon any of the said parks.

7. HINDERING EMPLOYES.] No person shall converse with, or in any

way hinder those engaged in their construction.

8. SPEED OF DRIVING.] No animal shall travel on any part of either of

the said parks at a rate exceeding six miles per hour.

9. Vehicles and Animals on Drives.] No vehicle, or horse, or other animal shall be permitted on the foot walks, the same being devoted exclusively to pedestrians; nor shall any vehicle, horse or animal of burden go upon any part of either of the parks, except upon the carriage drives and upon such places as are appropriated for carriages at rest.

10. OBSTRUCTION OF WAYS.] No animal or vehicle shall be permitted to stand upon the drives or carriage roads of any of the public parks of the city, or any part thereof, to the obstruction of the way, or to the inconvenience of travel, nor shall any person solicit passengers within either of said

parks.

31.]

11. HACKS, ETC., NOT TO PLY FOR HIRE.] No hackney coach, carriage or other vehicle for hire, shall stand upon either of the parks of the city of Chicago for the purpose of taking in any other passengers, or persons, than those carried to the park by said coach, carriage or vehicle.

12. PEDDLING IS NOT ALLOWED.] No person shall expose any article or thing for sale upon any of said parks, except such person shall have been previously licensed by the board of public works, nor shall any hawking or

peddling be allowed therein.

- 13. PROHIBITED VEHICLES.] No omnibus or wagon with or without passengers, nor any cart, dray, wagon, truck or other vehicle carrying goods, merchandise, manure, soil or other article, or solely used for the carriage of goods, merchandise, manure or other articles, shall be allowed to enter any part of either of the said parks. This, however, does not apply to vehicles engaged in the construction of such parks, nor private family wagons.
- 14. Boisterous Language—Fortune Telling—Gaming—Indecency.] No threatening, abusive, insulting or indecent language shall be allowed therein whereby a breach of the peace may be occasioned. No person shall be allowed to tell fortunes or play at any game of chance at or with any table or instrument of gaming, nor to do therein any obscene or indecent act.
- 15. Power to Close Part of Parks.] In case of any emergency, where life or property is endangered, all persons, if required so to do by the superintendent or any of his assistants, shall remove from the portion of either of said parks specified by the superintendent or his assistants, and re-
- main off the same until permission is given to return.

 16. PARKS—WHEN OPEN.] Lincoln park and Union park shall be open daily to the public during the months of December, January and February from seven o'clock in the morning until eleven o'clock in the evening; during the months of March, April, May, October and November from six o'clock in the morning until ten o'clock in the evening, and during the months of June, July, August and September, from five o'clock in the morning until eleven o'clock in the evening.

17. Power to Open and Close Parks. The superintendent may, for

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ORDINANCES

FOR THE USE, REGULATION, PROTECTION AND GOVERNMENT OF THE PARKS, APPROACHES THERETO AND STREETS

CONNECTING THE SAME.

The Park Commissioners, appointed under and by virtue of the statute of the State of New York, entitled, "An act to authorize the selection and location of certain grounds for public parks in the City of Buffalo, and to provide for the maintenance and embellishment thereof," passed April 14, 1869, and the acts amendatory thereof, do hereby, in pursuance of the power conferred by said act, make and enact the following ordinances for the use, regulation, protection and government for the said park or parks, approaches thereto and streets connecting the same, to wit:

CHAPTER I.

SECTION I. All persons are forbidden to carry fire-arms or fire at or shoot any bird or animal, or throw stones or missiles within the several parks, approaches thereto or streets connecting the same.

- § 2. All persons are forbidden to climb, break, cut down, remove or in any way injure or deface the trees, plants, shrubs, flowers, turf, or any of the buildings, fences, bridges, or other constructions within the parks, or approaches thereto, or streets connecting the same.
- § 3. No person shall drive or ride any horse or team upon any of the parks, approaches thereto or streets connecting the same, at a rate of speed exceeding ten (10) miles per hour.
- § 4. No animal or vehicle shall be permitted to stand upon the drives or carriage roads of the parks or parkways, or any part thereof (except the concourses) to the obstruction of the way, or to the inconvenience of travel; nor shall any person solicit or invite passengers for hire therein.

LAWS AND ORDINANCES

GOVERNING THE

VILLAGE OF HYDE PARK

TOGETHER WITH ITS

CHARTER AND GENERAL LAWS

AFFECTING MUNICIPAL CORPORATIONS; SPECIAL ORDINANCES AND CHARTERS UNDER WHICH CORPORATIONS HAVE VESTED RIGHTS IN THE VILLAGE. ALSO, SUMMARY OF DECISIONS OF THE SUPREME COURT RELATING TO MUNICIPAL CORPORATIONS, TAXATION AND ASSESSMENTS.

PRINTED AND PUBLISHED BY

AUTHORITY OF THE PRESIDENT AND BOARD OF TRUSTEES

OF THE VILLAGE OF HYDE PARK.

REVISED AND ARRANGED

BY CONSIDER H. WILLETT,

CHICAGO
HISTORICAL
SOCIETY

HYDE PARK: 1876.

0

SOUTH PARK.

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- § 2. The bonds authorized to be issued by the act of which this is amendatory and supplemental, may be issued, sold, and the proceeds applied for acquiring said lands, and for any and all purposes in the said act mentioned. Said bonds shall be retired and canceled as fast as the money for that purpose can be obtained, by the collection of the money due upon the special assessment provided for in section seven of the act hereinbefore mentioned, and a sufficient amount of any bonds that may be issued by the city of Chicago under any law now in force or hereinafter enacted, and received by said commissioners, shall be applied to the purpose of retiring the bonds authorized by said act.
- § 3. The ninth section of said act is hereby so amended that the words "during the current year," shall read "during the next succeeding year."
- § 4. That the twelfth section of said act be and the same is hereby amended so as to read as follows: The said commissioners, or either of them, may be removed from office by the judge of the circuit court of Cook county, upon the petition presented to him in term time, or in vacation, by one hundred free-holders of said towns of South Chicago, Hyde Park and Lake, if it shall appear after hearing proof before said judge, that the said commissioners, or either of them, have been guilty of misdemeanor or malfeasance in office under this act; and if the said judge shall remove any one or more of said commissioners from office for any cause before the expiration of their term of office, he is hereby authorized and empowered to fill the vacancy or vacancies thus created by appointing other commissioners in their place, who shall serve during the unexpired terms of the commissioners so removed.
- § 5. The commissioners to be appointed under said act are hereby vested with the same powers and duties as are conferred by said act in relation to lands designated for parks, over all streets running longitudinally along and adjoining any and all of the proposed parks, or strips of land designated in said original act, as are conferred by said act in relation to such parks and strips of land, as may be necessary to improve and keep in repair the same, in connection with the said parks or strips of land without obstructing the fences or other structures, free access to the said streets from existing roads and streets, and by owners of land abutting on the same.
- § 6. The elections held in the towns of South Chicago, Hyde Park and Lake, on the twenty-third day of March, A. D. 1869, under and by virtue of the eighteenth section of the act to which this is an amendment, are hereby legalized and confirmed, and said act shall be held and deemed to have been regularly and legally adopted by the legal voters of said towns, and shall remain in full force and effect, and shall be liberally construed in all courts, with a view to carry out and enforce the intent and meaning of the same.
- § 7. This act is hereby declared a public act, and shall take effect and be in force from and after its passage.

SOUTH PARK ORDINANCES.

Whereas, by an act of the general assembly of the State of Illinois, entitled an act to provide for the location and maintenance of a park for the towns of South Chicago, Hyde Park and Lake, it is provided as follows, to-wit:

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SOUTH PARK ORDINANCES.

"The said board shall have full and exclusive powers to govern, manage and direct said park; to lay out and regulate the same; to pass ordinances for the regulation and government thereof; to appoint such engineers, surveyors, clerks, and other officers, including a police force, as may be necessary; to define and prescribe their respective duties and authority; to fix the amount of their compensation; and, generally, in regard to said park, they shall possess all the powers and authority now by law conferred upon or possessed by the common council of the city of Chicago, in respect to public squares and places in said city."

Therefore, be it ordained by the South Park Commissioners as follows:

- § 1. The said park, which is under the management and direction of the South Park Commissioners, shall be, and the same is hereby designated, as the South Park.
- § 2. No person shall, without the consent of the superintendent, play at ball, cricket, or any other game or play whatever, in said park.
 - § 3. No person shall climb or walk upon any wall or fence of said park.
- § 4. Cattle, horses, goats, swine, or other animals, or domestic fowls, shall not be turned into said park, or allowed to run at large therein.
- § 5. No dog or bitch, or domestic fowl, belonging to any officer or employee of said commissioners residing within the limits of said park, shall be permitted to run at large.
- § 6. All persons are forbidden to carry fire arms, or to throw stones or other missiles within said park. All persons are forbidden to cut, break, or in any way injure or deface the trees, shrubs, plants, turf, or any of the buildings, fences, bridges, or other construction or property within or upon said park.
- § 7. No person shall converse with, or in any manner hinder those engaged in constructing or repairing said park.
- § 8. No animal shall be driven or ridden in said park, at a rate of speed exceeding eight miles per hour.
- § 9. No vehicle, or horse, or other animal, shall be permitted on the foot walks, the same being assigned exclusively to pedestrians; nor shall any vehicle, or horse or other animal of burden, go or be taken upon any part of said park, except upon the carriage drives and upon such places as are appropriated for carriages at rest.
- § 10. No vehicles or animals shall be permitted to stand upon the drive or carriage roads of said park, or of any part thereof, to the obstruction of the way, or the inconvenience of travel; nor shall any person solicit passengers within said park without consent of the board.
- § 11. No person shall, within said park, expose for sale any article or thing, nor shall any hawking or peddling be allowed therein.
- § 12. No omnibus, wagon, cart, dray, truck, or other vehicle for carrying goods, merchandise, manure, or other articles, except such as are engaged in repairing or constructing said park, shall be allowed to enter the same.
- § 13. No language, abusive, insulting, obscene, or calculated to occasion a breach of the peace, shall be permitted in said park, nor shall persons tell fortunes, play at any game of chance, at any table or instrument, be drunk, or do any indecent acts therein.

Exhibit 9
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134 PARADISE STREET, PARK ALLEY.

tered at large in the minute book, and said Council shall proceed to a reconsideration of such ordinance or resolution. If after such reconsideration two-thirds of all the members elected to said Council shall vote to pass such ordinance or resolution it shall become and be of as full To be presented to chief force and effect as if said Chief Burgess had signed it; but in such cases the votes of the members of Council shall be determined by the yeas and nays, and the names of the members voting shall be entered on the minutes of said Council: Provided, That when the number of Councilmen is less than nine, a majority of Council and one vote Veto and pas- more shall be required to pass an ordinance over the veto. If such ordinance or resolution shall not be returned by the Chief Burgess at the next regular meeting of said Council after the same shall have been presented to him, the same shall likewise become and be in as full force and effect as if he had signed it: Provided, That before any ordinance shall come into force and effect as aforesaid the same shall be recorded in the Borough ordinance book with the certificate of the secretary and be advertised as heretofore required by law.

PARADISE STREET.

Ord. 25 Feb. 1875

burgess

sage over

I. The width of * * * Paradise street from Nutts * * shall be avenue to the Borough line * forty feet.

Ord. 26 Feb. 1877. § 4

* * that Paradise street begin at Ordained * a limestone in Nutts avenue, a corner of lands of Benjamin Moyer and Joseph Rapp, thence south thirty-two and one-half degrees west 508 feet six inches to an iron monument planted to indicate the centre of Pennsylvania avenue, thence the same course 250 feet to the centre of Chester avenue, thence the same course continued 250 feet to the centre of Columbia avenue, thence the same course continued 980 feet six inches to a spike at the Borough line.

PARK ALLEY.

Ord. 23 Sept. 1874

1. Ordained, etc., that an alley twenty feet wide 150 feet east of Main street, dedicated by the Phoenix Iron Dedicated and Company to the use of the public, running in a parallel line with Main street from Washington avenue to Second avePARKS. 135

nue, be and the same is hereby accepted and ordered to be marked on the Borough plot.

- 2. Park alley be and is hereby continued from Third 1895 Aug., avenue south to Fifth avenue, the centre line of said alley to be 190 feet east of the centre line of Main street, said Continued alley to be twenty feet wide, or ten feet on each side of above described centre line.
- 3. The owners of lots or lands bounding on and oppo-Ord. 3 Aug., site the sidewalks along * * * both sides of Park alley from Washington avenue to Second avenue * * are hereby required to put up curbstones at the Curb, pave edge of the sidewalks and to pave and gutter the said side-and gutter walks under the direction of the Borough Surveyor and the Street Committee. * * *

[If neglected after thirty days' notice Street Committee to have work done and file lien therefor. See Quick street § 4.]

PARKS.

1. The following rules and regulations shall be adopted Ord. 2 July, for the government and protection of Reeves Park, in the Borough of Phoenixville:

SECTION I, PENAL.

- No person shall enter or leave the park except by Rules of such gates or avenues as may be for such purposes arranged.
- No person shall indulge in any threatening, abusive, insulting or indecent language in the park.
- No person shall engage in gaming or commit any obscene or indecent act in the park.
- 4. No person shall carry fire-arms or shoot birds or throw stones or other missiles therein.
- 5. No person shall cut, break or in anywise injure or deface the trees, shrubs, plants, turf or any of the buildings, seats, fences, lamps or statuary in the park.
- 6. No person shall turn cattle, goats, swine, horses, dogs or other animals loose into the park.
- 7. No person shall injure, deface or destroy any notices, rules or regulations posted, or in any other manner permanently fixed for the government of the park.
 - 8. No person shall engage in any play at baseball,

MUNICIPAL CODE

OF

CHICAGO:

COMPRISING THE

LAWS OF ILLINOIS RELATING TO THE CITY OF CHICAGO,

AND THE

ORDINANCES OF THE CITY COUNCIL;

CODIFIED AND REVISED

BY

EGBERT JAMIESON AND FRANCIS ADAMS.

PUBLISHED BY AUTHORITY OF THE CITY COUNCIL.

CHICAGO:
BEACH, BARNARD & Co., LEGAL PRINTERS.
1881.

person who shall be convicted of any such breach shall be adjudged to pay a fine of not less than three dollars nor more than one hundred dollars.

- 1683. In every prosecution brought for a violation of any ordinance of the city of Chicago, where the offense charged is one punishable under the laws of the State of Illinois as a misdemeanor, the court or magistrate trying the cause may upon conviction in lieu of the fine imposed by the ordinance or in addition thereto, cause the offender to be imprisoned in the house of correction for a period not exceeding three months.
- 1684. All the printed books containing the revised ordinances shall be deposited with the city comptroller. He shall deliver one copy thereof to each officer of the city, and to such other persons as the city council may direct.
- 1685. The mayor shall have power to extend to or reciprocate courtesies of other cities, by presenting to them a copy of the revised ordinances bound at the expense of the city in such manner as to him may seem suitable.

ARTICLE XLIII.

Parks and Public Grounds.

- 1686. The several public parks, squares and grounds in the city of Chicago, shall be known and designated by the names applied thereto respectively on the map of the city of Chicago published by J. Van Vechten and Snyder in the year 1877.
- 1687. It shall be the duty of the commissioner of public works to superintend all inclosed public grounds and keep the fences thereof in repair, the walks in order and the trees properly trimmed and improve the same according to plans approved by the city council. He shall likewise cause printed or written copies of prohibitions of this article to be posted in the said grounds or parks.
- 1688. No person shall enter or leave any of the public parks of the city of Chicago except by their gateways; no person shall climb or walk upon their walls or fences.
- 1689. Neither cattle, horses, goats, swine or other animals, except as herein provided, shall be turned into any one of the said parks by any person.
- 1690. All persons are forbidden to carry firearms or to throw stones or other missiles within any one of the public parks. All persons are forbidden to cut, break or in any way injure or deface

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the trees, shrubs, plants, turf or any of the buildings, fences, bridges or other construction or property within or upon any of the said parks.

- 1691. No person shall converse with or in any way hinder those engaged in their construction.
- 1692. No person shall expose any article or thing for sale upon any of said parks, except such person shall have been previously licensed by the commissioner of public works, nor shall any hawking or peddling be allowed therein.
- 1693. No threatening, abusive, insulting or indecent language shall be allowed in any part of either of the said parks whereby a breach of the peace may be occasioned. No person shall be allowed to tell fortunes or play at any game of chance at or with any table or instrument of gaming, nor to do therein any obscene or indecent act.
- 1694. In case of any emergency where life or property is endangered, all persons if required so to do by the superintendent or any of his assistants, shall remove from the portion of either of said parks specified by the superintendent or his assistants and remain off the same until permission is given to return.
- 1695. The commissioner of public works may direct that any of the entrances to the public parks be closed at any time.
- 1696. No person shall bathe or fish in, or go or send or ride any animal in any of the waters of either of the said public parks, nor disturb any of the fish, water fowl or other birds in any of said parks, or any deer, sheep or other animal belonging to and preserved therein, nor throw or place any article or thing in the waters within either of said parks.
- 1697. No person shall post or otherwise affix any bills, notice or other paper upon any structure or thing within either of said parks nor upon any of the gates or inclosures thereof.
- 1698. No person shall without the consent of the commissioner of public works, play upon any musical instrument nor shall any person take into or carry or display in the said public parks any flag, banner, target or transparency. No military or target company civic or other shall be permitted to parade, drill or perform therein any military or other evolutions or movements. Nor shall any fire engine, hook and ladder truck, hose cart or other machine on wheels commonly used for the extinguishing of fires be allowed on any part of said parks without the previous consent of the commissioner of public works.

Exhibit 11 Page 68

ART. XI.

MISDEMEANORS.

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ARTICLE XI.

PROTECTION OF BIRDS.

- 1. Disturbance of birds or nests prohibited.
- 2. Penalty for disturbing same.
- 3. Throwing stones, wood, &c., prohibited.

- 4. Penalty for throwing same.
- 5. Protection of all birds, except hawks, &c., intended.
- 6. Duty of police.

Section 1. All persons are forbidden to molest, injure Birds, or nests not or disturb in any way, any small bird in the city of St. to be disturbed. Ord. 8436, sec. 1. Louis, or the nest, young or brood of any small bird in said city.

Sec. 2. If any person shall willfully injure, molest, take Penalty for disor disturb in any way, any small bird in the city of St. Louis, or the nest, eggs, young or brood of any such small bird, he shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall forfeit and pay to said city not less than five dollars for each bird so by him injured, molested, taken or disturbed, and not less than twenty dollars for each nest of eggs or brood of young of any such small bird in the city of St. Louis, so by him injured, molested taken or disturbed.

turbing birds or Ibid. sec. 2.

No person shall throw from his hand any fragment of stone, wood, metal or other missile capable of inflicting injury, in any street, alley, walk or park of the city of St. Louis, or use or have in his possession ready for use in any street, alley, walk or park of the city of St. Louis, any sling, cross bow and arrow, air gun or other contrivance for ejecting, discharging or throwing any fragment, bolt, arrow, pellet, or other missile of stone, metal, wood or other substance capable of inflicting injury or annoyance.

Throwing stones, wood, &c., pro-hibited.

Sec. 4. If any person shall throw from his hand, in any Penalty. alley, street, walk or park of the city of St. Louis, any missile of wood, stone, metal or other substance, or sub-

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REVISED ORDINANCE.

[CHAP. XXV.

stances capable of inflicting injury or annoyance, or use or have in his possession, ready for use in any street, alley, walk or park of the city of St. Louis, any sling, air gun, cross bow and arrow, or other contrivance for ejecting, discharging or throwing any missile, pellet, fragment or bolt of stone, metal, wood or other substance, or substances capable of causing injury or annoyance, he shall be deemed guilty of a misdemeanor, and on conviction thereof, be punished by a fine of not less than one nor more than twenty dollars for each offense.

All birds to be protected, except hawks, &c. Ibid. sec. 5.

Duty of police. Ibid. sec. 6. Sec. 5. The birds intended to be protected by this article shall be and are defined as all varieties of birds except hawks, vultures and owls.

Sec. 6. It is made the special duty of the police force of the city of St. Louis, to enforce the provisions of this article, and arrest and bring to trial, all offenders against the same; and any member of the police force conniving at any breach of the foregoing provisions, by failing to arrest or report the offender, shall, on conviction thereof, be subject to a fine of not less than five dollars.

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TOWER GROVE PARK.

RULES AND REGULATIONS.

In accordance with the authority conferred by the Act creating Tower Grove Park, the Board of Commissioners have adopted the following rules and regulations:

All persons are forbidden -

- 1. To enter or leave the park except by the gateways.
- 2. To climb the fences.
- 3. To turn cattle, horses, goats or swine into the park or the avenues surrounding the park.
 - 4. To carry firearms or to throw stones or other missiles within it.
- To cut, break, or in any way injure or deface the trees, shrubs, plants, turf, or any of the buildings, fences, bridges, or other constructions upon the park;
- Or to converse with, or in any way hinder, those engaged on the work of the park.
- 7. A pound is hereby established within the Tower Grove Park for the impounding of horses, cattle, sheep, goats, dogs and swine found trespassing upon said park or the adjacent avenues. All such animals found at large may be taken by any person or persons and driven or carried to the pound, and may be kept enclosed therein during five days, at the end of which time, if not previously claimed, they may be sold at public auction; provided, that, within two days after they shall have been impounded, notice of the sale shall have been conspicuously posted in the pound or vicinity.

Any person claiming property in such impounded animals before the day of sale, may recover the same, after suitable proof of his or her right thereto, upon payment for each animal of the sum of two dollars and the expenses of keeping; the expenses of keeping to be reckoned as follows:

For each horse, dog, or head of neat stock, sixty cents per day;

For each goat, swine, or sheep, twenty-five cents per day.

These charges shall be paid to the chief park keeper of Tower Grove Park, and the money thus collected shall by him be handed over within one week to the comptroller of the board.

If within one month after the sale of any impounded animals their former owner shall appear and claim the same, the treasurer shall, after deducting the full amount of the charges provided for above, pay over to him the proceeds of their sale; otherwise the amount shall be added to the funds of the board.

- 8. No animal shall travel on any part of the Tower Grove Park, except upon the drive or carriage road, at a rate exceeding six miles per hour. Persons on horseback shall not travel on the drive or equestrian road at a rate exceeding seven miles per hour.
- No vehicle or riding shall be permitted on the walks, the same being devoted exclusively to pedestrians; nor shall any vehicle, horse, or burden, go

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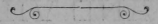
THE REVISED

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ORDINANCES

OF THE

GITY OF DANVILLE.



PUBLISHED BY AUTHORITY OF THE GITY GOUNGIL.



REVISED AND ARRANGED BY

MANN, CALHOUN & FRAZIER.

DANVILLE, ILL.:

BOWMAN & FREESE, BOOK AND JOB PRINTERS.

1883.

CHAPTER XIX.

PARKS.

SECTION.

SECTION.

- I. Committee on public grounds, etc. to have charge.
- 2. Entering Parks, etc.—Climbing on 9. Gaming, etc. prohibited. fences.
- 3. Turning animals into park, etc.
- 4. Firearms—Shooting—fire works pro- 11. Fires in parks forbidden. hibited.
- 5. Injury to trees, grass, buildings.
- bidden.
- 7. Bathing, fishing, etc. prohibited.

- 8. Abusive, profane language, etc. pro-
- 10. Intoxicated persons, indecent or unlawful acts.
- 12. Carriages on turf, etc.— hitching horses to trees, etc.
- 6. Selling, hawking, peddling, etc. for- 13. Throwing stones, rubbish, etc. in parks.
 - 14. Posting bills, etc. forbidden.

COMMITTEE ON PUBLIC GROUNDS, ETC., TO HAVE CHARGE OF PARKS.] § 1. It shall be the duty of the committee on Public Grounds and Buildings to superintend all inclosed public grounds or parks in said city, and keep the fences thereof in repair, the walks in order, the trees properly trimmed, and to improve the same according to plans approved by the city council.

PENALTY FOR LEAVING PARK EXCEPT AT GATEWAYS—CLIMB-ING ON FENCE, ETC.] § 2. Whoever shall enter or leave any of the public parks of this city except by their gateways, or shall walk or climb upon any of the fences inclosing, or in the same, shall be fined not less than one dollar nor more than ten dollars for each offense.

TURNING ANIMALS INTO PARK PROHIBITED.] § 3. Whoever shall turn any cattle, horses, goats, swine or other animals into any park of said city, or permit the same, or any of them, to run therein, shall be fined not less than three dollars, nor more than fifty dollars, for each offense.

FIRE-ARMS AND FIRE-WORKS FORBIDDEN.] § 4. shall carry any fire-arms into said parks, or shall fire off or discharge the same in, or into said parks, or any of them; or whoever shall shoot, fire or discharge any kind of fire-works therein, shall be fined not less than one dollar nor more than one hundred dollars, for each offense.

INJURY TO TREES, GRASS, BUILDINGS, ETC.] § 5. Whoever shall cut, break or injure in any way any tree, shrub or plant, in any such park; or shall cut, tramp, or injure in any way the turf or grass therein, or shall walk or lie upon the grass at any place where placards are posted directing persons to keep off, or not to walk upon the same; or shall cut, mark, deface or in any way injure any of the buildings, fences, bridges, or other constructions, or property of any kind, in any such park, shall be fined not less than one dollar, nor more than one hundred dollars for each offense.

PARK ORDINANCES.

IN BOARD OF PARK COMMISSIONERS, Aug. 20, 1886.

Voted, That the following rules, under the title of Ordinances, be adopted for the use and government of the Public Parks. Provided, however, that said rules shall not invalidate any pending prosecution or procedure, or any liability of any person for breach of any previous rule.

The Board of Park Commissioners of the City of Boston, by virtue of its authority to make rules for the use and government of the Public Parks of said city, and for breaches of such rules to affix penalties, hereby ordains that within the Public Parks, except with the prior consent of the Board, it is forbidden:—

- 1. To cut, break, injure, deface, defile or ill use any building, fence, or other construction, or any tree, bush, plant or turf, or any other thing or property.
- 2. To have possession of any freshly-plucked tree, bush or plant, or portion thereof.
- 3. To throw stones or other missiles; to discharge or carry fire-arms, except by members of the Police Force in the discharge of their duties; to discharge or carry fire-crackers, torpedoes, or fire-works; to make fires; to play musical instruments; to have any intoxicating beverages; to sell, offer or expose for sale, any goods or wares; to post or display signs, placards, flags, or advertising devices; to solicit subscriptions or contributions; to play games of chance, or have possession of instruments of gambling; to make orations, harangues or loud outcries; to enter into political canvassing of any kind; to utter profane, threatening, abusive, or indecent language, or to do any obscene or indecent act; to bathe or fish; to solicit the acquaintance of, or follow, or otherwise annoy other visitors.
- 4. To allow cattle, horses, or other animals, to pass over or stray upon the Park lands; provided that this shall not apply to

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CITY PARK.

30 Dec. 1887. Gaming and obscenity. Firearms, etc.

- (7) No person shall engage in any gaming, nor commit any obscene or indecent act in the common.
- (8) No person shall carry firearms, or shoot in the common, or within fifty yards thereof, or throw stones or other missiles therein.

Disturbance of fish, birds or animals,

Fireworks. Placards.

(9) No person shall disturb the fish or water fowl in the pool or pond, or birds in any part of the common, or annoy, strike, injure, maim or kill any animal kept by direction of the commissioners, either running at large or confined in a close, nor discharge any fireworks, nor affix any bills or notices therein.

Injury to trees, shrubbery, statuary, etc.

(10) No person shall cut, break, or in any wise injure or deface the trees, shrubs, plants, turf or any of the buildings, fences, bridges, structures or statuary, or foul any fountains or springs within the common.

Dead animals,

(11) No person shall throw any dead animal or offensive matter or substance of any kind within the boundaries of Penn's Common.

Animals at large.

(12) No person shall turn cattle, goats, swine, horses, dogs or other animals loose into the common. Nor shall they be permitted in or around the common, unless accompanied by the owner; and whether accompanied by the owner or not, if any of said animals are found running at large in and about the said common, it shall be lawful for, and the park watchman or any of his assistants shall have full power and authority to impound them, or any of them, and if the said animals or any Impounding and disposition of them are not called for by their respective owners within forty-eight hours after the impounding of the same, it shall be lawful for the city authorities to sell and dispose of the said animals or kill the same. 1

Tearing down notices.

of estrays.

(13) No person shall injure, deface or destroy any notices, rules or regulations for the government of the common, posted or in any other manner permanently fixed by order or permission of the commissioners of Penn's Common, within the limits of the same.

Leading of horses.

(14) No person shall be permitted to bring or lead horses within the limits of Penn's Common, or a horse that is not harnessed and attached to a vehicle, or mounted by an equestrian.

Fakirs.

(15) No person shall expose any article for sale within the common, without the previous license of the commissioners.

Musical entertainments, etc. Parades or funeral processions.

(16) No person shall have any musical, theatrical or other entertainment therein, nor shall any military or other parade or procession, or funeral, take place in or pass through the limits of the common, without the license of the common commissioners.

Public meetings.

(17) No gathering or meeting of any kind, assembled through advertisement, shall be permitted in the common without the previous permission of the commissioners.

Games of sport.

(18) No person shall engage in any play at base ball, cricket, shinney, foot ball, croquet, or at any other games with ball and bat, nor shall [any] foot race or horse race be permitted within the limits of the common, except on such grounds only as shall be specially designated for such purpose.

¹ This rule amended as above by ordinance of June 26, 1895, Jour. 1895-96, App. 549.

OF THE CITY OF SAINT PAUL, FOR 1888.

RULES AND REGULATIONS OF THE PUBLIC PARKS AND GROUNDS OF THE CITY OF SAINT PAUL.

- No person shall drive or ride in any Park in the City of Saint Paul at a rate exceeding seven (7) miles per hour.
- No person shall ride or drive upon any other part of any Park than the avenues and roads.
- No coach or vehicle used for hire shall stand upon any part of any Park for the purpose of hire, unless licensed by the Board of Park Commissioners.
- No person shall indulge in any threatening or abusive, insulting or indecent language in any Park.
- No person shall engage in any gaming nor commit any obscene or indecent act in any Park.
- No person shall carry firearms or shoot birds in any Park or within fifty yards thereof, or throw stones or other missiles therein.
- 7. No person shall disturb the fish or water fowl in any pool or pond or birds in any part of any Park, or annoy, strike, injure, maim or kill any animal kept by direction of the Board of Park Commissioners, either running at large or confined in a close; nor discharge any fireworks, nor affix any bills or notices therein.
- 8. No person shall cut, break or in anywise injure or deface the trees, shrubs, plants, turf, or any of the buildings, fences, bridges, structures or statuary, or foul any fountain, well or spring within any Park.
- No person shall throw any dead animal or offensive matter, or substance of any kind into any lake, stream or pool, within the limits of any Park.
 - No person shall go in to bathe within the limits of any Park.
- No person shall turn cattle, goats, swine, horses, dogs or other animals loose in any Park, nor shall any animals be permitted to run at large therein.
- 12. No person shall injure, deface or destroy any notices, rules or regulations for the government of any Park, posted or in any other way fixed by order or permission of the Board of Park Commissioners within the limits of any Park.
- Complaints against any employe of any Park may be made at the office of the Superintendent of Parks.
- 14 No person shall use any Park drive for business purposes, or for the transportation of farm products, dirt or any like material, or for the passage of teams employed for such purposes.

Any person who shall violate any of the foregoing rules and regulations shall be guilty of a misdemeanor, and for each and every offense shall be fined not less than the sum of Five Dollars (\$5), nor more than Fifty Dollars (\$50), which sum shall be paid into the city treasury for park purposes.

JOHN D. ESTABROOK,

Superintendent.

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Case 8:23-cv-01696-CjC-ADS Document 21-13 Filed 11/03/23 Page 84 of 148 Page ID #:1168

[Published by Authority.]

THE

REVISED ORDINANCES

OF

SALT LAKE CITY, Ordinances, etc.

WITH THE

CITY CHARTER AND AMENDMENTS THERETO.

FEBRUARY 14, 1888.

SALT LAKE CITY, UTAH: PRINTED BY THE STAR PRINTING COMPANY.

1888.

CHAPTER XXVII.

OF LIBERTY PARK.

- 1. May r to control Park and appoint Keepers. Keepers given police powers.
 - 2. When gates to be closed.
 - 3. Drays, trucks, etc., not to travel upon drives.
 - 4. Rate of speed. Racing prohibited.
 - 5. Ven ling in Park prohibited.
- 6. Injuring property. Disturbance. Animals trespassing, etc.
 - 7. Rule in meeting vehicles.
 - 8. Associations, etc., to get permit.
 - 9. Penalty.

Section 1. The Mayor shall have the control and charge of Liberty Park, and shall have power trol Park and to appoint one or more Park Keepers, whose du-Keepers. ties shall be to have charge of the Park, under the Mayor's direction, and to see that the provisions of this chapter are carried into effect; and for that purpose they are hereby given police police powers. powers and authorized to arrest any person violating any of the provisions of this chapter.

SEC. 2. All the gates of Liberty Park shall When gates to be closed at nine o'clock each evening; and all be closed. travel on the roads of said Park, or other use of the grounds between nine o'clock P. M. and five o'clock A. M., shall be unlawful except by permission of the Mayor.

Sec. 3. No dray, truck, wagon, cart or other vehicle carrying, or if not carrying, employed etc., not to travel upon regularly in carrying goods, merchandise, manure, drives. soil or other article of commerce or trade, shall be allowed to travel upon the drives of said Park.

All persons are hereby prohibited Rate of speed. from riding or driving upon the roads within said

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REVISED ORDINANCES

Park at a rate of speed exceeding eight miles per hour, and it shall be unlawful for two or more persons to engage in racing with animals in said Park except by consent of the Keeper thereof.

Racing prohibited.

Vending in Park prohibited. SEC. 5. No person shall vend or sell, or offer to vend or sell any article or thing whatever within said Park without the consent of the City Council.

Injuring property.

SEC. 6. No person shall, within Liberty Park, cut, break, or in any way injure or deface any trees, shrubs, plants, buildings, fences or property of any kind; or indulge in noisy, boisterous, riotous, or indecent behavior, or use any boisterous or offensive language; or, except authorized by the 1—Let loose any cattle, horses, goats, Mayor: 2—Drive a herd of said animals sheep or swine. through the grounds. 3—Carry or discharge firearms. 4—Camp, lodge or tarry over night. 5—Ride or drive any horse or other animal, with or without vehicle, elsewhere than on the roads or drives for such purposes provided. 6—Catch or kill any birds or fish of any kind.

Disturbance.

Animals trespassing, etc.

Firearms.

Rule in meeting vehicles.

SEC. 7. All persons in riding or driving in said Park, when meeting other animals or vehicles, shall pass to the right.

Associations, etc., to get permit.

SEC. 8. When any company or association of persons exceeding fifty in number desire to resort to the Park for any lawful purpose, they, or one representing them, shall first get the permission of the Mayor.

Penalty.

SEC. 9. Any person violating any of the provisions of this chapter shall, upon conviction, be liable to a fine of not to exceed fifty dollars.

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CITY OF TRENTON.

to the amount to be raised by taxes in said city; and said portion of the principal so raised shall be paid yearly to the sinking fund commission of the city of Trenton, to be used exclusively for the liquidation of said bonds; provided, however, that whenever the amount of moneys in the hands of said commission shall be sufficient for the redemption of said bonds, no further sums shall be raised by taxation.

When to take effect.

9. That this ordinance shall take effect immediately.

An Ordinance providing for the government and protection of public parks and squares of the city of Trenton.

Vol. 6, p. 131.

Approved June 26th, 1890.

The Inhabitants of the City of Trenton do ordain:

Rate of speed for driving or riding. 1. No one shall drive or ride in Cadwalader park at a rate exceeding seven miles an hour.

Driving, where allowed.

No one shall ride or drive in or upon any of the public squares of this city or upon any other part of said park than upon its avenues and roads.

What vehicles not allowed in park. 3. No vehicle of burden or traffic shall pass through said park.

How persons shall enter. No person shall enter or leave said park or squares except by such gates or avenues as may be for such purpose arranged.

Wagons not to stand in park for hire. 5. No coach or vehicle used for hire shall stand upon any part of said park for the purpose of hire.

No threatening language to be used. 6. No person shall indulge in any threatening, abusive, insulting or indecent language in said park or squares.

No obscene act to be permitted. 7. No person shall engage in any gaming nor commit any obscene or indecent act in the said park or squares.

No person to carry firearms,

8. No person shall carry firearms or shoot birds in said park or squares, or within fifty yards thereof, or throw stones or other missiles therein.

No person to annoy any of the animals. 9. No person shall disturb the fish or water fowl in the pools, ponds or other waters, or birds in any part of said park or squares, or annoy, strike, injure, maim or kill any animal kept by direction of common council or the park committee thereof, either running at large or confined in a close, nor discharge any fireworks nor affix any bills therein.

Not to deface trees or buildings,

10. No person shall cut, break or in anywise injure or deface the trees, shrubs, plants, turf, or any of the

Exhibit 19 Page 88

hundred feet of any building, and no person shall build any fire upon any lot or on any street and leave the same uncared for, under a penalty of three dollars for each offense.

SEC. 256. No pipe of any stove shall be put up in any house of other building in this City unless it is conducted into a chimney made of brick or stone, without first obtaining consent of the Fire Warden of the district in which said building is situated, nor shall any person at at any time set fire to any chimney for the purpose of cleaning the same, without first obtaining the consent of the said Fire Warden

the district in which said building is situated, nor shall any person at at any time set fire to any chimney for the purpose of cleaning the same, without first obtaining the consent of the said Fire Warden And it shall not be lawful to conduct any stovepipe through any partition, floor or wood work of any building unless the same is securely fixedwith stone or brick-work, or in place thereof a tin or earthen tube or safe, so called, or other metallic fixture; and any person offending against any provision of this section shall forfeit as a penalty the sum of three dollars, and the further penalty of three dollars for every twenty-four hours that the violation shall continue after having been notified by the Fire Warden of the proper district to discontinue such violation.

SEC. 257. Every chimney hereaster erected within the limits of the City of Berlin shall be plastered on the inside with lime and sand morter at the time it is erected, under a penalty of twenty-five dollars, to be collected either of the person or persons for whom such chimney is built, or of the person or persons erecting the same.

ARTICLE VII.-FIRE ARMS, FIRE WORKS AND CANNONS.

Section 258. Any person who shall fire or discharge any gun, pistol, fowling piece, or other fire arm, within the limits of the City of Berlin except in the necessary defense of his person or property, shall pay a fine of not less than one dollar, nor more than ten dollars for each offense.

SEC. 259. Any person who shall sell, loan or furnish to any minor, any gun, pistol, fowling piece or other firearm within this City, shall pay a fine of not less than five dollars, nor more than twenty. five dol ars for each such offense.

SEC. 260. Any person who shall fire, discharge or set off within the limits of the City of Berlin, any rocket, cracker, torpedo, squib or other fire works or thing containing any substance of explosive nature, shall pay a fine of not less than one dollar nor more than ten dollars for each such offense. Provided that the Mayor may by proclamation permit the use of fire works on the Fourth day of July and on such other days as he may deem proper.

Sec. 261. Any person who shall discharge, or fire off any cannon, or piece of artillery in any street, or avenue, alley, park or place,

URBANA-CHAMPAIGN

ORDINANCES.

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- 15. No person shall have any musical or other entertain-Parades, etc., ment in the park, nor shall any parade or procession take prohibited. place in or pass through the park, nor shall any picnic, gathering or public meeting of any kind be permitted therein without the previous permission of the commissioners.
- 16. No person shall engage in any play at base ball, Games procricket, shinny, foot-ball, croquet, or at any other athletic hibited. games within the limits of the park, except on such grounds only as shall be specially designated for such purposes by the park commissioners.
- 17. No person shall introduce any spirituous, malt or Liquors probrewed liquors into said park, either for his own use, to sell, hibited, or to give away, nor shall any intoxicated person enter or remain in said park.
- 18. No person shall curse or swear or use threatening or swearing, abusive language, or fight or throw stones, or behave in a riotous or disorderly manner in said park.
- No person shall indulge in any insulting or indecent Nuisances.
 language, or commit a nuisance in the park.
- No person shall engage in playing cards or gambling Gambling.
 in said park.
- No person shall carry fire-arms, or shoot in the park, Firearms.
 or discharge any fire-works, or throw stones or missiles
 therein.
- SEC. 2. Any person who shall violate any of said rules and Penalty. regulations shall be liable to a fine of not less than five dollars nor more than fifty dollars, to be recovered before any alderman of the city of Williamsport, with costs, together with judgment of imprisonment not exceeding thirty days, if the amount of said judgment and costs shall not be paid, which fines shall be paid into the city treasury for park purposes.
- SEC. 3. Packer street, where it passes through the park, is street vahereby abandoned as a public highway and declared to be a cated. part of the park, subject to the rules and regulations adopted for its government and protection.

APPROVED-June 18th, 1890.

F. H. KELLER, Mayor.

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Brand Rapids, Mich. Ordinances, etc.

COMPILED ORDINANCES

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OF THE

City of Grand Rapids

Containing all Ordinances passed by the Common Council, of the City of Grand Rapids, in force September 1, 1906

Compiled and Indexed
Under Authority of the Common Council
By
COLIN P. CAMPBELL. LL. M.

PUBLISHED BY AUTHORITY OF THE COMMON COUNCIL

1907?

The Public 1912

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dollars and costs of prosecution, or by imprisonment at hard labor in the common jail of the County of Kent, or in any penitentiary, jail, work-house, house of correction, or alms-house of said city, in the discretion of the court or magistrate before whom the conviction may be had, for a period of not less than five days, nor more than ninety days; and in case such court or magistrate shall only impose a fine and costs, the offender may be sentenced to be imprisoned at hard labor in the common jail of the County of Kent, or in any penitentiary, jail, work-house, house of correction, or alms-house of said city, until the payment of such fine and costs, for a period of not less than five days nor more than ninety days.

Repealing Clause.

Sec. 429 (14). The following ordinances are hereby repealed, to-wit: An ordinance entitled "An Ordinance Relative to Public Lamps and Lamp Posts in the City of Grand Rapids," passed March 1, 1873;

Also an ordinance entitled, "An ordinance Relative to Public Parks and Places in the City of Grand Rapids," passed March 8, 1873;

Also an ordinance entitled, "An Ordinance Relative to the Protection, Preservation and Use of Bridges Across Grand River in the City of Grand Rapids, belong to said city," passed June 21, 1873;

Also an ordinance entitled, "An Ordinance Relative to the Preservation of Public Property of the City of Grand Rapids," passed March 1, 1873;

Also all other ordinances and parts of ordinances in anywise contravening the provisions of this ordinance.

An Ordinance to Regulate the Use of the Public Parks of the City of Grand Rapids, and to Provide for the Preservation of Public Property Therein. Passed May 4, 1891. Amended June 20, 1892, and October 11, 1897.

The Common Council of the City of Grand Rapids do ordain as follows:

Parks—Injury to Trees, Etc.—Animals, Etc.—Handbills.

Sec. 430 (1). No person shall break, cut, mutilate, injure,

SEC. 429. Record A of Ordinances, p. 143. SECS. 430-435. Charter, Section 73.

SECS. 430-432. Record B of Ordinances, p. 130.

overturn, remove or carry away any tree, shrub, plant, flower, stone, or stone-work, bench, chair, seat, bower, stand, house, arbor. structure, fence or property, or anything whatsoever in, upon or belonging to any park, spuare or open space, in the City of Grand Rapids, or in any street, avenue, or highway in, adjoining to or around the same; nor shall any person climb up, or upon, any building, house, fence, table, seat or other structure in said park, place or square; nor shall any person kill, disturb, or molest any bird or bird's nest, or any fish or animal within, belonging to or being therein; nor shall any person paste or affix or inscribe any hand-bill, sign, poster, card, device or inscription to, upon or against any fence, tree, structure, or property of or on such park, place, square or highway, in or adjoining the same; nor shall any person disfigure or injure any sward, gravel, sand, turf or earth, or any tree, fence or structure therein, or adjoining thereto; nor shall any person fasten or hitch any animal to any tree, fence or structure in, or upon, the same, unless the same shall be designated and set apart for such purpose; nor shall any person ride or drive any animal or vehicle therein except upon the proper roadways, avenues and drives, and shall not drive therein at a speed exceeding eight miles per hour.

Parks—Speeches in.

Sec. 431 (2). No person shall deliver any oration, address, speech, sermon or lecture therein unless he shall have first received permission from the Common Council of the City of Grand Rapids, or the Mayor or other lawful authority so to do; nor shall any public meeting be held therein unless leave is first obtained.

Parks—Dogs in—Fire Arms.

Sec. 432 (3). No person shall allow or permit any domestic animal to go, be, or run at large within any such park, place or square; nor shall any person carry any rifle, gun, or other fire arm of any kind within any park of the City of Grand Rapids, and no dog shall be allowed therein except when fastened or led by a cord or string not exceeding six feet in length.

Parks—Disorderly Language—Games—Handbills—Peddlers—Picnics in.

Sec. 433 (4). (As amended October 11, 1897.) No person shall

use any threatening, obscene, profane or indecent language in any such park, open place or square, or be guilty of any disorderly or indecent conduct; nor shall any person indulge in any games, acts or demeanor calculating or tending to mar or disturb the feelings or enjoyment of the visitors attending such parks, places or squares; nor shall any person or persons deposit any rubbish or refuse in or upon such park, place or square, except the same be deposited in waste baskets to be provided by the Committee on Parks; nor shall any person post, exhibit or distribute any advertisement, circular or hand bill therein; nor shall any peddler or petty dealer sell, or in any manner dispose of any article in or immediately adjoining any public park, place or square in said city, unless he shall first obtain express permission so to do from the Common Council of the City of Grand Rapids. Picnics and social parties may be allowed in such portions of said parks as shall be designated and set apart by the Park Committee of the Common Council of the City oif Grand Rapids from time to time.

Hours When Parks Open to Public.

Sec. 434 (5). (As amended June 20, 1892.) The three public parks belonging to said city and respectively named and known as the "John Ball Park," "Lincoln Park" and "Highland Park," shall be open to the public only between the hours of sunrise and 9 p. m. of each and every day, and it shall not be lawful for any person or persons, except the person and employes in charge of any such park, to enter therein before the hour above named for the opening of said park, or to remain therein after the hour above fixed for the closing thereof; Provided, however, That the Committee on Parks of the Common Council or Mayor of said city shall have the power, in their discretion, whenever special occasion may require it, to specially provide for all or any of said parks above named being opened at an earlier hour or closed at a later hour than the hours above designated.

Any person who shall violate any of the provisions or requirements of this section shall be liable to the punishment prescribed in Section 6 of this ordinance.

Penalty.

Sec. 435 (6). (As re-numbered June 20, 1892, and amended

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- Neglect to treat all officers and other persons civilly and respectfully on all occasions.
- 8. Neglect to wear uniform while on duty according to regulations, or neglect to appear clean and tidy at all times.
- Intoxication, disobedience, laziness or inattention to duty, lounging or sleeping while on duty, or any conduct unbecoming a police officer.

The following rules and regulations were adopted by the Park Commissioners of the City of Milwaukee, at the meeting of September 8th, 1891, in pursuance and by virtue of the power and authority contained in Chapter 488, of the Laws of 1889, and Chapter 179 of the Laws of 1891, amendatory thereof, and are published in accordance with the requirements contained in said Chapters:

- Section 1. No person shall enter or leave the parks, except by the walks or drives.
 - SEC. 2. No animals shall be allowed loose in the parks.
- SEC. 3. All persons are forbidden to carry fire-arms, or to throw stones or other missiles within the parks.
- SEC. 4. All persons are forbidden to cut, break or in any way injure or deface the trees, shrubs, plants, turf or any of the buildings, fences, bridges or other construction or property within or upon the parks.
- SEC. 5. No driving or riding shall be allowed on any part of the parks at a rate exceeding six miles per hour, except on such drives and at such times as may be designated by the Park Commissioners.
- SEC. 6. No vehicle, horse or other animal shall go upon any part of the parks, except the carriage drives, and upon such

PARK ORDINANCES.

SPRINGFIELD, MASS., May 2, 1891.

The Board of Park Commissioners of the City of Springfield, by virtue of its authority to make Rules for the use and government of the Public Parks of said city, and for breaches of such rules to affix penalties, hereby ordains that within the Public Parks, except with prior consent of the Board, it is forbidden:—

- 1. To cut, break, injure, deface, defile, or ill-use any building, fence, or other construction, or any tree, bush, plant, or turf, or any other thing or property of said city, or to have possession of any freshly plucked tree, bush, or plant, or part thereof.
- To allow animals of any kind to pass over or stray upon the Park lands, provided this shall not apply to dogs when closely led by a cord or chain not more than six feet long.
- 3. To throw stones, balls, or other missiles; to discharge or carry firearms, fire-crackers, torpedoes, or fireworks; to make fires; to play musical instruments; to have any intoxicating beverages; to sell, offer, or expose for sale any goods or wares; to post or display signs, placards, flags or advertising devices; to solicit subscriptions or contributions; to play games of chance, or to have possession of instruments of gambling; to make orations, harangues, or loud outcries; to enter into political canvassing of any kind; to utter profane, threatening, abusive, or indecent language, or to do any obscene or indecent act; to bathe or fish; to solicit the acquaintance of, or follow, or otherwise annoy other visitors.
- To take birds, fish, or any live animal or birds' nest, or in any way interfere with cages, boxes, places, or inclosures for their protection.
- To play ball or any other games in any Public Park except such portions thereof as may be set apart for that purpose.
- 6. To drive any carriage, cycle, cart, wheelbarrow, hand cart or horse, upon any Park except upon regular carriage roads, and no heavy teaming will be allowed whatsoever.
 - 7. To drive or ride a horse or horses at a rate faster than eight miles an hour.
- To drive or ride any horse or animal not well broken and under perfect control of the driver.
 - To ride a cycle at a rate faster than eight miles an hour.
- 10. To refuse to obey the orders or requests of either of the Commissioners, or of the Park Police or other agents of the Commissioners, and to refuse to assist them when required. Any person willfully doing either of the things above forbidden, shall be punished by fine not exceeding twenty dollars.

Compliance with foregoing regulations is a condition of the use of these premises.

DANIEL J. MARSH, President, ORICK H. GREENLEAF, JOHN E. TAYLOR, EVERETT H. BARNEY, WILLIAM F. CALLENDER, Secretary,

Park Commissioners.

RULES AND REGULATIONS

FOR THE PROTECTION AND GOVERNMENT OF THE PARKS OF CINCINNATI, O.

Adopted by the Board of Park Commissioners May 16, 1892.

The Board of Park Commissioners, as authorized by law, do hereby establish the following rules for the protection and government of the parks of the city of Cincinnati:

- 1. The parks will be opened to the public daily, except when special occasion may require any of them to be closed. The hours for opening and closing the different parks to be determined from time to time by the Board of Park Commissioners.
- 2. Visitors may walk upon any part of the lawns except those from which they are warned by signs.
- 3. In case of an emergency, such as blasting, or in any other case where life and property are endangered, all persons, if required to do so by the superintendent or his assistants, shall remove from the portion of the grounds specified by him, and shall remain off the same until permission is given to return.
- 4. No public meeting and no public discussion or debate shall be held within the limits of the parks.
- 5. No person shall be permitted, unless by the consent of the Board of Park Commissioners, to engage in any picnic or games, to play upon any musical instrument, or to take into or display in the park any flag, banner, target, or transparency; nor shall any military or target company, civic or other procession, or detachment of a procession, be permitted to drill, parade, or perform therein; nor shall any club or party of tricycle or bicycle riders make runs on or have parades therein.

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- 6. No person shall post or otherwise affix any bill, notice, or other paper upon any structure, tree, or any thing within the limits of the parks, or upon any gates or inclosure thereof, or distribute circulars, handbills, or petitions of any description within the parks.
- 7. No person or persons shall be permitted to play at any game of chance nor do any obscene or indecent act whatever within the limits of the parks.
- 8. All persons are forbidden to take or carry away any sod, clay, turf, stone, sand, gravel, leaves, muck, peat, wood, or any thing whatever belonging to the parks from any part of the land embraced within the boundaries of the parks.
- 9. All persons are forbidden to cut, break, or have in their possession while in the parks any part of a tree, shrub, or flower, or any turf, or in any way to deface the same, or any part of the buildings, fences, or other construction within the parks, or in any way to hinder or interfere with those engaged in its improvement or the animals kept therein.
- 10. No person shall expose any thing for sale in the parks unless previously permitted so to do by the Board of Park Commissioners, nor shall any hawking or peddling whatever be allowed therein. No person shall expose any thing for sale on the sidewalks bounding the parks.
- 11. All persons are forbidden to turn cattle, horses, goats, swine, poultry of any kind, or dogs upon the parks. Any such animal found in the parks shall be impounded by the superintendent. When the superintendent is satisfied as to the ownership, and the regular fine and fees are paid to him, he will deliver the animal to the owner.
- 12. No threatening, abusive, insulting, or indecent language or disorderly conduct of any kind shall be permitted within the parks.
- 13. No person shall bring into or discharge within the parks any firearms or other device by which birds or animals may be killed, injured, or frightened; no person shall throw stones or missiles within the parks.
- 14. No fireworks shall be brought into the parks except by consent of the Board of Park Commissioners.

PARK COMMISSIONERS.

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ORDINANCES.

The Board of Park Commissioners of the City of Lynn, by virtue of its authority to make rules for the use and government of the Public Parks of said City, and for breaches of such rules to affix penalties, hereby ordains that within the limits of Lynn Woods, except with the prior consent of the Board, it is forbidden:

- 1. To cut, break, injure, deface, defile or ill use any building, fence, or other construction, or any tree, bush or turf, or any other thing or property.
 - To have possession of any freshly-plucked tree or bush.
- 3. To throw stones or other missiles; to discharge or carry firearms, except by members of the Police Force in the discharge of their duties; to discharge or carry firecrackers, torpedoes or fireworks; to make fires; to have any intoxicating beverages; to sell, to offer or expose for sale, any goods or wares; to post or display signs, placards, flags, or advertising devices; to solicit subscriptions or contributions; to play games of chance, or have possession of instruments of gambling; to utter profane, threatening, abusive or indecent language, or to do any obscene or indecent act; to bathe or fish; to solicit the acquaintance of, or follow, or otherwise annoy other visitors.
- 4. To allow cattle, horses, or other animals to pass over or stray upon the Park lands, provided that this shall not apply to those used for pleasure travel when on the ways or places provided and open for the purpose.
- 5. To drive a horse or horses at a rate faster than eight miles an hour.
 - 6. To ride a horse at a rate faster than ten miles an hour.
- To drive or ride any animal not well broken and under perfect control of the driver.
- 8. To play ball or other games or sports, except on grounds provided therefor.
- To engage in conversation with men at work, or to obstruct, hinder or embarrass their movements.

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24 REPORT OF THE PARK COMMISSIONERS.

10. To refuse to obey the orders or requests of either of the Commissioners, or of the Park Police, or other agents of the Commissioners, and to refuse to assist them when required.

Any person wilfully doing either of the things above forbidden shall be punished by fine not exceeding twenty dollars.

Compliance with the foregoing regulations is a condition of the use of these premises.

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mitigated by any provision of this ordinance, such provision may, by the consent of the party affected, be applied to any judgment pronounced after this ordinance takes effect.

ARTICLE 35.

PARKS AND PUBLIC GROUNDS.

Section.

1721. Parks and Public Grounds--Superintendence of.

1722. Entrance and Egress.

1723. Animals Prohibited.

1724. Fire-arms, Missiles, etc.--Injury to Property.

1725. Sales--Peddling and Hawking--Pro
Section.

1726. Indecent Words or Act--Fortune Telling--Gaming.

1727. Bill Posting Forbidden.

1728. Grass Not to be Trodden--Except.

1729. Police-- Arrest of Offenders.

1730. Penalty.

1721. Parks and Public Grounds-Superintendence of.]

- § 1. The commissioner of public works of the city of Peoria, shall have supervision and control of all public parks, public squares, and public grounds, in the city of Peoria, and shall appoint such park janitors as the city council may authorize, and shall keep the fences thereof in repair, the walks in order, and the trees properly trimmed, and improve the same according to the plans approved by the city council.
- 1722. Entrance and Egress. § 2. No person shall enter or leave any of the public parks, public squares, or public grounds of the city of Peoria, except by their gateways; and no person shall climb, or walk upon their walls or fences.
- 1723. Animals Prohibited. § 3. Neither cattle, horses, goats, swine, or other animals, shall be turned into, or allowed in any of the parks, public squares, or public grounds, of the city of Peoria, by any person.
 - 1724. Fire Arms, Missiles, Etc.—Injury to Property.] § 4. All persons are forbidden to carry fire arms, or to throw stones, or other missiles, within any of the public parks, public squares, or public grounds, within said city. All persons

are forbidden to cut, break, or in any way injure, or deface, the trees, shrubs, plants, turf, or any of the buildings, fences, bridges, or other property, within or upon any of the public grounds heretofore mentioned.

- 1725. Sales, Peddling and Hawking Prohibited.] § 5. No person shall expose any article or thing for sale upon any of said public parks, public squares or public grounds; nor shall any hawking, or peddling be allowed therein.
- 1726. Indecent Words or Acts—Fortune Telling—Gaming. § 6. No threatening, abusive, insulting, or indecent language shall be allowed in any part of said public grounds, whereby a breach of the peace may be occasioned. No person shall be allowed to tell fortunes, or play at any game of chance, or with any table or instrument of gaming, nor to do therein, any obscene or indecent act.
- 1727. Bill Posting Forbidden.] § 7. No person shall post, or otherwise affix, any bills, notice, or other paper upon any structure or thing, within any of the said public grounds, nor upon any of the gates or enclosures thereof.
- 1728. Grass Not to be Trodden—Except.] § 8. No person shall go upon the grass, lawn, or turf of the parks, except when and where the word "common" is posted; indicating that persons are at liberty, at that time and place, to go on the grass.
- 1729. Police—Arrest of Offender. § 9. Any member of the city police shall have power to arrest any person who shall not desist from any violation hereof, when directed, and cause him to be committed for examination.
- 1730. Penalty.] § 10. Any person who shall violate any or either of the provisions, of any section, or clause of this chapter or article, or who shall neglect, or fail, or refuse, to comply with any or either of the requirements thereof, shall, on conviction, pay a fine of not less than five dollars, nor more than one hundred dollars.

ORDINANCE No. A170.

An ordinance relating to parks and public squares of the City of Spokane.

The City of Spokane does ordain as follows:

Section 1. The management and control of all public parks and public squares of the city is vested in the Park Commission.

Section 2. It shall be the duty of the Park Commission to keep the fences of all enclosed public grounds in repair, and also all sidewalks around said public grounds.

SECTION 3. No person shall enter or leave any of the public parks or other enclosed public grounds of the City of Spokane except by their gateway. No person shall climb or walk upon their walls or fences.

SECTION 4. Neither cattle, horses, goats, swine or other animals, except as herein provided, shall be turned into any one of said parks, public squares or public grounds by any person. All persons are forbidden to carry firearms or to throw stone or other missiles within any one of the public parks or other public grounds of the city. All persons are forbidden to cut, break or in any way injure or deface the trees, shrubs, plants, turf, or any of the buildings, fences, or other constructions or property within or upon any of the said parks or public grounds.

Section 5. No person shall expose any article or thing for sale upon any of said parks or other public grounds, except such person shall have been previously licensed by the Park Commission, nor shall any peddling or hawking be allowed therein.

Section 6. No threatening, abusive, insulting or indecent language shall be allowed in any parks or public grounds of the city whereby a breach of the peace may be occasioned. No person shall be allowed to tell fortunes or to play at any game of chance at or with any table or instrument of gaming, nor to do therein any obscene or indecent act. SECTION 7. The Park Commission may direct that any of the entrances to the public park be closed at any time.

SECTION 8. No person shall post or otherwise affix any bills, notice or other paper upon any structure or thing within any park or other public grounds of the city nor upon any of the gates or enclosures thereof

Section 9. No person shall, without the consent of the Park Commission, play upon any musical instrument, nor shall any person take into or carry or display in said public parks any banner, target or transparency. No military or target company, civic or other, shall be permitted to parade, drill or perform therein any military or other evolution or movement. Nor shall any fire engine, hose cart or other machine on wheels, commonly used for the extinguishing of fire, be allowed on any part of said parks or other public grounds without the previous consent of the Park Commission, except in case of fire.

Section 10. No person other than employees shall light, make or use any fire in said parks or other public grounds.

SECTION 11. No person shall go upon the grass, lawn or turf of the parks or other public grounds, except when and where the word "Common" is posted; indicating that persons are at liberry at that time and place to go on the grass. The Park Commission shall cause printed or written copies of prohibitions of this ordinance to be posted in said parks or grounds,

Section 12. Any member of the city police shall have power to arrest any person who shall not desist from any violations of this ordinance when directed, and cause him to be committed for examination.

Section 13. Any person who shall violate any provisions of this ordinance, or who shall neglect or fail or refuse to comply with any or either of the requirements thereof, shall, on conviction, pay a fine of not less than five dollars nor more than one hundred dollars, and the costs of prosecution.

Section 14. All ordinances and parts of ordinances in conflict herewith are heredy repealed.

Section 15. This ordinance shall take effect ten days after its passage.

Passed the City Council March 11, 1892.

ORDINANCE No. A151.

AN ORDINANCE TO PROHIBIT THE PRINTING, PUBLICATION AND SALE OF OBSCENE AND IMMORAL PUBLICATIONS.

The City of Spokane does ordain as follows:

SECTION 1. No person, firm or corporation shall print or publish, sell, or offer for sale, or give away, or exhibit within the City of Spokane, any obscene, immoral or indecent publication, print, picture, illustration or paper.

SECTION 2. Any person, firm or corporation violating any provision of this ordinance shall, upon conviction thereof, be fined in any sum not less than ten dollars nor more than one hundred dollars and the costs of prosecution.

SECTION 3. All obscene, immoral and indecent prints, pictures, publications or papers, are hereby constituted and declared a nuisance, and the Chief of Police is hereby authorized at his discretion to summarily seize and abate the same, whenever found within the limits of the city.

Section 4. This ordinance shall take effect ten days after its passage,

Passed the City Council January 8, 1892.

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BUREAU OF PARKS.

July 31, 1893, 1 1. O. B. 9, 262. created.

1. There shall be and is hereby created a bureau to be known as the "bureau of parks," which bureau shall consist of one Bureau of parks superintendent whose compensation shall be two hundred dollars per month, one superintendent, whose compensation shall be one hundred and fifty dollars per month, and one assistant superintendent whose compensation shall be one hundred and twenty-five dollars per month, one clerk whose compensation shall be eighty-three dollars and thirty-three cents per month, and such foremen and laborers as may be required from time to time, at the same pay as like labor in other departments of the city (a).

Officers and employees.

July 6, 1896. O. B. 11, 139.

Preamble.

Preamble.

Ibid § 1. Watchmen compensation.

Ibid. 1 2.

July 27, 1893. § 1. O. B. 9, 260.

Rules adopted.

Whereas, The control, maintenance, supervision and preservation of the public parks is by law vested in the department of public works; and

Whereas, It is essential to proper exercise of these powers that persons should be employed as watchmen in the public parks for the protection of the public property therein.

3. Be it ordained, &c., That the director of the department of public works shall, and he is hereby authorized to employ such watchmen as may be necessary for the properly caring for, maintaining and protecting the public property in the public parks of this city at the daily compensation of two dollars and fifty cents each.

The compensation of such watchmen shall be paid out of

appropriation No. 36, public parks.

Upon the passage and approval of this ordinance the following rules and regulations shall be and are hereby established for the management and protection of the parks and public grounds of the city of Pittsburgh, to wit:

No person shall injure, deface or destroy any notices, rules or regulations for the government of the parks, posted or in any other manner permanently fixed by order of the chief of

department of public works.

No person shall be allowed to turn any chickens, Second. ducks, geese or other fowls, or any eattle, goats, swine, horses or other animals loose within the parks or to bring led horses or a horse that is not harnessed and attached to a vehicle or mounted by an equestrian.

No person shall be allowed to carry firearms, or to shoot or throw stones at or to set snares for birds, rabbits, squirrels or fish, within the limits of the parks or within one

hundred yards thereof.

Fourth. No person shall cut, break, pluck or in anywise injure or deface the trees, shrubs, plants, turf or any of the buildings, fences, structures or statuary, or place or throw anything whatever in any springs or streams within the parks, or fasten a horse to a tree, bush or shrub.

(a) As amended by ordinance of Nov. 23, 1893. O. B. 9, p. 320, and ordinance of March 31, 1896. O. B. 11, p. 40,

RULES AND REGULATIONS OF THE BOARD OF PARK COMMISSIONERS.

As Amended and in Force September 1st, 1893.

- 1. No person shall ride or drive upon any other part of the Park than upon such roads as may be designated for such purposes. Penalty, \$5 00
- No person shall be permitted to bring led horses within the limits of the Park, or to turn any horses, cattle, goats, swine, dogs, or other animals loose in the Park. . . . Penalty. \$5 00
- 3. No person shall indulge in any threatening, abusive, insulting, or indecent language in the Park. . . . Penalty, \$5 00
- No person shall engage in gaming, or commit any obscene or indecent act in the Park. Penalty, \$10 00
- 5. No person shall go into bathe in any of the waters within the Park. Penalty, \$5 00
- 6. No person shall throw any dead animal or offensive matter or substance of any kind into the Brandywine, or into any spring, brook, or other water, or in any way foul any of the same, which may be within the boundaries of the Park Penalty, \$5 00
- No person shall carry fire-arms or shoot birds or other animals within the Park, or throw stones or other missiles therein. Penalty, \$5 00
- No person shall disturb birds, or annoy, strike, injure or kill any animal, whether wild or domesticated, within the Park. Penalty, \$5 00
- No person shall cut, break, or in anywise injure or deface any trees, shrubs, plants, turf or rocks, or any buildings, fences, bridges, or other structures within the Park.

Penalty, \$10 00

No person shall injure, deface, or destroy any notices, rules or regulations for the government of the Park posted or in any other manner permanently fixed, by order or permission of the Board of Park Commissioners or their officers or employes.

Penalty, \$10 00

Adopted October 12, 1887.

GENERAL

ÖRDINANCES

AND

PRIVATE ORDINANCES OF A
PUBLIC NATURE

OF

THE CITY OF ST. PAUL

RAMSEY COUNTY, MINNESOTA.

UP TO AND INCLUDING DECEMBER 31ST, 1895.

COMPILED BY

JOHN A. GILTINAN, ESQ.,

MEMBER OF THE ST. PAUL BAR

under the supervision of EDWARD J. DARRAGH, ESQ., CORPORATION ATTORNEY.

PUBLISHED BY AUTHORITY OF THE COMMON COUNCIL.

§ 680

PARKS.

[Art. LII.

ARTICLE LII.

PARKS.

§ 680. Rules and regulations for management and protection of parks.

The board of park commissioners of the City of St. Paul having adopted certain rules and regulations for the management and protection of the parks of the City of St. Paul, as provided by the charter, for the purpose of fixing a penalty for the violation of said rules, the common council of the City of St. Paul do ordain as follows:

First—No person shall drive or ride in any public park or grounds in the City of St. Paul at a rate of speed exceeding seven (7) miles per hour.

Second—No person shall ride or drive upon any other part of any park than the avenues and roads.

Third—No coach or vehicle used for hire shall stand upon any part of any park, for the purpose of hire, unless specially licensed by the board of park commissioners.

Fourth—No person shall engage in any threatening, abusive, insulting, indecent language in any park.

Fifth—No person or persons shall engage in any gaming, nor commit any indecent or obscene act in any park.

Sixth—No person shall carry firearms or shoot birds in any park, or within fifty (50) yards thereof, or throw stones or other missiles therein.

Seventh—No person shall throw any dead animal or offensive matter or substance of any kind into any park or into any lake, stream, pool or pond within the limits of any park.

Eighth—No person shall disturb the fish or water fowl in any lake, stream, pool or pond in any part of any park, or annoy, strike, injure, maim, or kill any birds or other animals kept by or under the direction of the board of park commissioners, either running at large or confined in any close or cage, nor discharge any fireworks within any park.

Ninth-No person shall affix any bills or notices in any park

Tenth—No person shall bathe in any lake, stream, pool or pond within the limits of any park.

Eleventh—No person shall cut, break or in anywise injure or deface the trees, shrubs, plants, flowers, turf, or any of the buildings, structures, fences, seats, benches, or statuary, or in any way foul or pollute any fountain, lake, stream, pool, pond, well, or spring within any park.

Twelfth—No person shall turn cattle, goats, swine, horses, dogs or any other animal loose in any park, nor shall any animals be permitted to run at large therein, unless by authority of the board of park commissioners.

Thirteenth—No person shall ride or drive any bicycle or other vehicle in or on any of the walks, paths, or grass plots, except in the avenues or roadways of any park.

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Art. LII.] PARKS. §§ 680–681

Fourteenth—No person shall walk on or over flower beds in any park, or on or over any grass plot which may be designated by any fence or sign as not open to the public.

Fifteenth—No person shall use any park for business purposes, or for any transportation of farm or other products, dirt or any like material, or for the passage of any teams employed for such purposes, except by permission of the board of park commissioners.

Sixteenth—No person shall injure, deface or destroy any notices, rules or regulations for the government of any park which are posted or affixed by order or permission of the board of park commissioners within the limits of any park.

(Ord. 1767, June 19, 1894, § 1.)

§ 681. Penalty.

Any person or persons violating any of the provisions of this ordinance or any of the rules established by the board of park commissioners of the City of St. Paul for the orderly management and protection of the parks of the City of St. Paul shall be fined for each offense not less than five (5) nor more than one hundred dollars (\$100), or shall be punished by imprisonment for not less than five (5) nor more than eight-five (85) days.

(Id. § 2.)

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REVISED ORDINANCES

OF THE



CITY OF CANTON

ILLINOIS.

REVISED 1894-1895

BY

B. M. CHIPERFIELD, City Attorney.

PUBLISHED BY AUTHORITY OF THE CITY COUNCIL.

. . 0

CANTON, ILL.:
DAILY REGISTER PRESS:
1895.

advertise, by outcry or by the ringing of any bell or the blowing of any horn or the beating of any drum, his, her or their business, or any sale or sales at auction or otherwise. Any person violating any of the provisions of this section shall be fined not less than ten dollars nor more than one hundred dollars for each offense.

SEC. 20 Sales on streets prohibited. No person shall be allowed to sell at auction or public outcry, nor to erect or occupy a stand of any kind for the purpose of making sales, upon any of the streets, alleys, avenues, sidewalks, crossings or other public places in said city, nor shall any person be permitted to sell from any carriage, buggy or other vehicle, upon any of the streets, alleys, avenues, sidewalks, crossing, or other public place in said city, except as hereinafter provided, under a penalty of ten dollars for each offense.

SEC. 21. Construction of foregoing section. The foregoing section shall not be so construed as to apply to any person or persons coming into the city from the country with teams or otherwise with any produce for market raised by themselves, or to any person selling vegetables, berries, fruit, milk or other farm produce of their own production; nor shall the same be so construed as to make it a penal offense to peddle newspapers, nor to apply to judicial sales; Provided, that farmers or others selling under the provisions of this section shall not occupy a stand upon any sidewalk, alley or crossing, nor within a space of ten feet of any such sidewalk or crossing upon any street or public square, nor shall they allow their stand, wagon or other vehicle from which they may be selling to remain in front of any person's place of business without the consent of the occupant of such place of business, nor so as to obstruct the convenient travel of the street.

SEC. 22. Telephone and telegraph poles. No person or corporation shall set or cause to be set any telegraph, telephone or other poles upon any street or alley within the City of Canton, or string or hang any wire along or across any street or alley, unless authorized so to do by the City Council, under a penalty of ten dollars for each offense.

- SEC. 23. Public Parks shall be known by their respective names. The several Public Parks, Squares and grounds in the City of Canton shall be known and designated by the names applied thereto respectively on the map of the City of Canton, that may be designated by ordinance.
- SEC. 24. Care of parks. It shall be the duty of the Committee on Parks and Public Buildings of the City Council to superintend all public grounds and keep the fences thereof in repair, the walks in order, and the trees properly trimmed, and improve the same according to plans approved by the City Council. The said committee shall likewise cause printed or written copies of prohibitions of this article to be posted in the said Parks or Grounds.
- SEC. 25. Regulations of Parks. No person shall enter or leave any of Public Parks of the City of Canton except by their gateways; no person shall climb or walk, sit or stand upon the walls or fences thereof.
- SEC. 26. Depredations not to be committed in Parks. Neither cattle, horses, goats, swine or annimals, except as herein specified shall be turned into any one of the said Parks by any person. All persons are forbidden to carry firearms or to throw stones or other missiles within any one of these Public Parks. All persons are forbidden to cut, break or in any way injure or deface the trees, shrubs, plants, turf or any of the buildings, fences or other structure, or property within or upon any of the said Parks.
- SEC. 27. Bills are not to be posted in Parks. No person shall post or otherwise use or affix any bills, notice or other paper upon any structure or thing within either of said Parks nor upon any of the gates nor enclosures thereof.
- SEC. 28. Persons in Parks must keep off the grass. No person shall go upon the grass, lawn or turf of the Parks except when and where the word "common" is posted, indicating that persons are at liberty at that time and place to go on the grass. Any member of the city police shall have the power to arrest any person who shall not desist from any vio-

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Proviso.

charge of the said commissioners: Provided, however, That ball, cricket, lawn tennis and other like games of recreation may be played upon such portions of said parks as may be designated from time to time by the commissioners and under such rules and regulations as may be prescribed by them.

Not to engage in sport liable to frighten horses.

No person shall engage in any sport or exercise SEC. 43. upon said boulevard or park as shall be liable to frighten horses, injure travelers, or embarrass the passage of vehicles thereon.

Not to discharge firearms or fireworks.

No person shall fire or discharge any gun or pistol or carry firearms, or throw stones or other missiles within said park or boulevard, nor shall any person fire, discharge or set off any rocket, cracker, torpedo, squib or other fireworks or things containing any substance of any explosive character on said park or boulevard, without the permission of said commissioners, and then only under such regulations as they shall prescribe.

No person shall expose or offer any article or thing for sale, without permission of commisstoners.

No person shall expose any article or thing for SEC. 45. sale or do any hawking or peddling in or upon said parks or boulevard, and no person, without the consent of said complay any musical instrument, etc., missioners, shall play upon any musical instrument, or carry or display any flag, banner, target or transparency, nor shall any military or target company, or band or procession parade, march, drill or perform any evolution, movement or ceremony within any of said parks, or upon or along said boulevard, without the permission of said commissioners, and no person shall do or perform any act tending to the congregating of persons on said boulevard or in said parks.

Gambling and disorderly conduct.

No person shall gamble, nor make any indecent exposure of himself or herself, nor use any obscene language, or be guilty of disorderly conduct, or make, aid, countenance or assist in making any disorderly noise, riot, or breach of the peace, within the limits of the said parks or boulevards; and no person shall sell or dispose of any intoxicating liquors in or upon any public park without the consent of the said commissioners.

Intoxicating Hauors.

> All boats and vessels, carriages, railroad cars and SEC. 47. other vehicles running for hire to and from said Belle Isle park, or any other park, shall be duly licensed and shall be subject to all the rules and regulations that may be established by said commissioners or by the common council from time to time, and no person shall carry on the business of carrying passengers to and from either of said parks unless their vehicles shall be so licensed. And no person commanding or having charge of any boat, carrying passengers for hire shall land or permit any passengers thereform to land at any dock on Belle Isle park, excepting such as may be designated for that purpose by the commissioners, and no person having charge of any vessel shall fasten or tie the same at any wharf or dock in Belle Isle park, excepting for the purpose of receiving or dis-

> charging passengers as permitted by this section. SEC. 48. No person shall place or deposit or allow to be placed or keep or deposit on any part of said boulevard any

All boats, carriages, railroad cars, and vehicles running for hire to be licensed.

CHAPTER XXXIII.

PARKS.

- 367. Central Park.] § 1. That block 113 in the Railroad Addition to said city shall be called and hereafter known by the name of Central Park.
- 368. Unlawful to Cut Grass, etc.] § 2. That it shall not be lawful for any person to enter upon and cut or remove any grass or other article from Central Park without permission from the proper officer; nor to turn into said park any cattle, horses, hogs, or other animals; nor to hitch, fasten, or tie any animal whatever to any tree, fence or gate around the same; nor to cut, break, or deface the trees or fences around said park; nor to cut, injure, climb upon, break, bend, or destroy any tree, shubbery, plant, or ornament, or the boxing or railing around the same, growing or being in said park. Any person violating any of the provisions of this section shall be fined in any sum not less than ten dollars nor more than one hundred dollars for every offense.
- 369. Offenses.] § 3. All persons are forbidden to carry firearms, or to throw stones or other missiles in said park. All persons are forbidden to cut, break, or in any way injure or deface the trees, shrubs, plants, turf, or any of the buildings, fences, or other constructions, or property within or upon the said park. No person or persons shall lounge or loiter in said park after eleven o'clock of any night, nor shall any person or persons do therein any obscene or indecent act. Any person violating any of the provisions of this section shall be fined in any sum not less than ten dollars nor more than one hundred dollars.
- § 4. It shall be the especial duty of the Committee on Public Grounds to care for said Central Park and to see that the rules concerning the same are strictly enforced. Said committee shall see each spring that said park is supplied with suitable seats or benches, and that the same are painted and placed therein:

THE

GENERAL ORDINANCES

OF THE

CITY OF INDIANAPOLIS

CONTAINING, ALSO

ACTS OF THE INDIANA GENERAL ASSEMBLY

SO FAR AS THEY CONTROL SAID CITY

TO WHICH IS PREFIXED

A CHRONOLOGICAL ROSTER OF OFFICERS

FROM 1832 TO 1904

AND RULES GOVERNING THE COMMON COUNCIL

Collated and Annotated by Edgar A. Brown and William W. Thornton, Commissioners.

PUBLISHED BY AUTHORITY OF THE CITY OF INDIANAPOLIS.

AN ORDINANCE regulating the use and enjoyment of parks, park grounds and parkways of the City of Indianapolis, providing penalties for the violation of the same, repealing all conflicting ordinances, providing for the publication thereof, and fixing the time when the same shall take effect.

[Approved June 30, 1896.]

- 1968. When Open for Public—Entrance. 1. Be it ordained by the Common Council of the City of Indianapolis, Indiana, That the parks shall be open to the public from 5:00 a.m. until 11:00 p.m., and no person other than employes shall be permitted to remain therein, except when open as herein specified, and no person at any time shall enter or leave any park except by the established entrances, walks or drives.
- 1969. Writing on Park Buildings, etc. 2. No person shall write, cut, mutilate or deface in any manner any building, fence, bench, masonry, statue, ornament, or tree in any public park.
- 1970. Injury to Flowers or Trees. 3. No person shall pull, pluck, break or touch any flowers or fruit, whether wild or cultivated; cut down, girdle or break down any sapling, tree, shrub or plant; break or bend limbs or branches of trees or bark trees; or bend, pluck, handle or injure any trees, flowers, shrubs or plants whatever, or limbs, twigs or leaves thereof, or climb any tree in any public park.
- 1971. Discharging Fire-Arms. 4. No person shall discharge any fire-arm, or have possession of any fire-arm within the limits of any public park.
- 1972. Use of Profane or Abusive Language. 5. No person shall use profane, obscene, threatening or abusive language, or fight or throw any stone or missile, or behave in a disorderly or improper manner, or commit any offense against decency or good morals in any public park.
- 1973. Starting Fire in Park—Molesting Animals. 6. No person not an employe shall make a fire for any purpose within the bounds of any park; and no person shall chase, catch, injure, molest or disturb any animal, bird or fish kept within any public park for the use, instruction or entertainment of the public, nor shall any person give or offer to give any such animal tobacco or other noxious article.
- 1974. Animals or Fowls Trespassing on Parks. 7. No person being the owner or having control of the same shall suffer or permit any chickens, ducks, geese, hogs, cattle, horses, sheep, or goats, or other animals or fowls to stray into, run at large or trespass upon any public park land.
- 1975. Fastening Horse to Tree. 8. No person shall fasten a horse to a tree, or bush, or building, or leave the same unattended, or be permitted to bring or lead horses within the limits of any public park, or a horse that is not harnessed and attached to a vehicle or mounted by a rider.

PENAL ORDINANCES

Relating to the Use and Government of the Public Parks and Parkways of the City of Rochester.

Passed August 26, 1896.

The Board of Park Commissioners of the city of Rochester do enact as follows:

DEFINITIONS.

SECTION I. The terms "parks" used herein shall be construed to include all lands and waters under the control of the Board of Park Commissioners of the city of Rochester, except parkways, and the term "said Board" shall be construed to mean the Board of Park Commissioners of said city.

GENERAL RULES AS TO USE OF PARKS.

SECTION 2. The parks of the city of Rochester are for the benefit and pleasure of the public, and every person shall use said parks subject to the ordinances of said Board.

The roadways in the parks shall not be used by any vehicles except those employed for the purposes of pleasure; the rides and bridle paths shall be used only by persons on horseback or bicycles, and the walks shall be used exclusively by pedestrians, except that baby carriages and invalid chairs and children's carts and tricycles may be propelled thereon

This section shall not apply to vehicles used by order of said Board.

The parks shall be closed from II o'clock P. M., until 5 o'clock A. M., during the summer season, and from IO o'clock P. M., until 7 o'clock A. M., during the winter season; and no persons except employes of said Board on duty, or members of said Board, shall go into, or remain in said parks. while closed. The summer season shall be from April 1st until November 15th, and the winter season shall be from November 15th until April 1st.

ACTS PROHIBITED

SECTION 3. No person shall commit any of the following acts within said parks:

- 1. Commit any disorderly or immoral acts.
- 2. Be intoxicated.
- 3 Throw stones or missiles

CITY OF ROCHESTER.

- 4 Utter loud or indecent language.
- 5. Play any game of cards or chance.
- 6. Tell fortunes.
- 7. Beg.
- 8. Publicly solicit subscriptions.
- 9 Drive or lead a horse not well broken.
- 10. Allow any dog to run at large.
- 11 Throw or drain offensive substances into any park waters.
- 12. Bathe in park waters without having the body concealed by suitable covering extending from the knees to the shoulders.

ACTS PROHIBITED WITHOUT PERMISSION.

SECTION 4. No person shall commit any of the following acts within said parks without the consent of said Board, or some duly authorized person.

- In any manner injure any tree, plant, grass, flower, fruit, turf or structure.
 - 2. Keep or offer anything for sale.
 - 3. Play any music.
 - 4. Post or display any sign, banner or advertisement.
 - 5. Deliver any public speech.
 - 6. Solicit passengers for any boat or vehicle for hire.
 - 7. Obstruct in any way a roadway or path
 - 8. Discharge any firearm or fireworks or send up any balloon.
 - Permit any animal, except horses and dogs, to enter said parks.
- no. Ride or drive any animal or vehicle at a speed exceeding eight miles per hour. This shall not apply to the vehicles of the fire or police departments, ambulances, nor vehicles used by physicians when actually engaged in responding to emergency calls or to driving on the "speedway" in Genesee Valley Park.
- Hold any picnic at a place not designated by said Board for that purpose.
- Hold any public meeting or engage in any marching or driving as members of a military, political or other organization.
- Conduct any funeral procession nor vehicle containing the body of a deceased person.
 - 14. Build any fire.
 - 15. Write, paint or carve on any tree, bench or structure.
 - 16. Climb any tree, nor tie any horse to a tree.
- 17. Enter any place upon which the words "No Admittance" shall be displayed.
- 18. Play baseball, tennis, nor any other game at a place not designated by said Board for that purpose.
 - 19. Take ice from any park waters.
 - 20. Fish in any park waters.
 - 21. Bathe in any place not designated by said Board for that purpose.

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PARK REGULATIONS.

No person shall ride or drive upon any part of the Park except upon the roads intended for such purposes.

No person shall bring led horses within the limits of the Park nor turn any horses, cattle, goats, swine, dogs or other animals loose in the Park.

No person shall indulge in any threating, abusive, insulting or indecent language, or commit any obscene or indecent act in the Park.

No person shall carry firearms, shoot birds, or other animals, nor throw stones or other missiles, or in any way disturb or annoy the birds or animals within the boundaries of the Park.

No person shall throw any dead animals or other offensive matter into the Park, nor foul any spring, brook or other water within the boundaries of the Park.

No person shall cut, break or otherwise injure or deface any trees, shrubs, plants, turf, rock or any building, fence, bridge or other structure within the Park.

No person shall erect, paint, paste or otherwise affix or distribute any signs, advertisements or circulars within the Park.

No person shall injure, deface, destroy, or remove any notices or regulations for the government of the Park.

Penalties, \$5.00 to \$10.00

APPENDIX.

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cause two (2) red lights to be placed in a conspicuous place, one at each end of such obstruction from dusk until sunrise in the morning of each day during the time such obstruction shall remain, and shall also construct and maintain proper safeguards and a good and safe plank sidewalk around such obstruction, which sidewalk shall be at least two (2) feet wide.

- Sec. 9. No person shall play any game whatsoever in or upon any of the parks, boulevards, parkways or driveways under the control of the board of park commissioners; provided, however, that ball, cricket, lawn tennis and other games of recreation may be played upon such portions of said parks as may be designated from time to time by the board of park commissioners, and under such rules and regulations as may be prescribed by said board. The grass plots or lawns of public parks and parkways shall not be used by any person as thoroughfares in crossing from one roadway, walk or street to another roadway, walk or street. But this section shall not be construed to interfere with the use of public parks or parkways as pleasure grounds by the people for the purpose of recreation under such reasonable rules and regulations as may be prescribed by the board of park commissioners.
- Sec. 10. No person shall engage in any sport upon any boulevard, parkway, park road or driveway under the control or supervision of the board of park commissioners which will be likely to frighten horses, injure passengers or embarrass the passage of vehicles thereon.
- Sec. 11. No person shall fire or discharge any gun or pistol, or carry fire-arms, or throw stones or other missiles, or fire, discharge or set off any rocket, cracker, torpedo, squib or other fireworks, or things containing any substance of an explosive character, within any park, boulevard, parkway or driveway of this city under the control or supervision of the board of park commissioners, except upon a permit first duly obtained or authority previously granted by said board and subject to such rules and regulations as said board may establish.
- Sec. 12. No person shall expose any article or thing for sale, or do any hawking or peddling, or distributing hand-bills, or erect any sign-board, or paste or affix any notice or bill or other writing or printing on any tree, lamp post, hydrant, curbstone, sidewalk, coping, flagstone, fence, wall, building or other place in any park, boulevard, parkway, park road, driveway or other public grounds under the control or supervision of the board of park commissioners of said city. Nor shall any person drive

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APPENDIX.

any animal or vehicle displaying any placard or advertisement of any kind; nor shall any person display any placard or advertisement of any kind upon or along any boulevard, parkway, park road or in any park or other public grounds under the control and management of the board of park commissioners of said city.

- Sec. 13. No person shall cut, break or in any way injure or deface any of the trees, shrubs, plants, turf, grass, lamp posts, fences, bridges, buildings or other constructions of property in or upon any park, boulevards, parkways, park roads or other public grounds of said city under the control or supervision of the board of park commissioners.
- Sec. 14. All persons riding bicycles, tricycles and velocipedes in parks, or upon parkways, boulevards or park roads, shall be required to keep upon the paths specially provided for the same, or upon the roadway, and in no case shall be permitted to ride upon the foot-paths or upon the parking or grass.
- Sec. 15. That no vehicles, other than those used for pleasure driving, or other than such carts or other vehicles as may be employed by the board of park commissioners in the construction of, or caring for said parks, shall be permitted to enter said parks.
- Sec. 16. No person shall be guilty of disorderly, bawdy or lewd conduct, or of habitual loafing, or of sleeping on the ground or benches, or make, aid or assist in making any disorderly noise or riot or breach of the peace within the limits of any park, boulevard, parkway or other public grounds of the city.
- Sec. 17. Any person who shall violate any of the foregoing provisions, rules and regulations, shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not less than five dollars (\$5.00) nor more than one hundred dollars (\$100) for each and every offense, and in addition to the members of the regular police force of Kansas City who may be specially detailed by the board of police commissoners for the enforcement of the foregoing rules and regulations and for service under the direction of the board of park commissioners, said board of park commissioners may employ and appoint additional persons to act as special guards in parks, boulevards and parkways, as it may find it expedient and deem necessary for the protection of the same and for the enforcement of the rules and regulations of said board and the ordinances of the city relating to the regulation and orderly government of parks and public grounds under the control and

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APPENDIX.

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management of the board of park commissioners, and all such special park guards shall be sworn into service of the city as special policemen, and shall be paid out of the general funds appropriated by the common council for the general expenses of the board of park commissioners and for other park purposes; but the number of such special policemen so appointed shall not exceed fifteen (15) per cent of the regular police force of said city without the consent or approval of the common council of said city.

SEC. 18. The common council finds and declares that the action of the common council herein has been recommended by the board of park commissioners of Kansas City, Missouri, as provided by law and that said board has adopted said rules and regulations and has recommended to the common council the establishment and enforcement of the same by ordinance as herein provided.

Sec. 19. All ordinances or parts of ordinances in conflict with this ordinance, insomuch as they conflict herewith, are hereby repealed.

Passed April 14, 1898.

Passed April 18, 1898.

JAMES G. SMITH,

GEO. S. GRAHAM,

Speaker, Lower House of the Common Council. President, Upper House of the Common Council.

[SEAL] Attest:

Approved April 18, 1898, 11:50 A. M.

C. S. CURRY,

JAMES M. JONES,

City Clerk.

Mayor.

By E. A. Norris, Deputy.

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NEW HAVEN PUBLIC PARKS.

NEW HAVEN PUBLIC PARKS.

RULES AND REGULATIONS OF THE PARK COMMISSION.

- 1. No domestic animal, except dogs, shall be permitted to enter or to go at large in any of said parks, either with or without a keeper. Dogs must be held in leash by the owners, otherwise they may be killed by any park-keeper, special constable, or policeman.
- 2. No person shall pick any flowers, foliage or fruit, or cut, break, dig up, or in any manner mutilate or injure any tree, shrub, plant, grass, turf, railing, seat, fence, structure, or other thing in any of said parks, or cut, carve, paint, mark or paste on any tree, stone, fence, wall, building, monument, or other object therein, any bill, advertisement or inscription whatsoever.
- 3. No person shall carry or have any fire-arms on any of said parks, and no fire-arms shall be discharged from, or into any of the same. No stone or other missile shall be thrown or rolled from, into, within or upon any of said parks, except in such place as the commission may designate as a ball-field, in playing games in which a ball is used.
- No person shall ride or drive on any road within any of said parks at a faster gait than eight miles per hour, and this shall apply to the use of cycles.
- 5. No threatening, abusive, boisterous, insulting or indecent language, or gesture shall be used on any of said parks, nor shall any oration, harangue, or other public demonstration be made, unless by special authority of said commission.
- No person shall expose any article or thing for sale on any of said parks, unless licensed therefor by said commission.
- 7. No person shall bathe naked or otherwise in any waters in, or adjacent to any of said parks, or be naked within any of said parks, except in such places and subject to such regulations, as the commission may, from time to time, specially designate by a public notice set up for that purpose within the park.
- 8. No person, unless by authority of said commission, shall light, kindle, or use any fire on any of said parks.
- 9. No person shall ride or drive upon the grass, lawns, or footpaths of any of said parks.
- No person shall disturb or injure any bird, bird's nest or eggs, or any squirrel or other animal within any of said parks.

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REVISED ORDINANCES

— OF THE —

CITY OF BOULDER

Published by Authority of the City.

OSCAR F. A. GREENE, COMPILER.

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1899:
Printed by Ricketts & Kerr, at The News Office,
BOULDER, COLORADO.

PARKS-PROTECTION.

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thirty-two in township one north of range seventy west, is hereby named and shall hereafter be known as VALVER-DAN PARK.

510. Washington Park.

SEC. 5. That the city property in the west half of the south-west quarter of section twenty-five in township one north of range seventy-one west, shall be named and hereafter known as WASHINGTON PARK.

PARKS.

An Ordinance for the Protection of the Several Parks Belonging to the
City and of the Buildings and Reservoirs and Trees and Other
Improvements at and Within Said Parks, and to Provide Penalties for Injuring the Same.
Passed October 4, 1898.

(With amendment as noted.)

511. No firearms or shooting in.

SECTION I. Any person other than the police officers of the city who shall take or carry or cause to be taken or carried into any of the parks belonging to the City of Boulder, any gun, pistol, revolver, or other firearm, or who shall shoot any firearm at or towards or over or into or upon any of said parks, shall be deemed guilty of a misdemeanor. (As amended August 2, 1899.)

512. No powder or explosives in.

SEC. 2. Any person who shall take or carry or cause to be taken or carried into any of said parks, any powder of any quality or kind or any explosive or dangerous or inflammable or combustible substance, shall be deemed guilty of a misdemeanor.

513. No fires or explosives.

SEC. 3. Any person who shall start any fire or cause or permit to be started any fire in any of said parks, not

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PARKS-COTTAGES.

being thereunto first authorized by the Mayor, or who shall in any of said parks fire or explode any fire-crackers, torpedoes, or any other substance or thing containing powder or other explosive substance, shall be deemed guilty of a misdemeanor.

514. Injury to property.

SEC. 4. Any person who shall deface, tear down, destroy or injure in any manner whatsoever any fence, building, furniture, seat, structure, excavation, post, bracket, lamp, awning, fire plug, hydrant, water pipe, tree, shrub, plant, flower, railing, bridge, culvert, or any other property whatsoever belonging to the city or to any private corporation or persons in, at or upon any of said parks, shall be deemed guilty of a misdemeanor.

515. Injury continued.

SEC. 5. Any person who shall injure or damage in any manner whatsoever any property of the city at, in or upon any of said parks by cutting, hacking, bending, breaking, burning, daubing with paint or other substances, hitching of horses or other animals, or by means of fire, or by effecting such acts in any other manner, shall be deemed guilty of a misdemeanor.

516. Violation-Misdemeanor Penalty.

SEC. 6. Any person upon conviction of any misdemeanor specified in any of the five preceding sections herein shall be fined not less than five and not more than three hundred dollars.

PARKS.

An Ordinance in Relation to Cottages in Texado Park.

Passed April 17th, 1899.

WHEREAS, a contract was made on, to-wit, the 19th day of March, A. D. 1898, at Boulder, Colorado, by and

1	ROB BONTA Attorney General of California									
2	Attorney General of California R. MATTHEW WISE MARK R. BECKINGTON									
3	Supervising Deputy Attorneys General TODD GRABARSKY									
4	JANE REILLEY									
5	LISA PLANK ROBERT L. MEYERHOFF Denvity Attorneys Congress									
6	Deputy Attorneys General State Bar No. 298196									
7	300 South Spring Street, Suite 1702 Los Angeles, CA 90013-1230									
8	Telephone: (213) 269-6177 Fax: (916) 731-2144									
9	E-mail: Robert.Meyerhoff@doj.ca.gov Attorneys for Rob Bonta, in his Official Capacity as									
10	Attorney General of the State of Californi IN THE UNITED STAT	EES DISTRICT COURT								
11		TRICT OF CALIFORNIA								
12	TOR THE CENTRAL DIS	TRICT OF CALIFORNIA								
13										
14	RENO MAY, et al.,	Case Nos. 8:23-cv-01696 CJC (ADSx) 8:23-cv-01798 CJC (ADSx)								
15	Plaintiffs,	COMPENDIUM OF HISTORICAL								
16	v.	LAWS AND TREATISES CITED IN DEFENDANT'S OPPOSITION								
17	ROBERT BONTA, in his official capacity as Attorney General of the	TO PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION								
18	State of California, and Does 1-10,	AND SUPPORTING DECLARATIONS								
19	Defendants.	INDEX VOLUME								
20		Date: December 20, 2023								
21		Time: 1:30 p.m. Courtroom: 9B								
22		Judge: Hon. Cormac J. Carney								
23	MARCO ANTONIO CARRALERO, et al.,									
24	Plaintiffs,									
25	v.									
26	ROB BONTA, in his official capacity as Attorney General of California,									
27	Defendant.									
28										

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9	195	1903	Mont. 49-50	19, 30, 31		609
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4	198	1936	Digest of Laws Relating to State Parks, 20		Glaser, Ex. 3	621
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9 20 21 22	200	1936	Digest of Laws Relating to State Park, 190, 195, 201, 205, 310, 347, 368, 387		Glaser, Ex. 5	629
23 24	201	1936	1. Fed. Reg. 791 (June 27, 1936)	33		637
25 26 27						

Compen- dium Exhibit	Year	Historical Treatises	Opp. Brief Page Cites	Declaration Exhibits	Compe dium Page
202	1795	1 William Hawkins & Thomas Leach, Treatise of the Pleas of the Crown, 21-22, 7th ed.			639
203	1825	William Waller Hening, The Virginia Justice, 50, 4th ed.	16		643
204	1826	1 Joseph Chitty, Commentaries on the Laws of England by the Late Sir W. Blackstone, 142-43, n. 18	16		646
205	1836	1 Richard Burn, The Justice of the Peace and Parish Officer, 15-16, 7th ed.			650
206	1880	Benjamin Vaughan Abbott, Judge and Jury, 333	16, 22		654

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	#. 1255	
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12	TOR THE CENTRAL DIS	TRICT OF CALIFORNIA
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14	RENO MAY, et al.,	Case Nos. 8:23-cv-01696 CJC (ADSx) 8:23-cv-01798 CJC (ADSx)
14 15	RENO MAY, et al., Plaintiffs,	Case Nos. 8:23-cv-01696 CJC (ADSx) 8:23-cv-01798 CJC (ADSx)
		COMPENDIUM OF HISTORICAL LAWS AND TREATISES CITED
15 16 17	Plaintiffs, v. ROBERT BONTA, in his official capacity as Attorney General of the	COMPENDIUM OF HISTORICAL LAWS AND TREATISES CITED IN DEFENDANT'S OPPOSITION TO PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION
15 16	V. ROBERT BONTA, in his official capacity as Attorney General of the State of California, and Does 1-10,	COMPENDIUM OF HISTORICAL LAWS AND TREATISES CITED IN DEFENDANT'S OPPOSITION TO PLAINTIFFS' MOTION FOR
15 16 17	Plaintiffs, v. ROBERT BONTA, in his official capacity as Attorney General of the	COMPENDIUM OF HISTORICAL LAWS AND TREATISES CITED IN DEFENDANT'S OPPOSITION TO PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION AND SUPPORTING
15 16 17 18	V. ROBERT BONTA, in his official capacity as Attorney General of the State of California, and Does 1-10,	COMPENDIUM OF HISTORICAL LAWS AND TREATISES CITED IN DEFENDANT'S OPPOSITION TO PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION AND SUPPORTING DECLARATIONS VOLUME 1 OF 4 Date: December 20, 2023
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THE STATUTES:

REVISED EDITION.

VOL. I.

HENRY III. TO JAMES II.

A.D. 1235-6-1685.

By Authority.



LONDON:

PRINTED BY GEORGE EDWARD EYRE AND WILLIAM SPOTTISWOODE,
PRINTERS TO THE QUEEN'S MOST EXCELLENT MAJESTY.

1870.

216970-C.

Compendium
Page 2

A.D. 1326-7

1 EDWARD III. Stat. 2.

143

Itm le Roi comaunde q les viscontes & Baillifs des franchises, & toutz autrs q pnent enditementz a lor tourns, ou ailliours ou enditementz grount faitz, preignent tieux enditementz p roule endente dount Lune ptie demeorge vs les enditours, & lautre ptie devs cely qi prendra Lenqueste, issint q les enditementz ne soient beseleez come avant ces houres ount este, & issint q un de lenqueste peut monstrer lune ptie de lendenture a la Justice qant il vendra pr la delivaunce faire.

Item, the King commandeth, that the sheriffs and bailiffs of franchises, and all other that do take indictments in their turns, or elsewhere, where indictments ought to be made, shall take such indictment by roll indented, whereof the one part shall remain with the indictors, and the other part with him that taketh the inquest; so that the indictments shall not be imbezilled as they have been in times past; and so that one of the inquest may shew the one part of the indenture to the justices, when they come to make deliverance.

XVII. Indictments shall be taken by indenture.

2 EDWARD III. A.D. 1328.

Statutu editu apud Norh't', anno r. R. E. t'cii post conquestu sc'do.

STATUTE made at NORTHAMPTON;
In the SECOND Year of the Reign of K. EDWARD the THIRD after the Conquest.

Ex magno Rot. Stat. in Turr. Lond. m. 28.

Nre seign le Roi Edward, le tierz aps le conqueste, a son plement tenuz a Norht as trois semeins de Pasch, Lan de son regne secund, desiraunt q la pees de sa tre, & les leis & estatuz avant ces heures ordenez & usez, soient gardez & meintenuz en touz poyntz, Al hon de dieu & de seinte eglise, & a coe pfit du poeple, p assent des Prelatz, Countes & Barons & autres gantz, & tote la coe du roialme, au dit plement somons, ordena & establit en meisme le plement les choses sonthescrites en la forme q sensuit.

OUR lord King Edward, the third after the conquest, at his Parliament holden at Northampton, at the three weeks of Easter, in the second year of his reign, desiring that the peace of his land, and his laws and statutes, ordained and used before this time, may be kept and maintained in all points; to the honour of God and of Holy Church, and to the common profit of the people, by assent of the prelates, earls, barons, and other great men, and all the commonalty summoned to the same Parliament, hath ordained and established in the said Parliament these things underwritten, in form following.

2 EDWARD III. Stat. Northampt.

A.D. 1328.

II. Pardons for felony. 144

Item, whereas offenders have been greatly encouraged, because [the 1] charters of pardon have been so easily granted in times past, of manslaughters, robberies, felonies, and other trespasses against the peace; it is ordained and enacted, that such charter shall not be granted, but only where the King may do it by his oath, that is to say, where a man slayeth another in his own defence, or by misfortune : [Rep., Stat. Law Rev. Act, 1863. And also they have been encouraged, because that [2 the justices of gaol-delivery, and of over and terminer, have been procured by great men 2 against the form of the statute made in the xxvij year of the reign of King Edward, grandfather to our lord the King that now is, wherein is contained, that justices assigned to take assises, if they be laymen, shall make deliverance; and if the one be a clerk, and the other a layman, that the lay judge, with another of the country associate to him, shall deliver the gaols: Wherefore it is enacted, that such [justices 8] shall not be made against the form of the said statute; and that the assises, attaints, and certifications be taken before the justices commonly assigned, which should be good men and lawful, having knowledge of the law, and none other, after the form of another statute made in the time of the said [King Edward the First;47 and that the oyers and terminers shall not be granted but before justices of the one bench or the other, or the justices errants, and that for great [hurt,] or horrible trespasses, and of the King's special grace, after the form of the statute thereof ordained in time of the said grandfather, and none otherwise.

27 Ed. I. c. 3.

Justices of assise and gaol delivery.

Oyers and terminers.

III.
Riding or
going armed
in affray of the
peace.

Item, it is enacted, that no man great nor small, of what condition

l that

³ commissions ⁴ grandfather

Ensement pr ceo q meffesours ont este esbauditz de ce q chartres de pdoun ont este si leg ment gentees avant ces heures, des homicides, robies, felonies & autres trespas countre la pees; acorde est & establi q tiels chartres ne soient mes gentees fors qen cas ou le Roi le poet faire p son sment, cest assavoir en cas ou home tue autre soi defendant, ou p infortune: [Rep., Stat. Law Rev. Act, 1863. Tet auxint ont este esbauditz de ceo q Justiceries as delivances des gaoles, & a oier & miner, ont estez gantees as gentz peurez countre forme de lestatut fait en temps le Roi Edward, ael nre Seignr le Roi gore est, en quele est contenuz q les Justices as assises andre assignez sils soient lais, facent les delivances; et si lun soit clerc, & lautre lais, q le dit lais, associe a lui un autre du pais, facent la delivance des gaols; p qoi acorde est & establi, q tiels Justiceries ne soient mes gentees countre la forme du dit estatut, & q les assises, atteintes, & Ctifications soient pises devant les Justices comunement assignez, q soient bones gentz & loialx & conissantz de la lei, & nemie autres; solonc la forme dun autre statut fait en temps meisme le ael; et q les oiers & Eminers ne soient grantees forsq. - - - devant les Justices de lun Baunk & de lautre, ou les Justices errantz; & ce pr led & orrible trespas, & de lespeciale gace le Roi, solonc forme de statut de ce ordene en temps meisme le ael; & nemie autrement.

Ensement acorde est & establi, q nul, gant ne petit de quele condicion

² commissions of gaol delivery and of oier and terminer have been granted to persons procured

qil soit, sauve les sjantz le Roi en la psence le Roi, & les Ministres le Roi, enfesantz execucion des mandementz le Roi, ou de lour office, & ceux qi sont en lour compaignies, eidantz as ditz ministres, & auxint au cri de fait darmes de pees, & ce en lieux ou tielx faitz se ferront, soit si hardi de venir devant les Justices le Roi, ou autres Ministres le Roi enfesant lour office, a force & armes; ne force mesner en affrai de la pees, ne de chivaucher ne daler arme, ne de nuit ne de jour, en faires, marchees, nen psence des Justices, ne dautres Ministres, ne nule part aillours, sur peine de pdre lour armures au Roi & de lour corps a la prisone a la volunte le Roi. Et q Justices le Roi en lour psences, viscountes & autres Ministres le Roi en iour baillies, seign's des fraunchises & lour baillifs en yceles, & Meire & Baillifs des Citees & Burghs deinz meismes les Citees & Burghs, Burghaldres, conestables, & gardeins de la pees deinz lour gardes, eient poair affaire execucion de cest acord. Et J les Justices assignez, a lour venu en pais, eient poair denquere coment tielx Ministres & seign's ont use lour office en ce, & de punir ceux qils trovont, qi nount mie fait ce q a lour office appent,

Et pree q la pees ne poet mie estre bien garde sauntz bons ministres, come soever he be, except the King's servants in his presence, and his ministers in executing of the King's precepts. or of their office, and such as be in their company assisting them, and also [upon a cry made for arms to keep the peace, and the same in such places where such acts happen,1] be so hardy to come before the King's justices, or other of the King's ministers doing their office, with force and arms, nor bring no force in affray of the peace, nor to go nor ride armed by night nor by day, in fairs, markets, nor in the presence of the justices or other ministers, nor in no part elsewhere, upon pain to forfeit their armour to the King, and their bodies to prison at the King's pleasure. And that the King's justices in their presence, sheriffs, and other ministers (*) in their bailiwicks, lords of franchises, and their bailiffs in the same, and mayors and bailiffs of cities and boroughs, within the same cities and boroughs, and borough-holders, constables, and wardens of the peace within their wards, shall have power to execute this act. And that the justices assigned, at their coming down into the country, shall have power to enquire how such officers and lords have exercised their offices in this case, and to punish them whom they find that have not done that which pertained to their office.

Item, because the peace cannot be well kept without good ministers, as

1 upon a proclamation of deeds of arms in time of peace, and that in places where such deeds are to be done, confirmed.

—See Lib. Rub. Scac. West\(\vec{m}\). 122 b. a writ reciting a grant of K. Richard I. "q\vec{d} Tornea\vec{m}ta sint in Ang\(\vec{t}\) in v. placias: In\(\vec{t}\) Sar\(\vec{t}\) & Wilto\(\vec{n}\): In\(\vec{t}\) Warrewich & Kenelingworth: In\(\vec{t}\) Stanford & Warneford: In\(\vec{t}\) Brakele & Mixeb\(\vec{t}\): In\(\vec{t}\) Blie & Tykehitt. Ita q\(\vec{t}\) pax \(\vec{t}\)re n\(\vec{r}\) e n\(\vec{t}\) inferinget\(\vec{r}\), no potestas Justiciaria minorabit\(\vec{t}\) Nec de forestis n\(\vec{r}\)is d\(\vec{a}\)pn\(\vec{u}\) inferet\(\vec{r}\)."

2 of the King

IV.
The Statute of Lincoln,
9 Edw. II.
concerning
sheriffs, &c.
confirmed.

A.D.1351-2.

25° Epw. III. Stat. 5. c.1. 2.

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Statutu apud Westm in p'liamento in festo S'ci billarit anno regni Regis E. t'cii bicesimo ginto tento, f'em.

A STATUTE made at WESTMINSTER: In the Parliament holden in the Feast of Saint Hilary; In the TWENTY-FIFTH Year of the Reign of K. EDWARD the THIRD.

Ex magne Rot. Stat. in Turr. Lond. m. 16.

U plement somonz a Westin, en la feste de Seint A Hiller lan du regne nee Seign' le Roi Edward Denglerre vintisme quint, & de France douzisme, nre f' le Roi del assent des Prelatz, Ducs, Countes, Barons, & de tout la comunalte de son Roialme Denglerre, au dit plement somons, al hon' de Dieu & de Seinte Eglise, & en amendement de son dit Roialme, ad ordeine & establi les choses soutzescriptes.

En p'mes, p'ce q tresg'unta & tresout'geouses damages & grevances sont faites au poeple p les pno's & p'veo's des vitailles p' les hosteux nre f' le Roi, ma dame la Roigne, & de lo' enfantz, Si est acorde & assentuz en le dit plement, q les pno's & p'veio's des bledz p' les ditz hosteux les Pignent p mesure rase, selone ceo q home use pmy le Roialme. Et q touz bledz, feyns, litere & bestaill, & touz aute virailles & choses quecuqes, queles sont aprendre p' meismes les hosteux, soient p'sez a la Proie value, p les Conestables & aurs bons gentz des villes ou tieles prises se feront, sanz ce q p manaces, ou duresces soient les preisours chacez a mettre autre pris q lour Bement ne voet, & come curt coement en les Pscheins marchees : et q entre les Purveours et ceux des queux les biens Pront prises, en la Psence des Conestables & preisours, soient tailles tantost faites, saunz ceo q les gentz des queux les biens Pront prises soient aillours traitz ou t'vaillez; & meismes les tailles ensealez des seals les pnours des choses issint prises, p les queles tailles gre soit fait as ceux des queux les choses Bront issint prises: et si nul pnour ou P'veour p' les ditz hosteux face p autre mane, soit meintenanr arestu p la villee ou la prise Bra faite, et mesne a la Pscheine gaole, et si de ceo soit atteint, soit la fait de lui come de laron, si la quantite des biens le demand; solone ceo gen un estatut fait en temps meisme nie f' le Roi lan de son regne quint, & en un autre estatut fait en temps laiel nre Seign' le Roi s' tieles prises, est contenuz plus au plein: et q desore soit contenuz es comissions des tieux P'veours et pnours, lentent et la peine contenuz en cest estatut : et q nule comission soit faite forso, soulement souz les gent ou prive sealx le Roi; ne q nul home soit tenuz de obeier a autre comis-sion nen autre made q nest dit en avant; et q meisme lestatut tiegne lieu en toutz pointz deva chescun pnour & p'veour, de chescune mane des vittailles en chescune ptie du Roialme de quele condition qil soit.

Auxint p'ceo q divses opinions ount este einz ces heures quu cas, q'nt il avient doit estre dit treson, & en quel cas noun, le Roi a la requeste des Seign's & de la Coe, ad fait declarissement q ensuit, Cest assavoir; STATUTE THE FIFTH.

T the Parliament summoned at Westminster in the A Feast of St. Hilary, the Year of the Reign of our Lord King Edward the Third [after the Conquest,] of England the Five and twentieth, and of France the Twelfth; our said Lord the King, by the assent of the Prelates, Earls, Barons, and of all the Commonalty of his Realm of England summoned to the Parliament, to the honour of God and Holy Church, and in Amend-ment of his said Realm. hath ordained and established

ment of his said Realm. hath ordained and established the Things underwritten.

FIRST, Forasmuch as great and outrageous damage and grievance hath been done to the People by the Takers and Purveyors of Victuals, for the Houses of our Sovereign Lord the King, the Queen, and their Children; It is accorded and assented in the said Parliament, That the Takers (') of Corn for the said Houses shall take the same by Measure striked according as it is used through the Land. And that such Corn, Hay, Litter, Bestall and all other Victuals and Things, which shall be taken for the said Houses, shall be [taken'] by the very Value, by the Constable and other good People of the Towns where such Taking shall be made, without that that the Praisers by Menace or Duress People of the Towns where such Taking shall be made, without that the Praisers by Menace or Duress shall be driven to set any other Price than their Oath will, and as commonly runneth in the next Markets. And that betwirt the Purveyors and them whose Goods shall be taken in the presence of the Constables and Praisers, Tallies be made incontinently, without that that the People whose Goods shall be taken, shall be drawn to the property of the Constables and the contract of the Constables and the contract of the Constables and the contract of the Constables and the Constables are the Constables are the Constables and Constables are the Constables and Constables and Constables are the Constables and Constables are the Constables and Constables and Constables and Constables are the Constables are the Constables and Constables are the Const or travelled elsewhere, and the same Tallies sealed with the Seals of the Takers of the Things so taken, by which Tallies Gree shall be made to them whose Goods which Tallies Gree shall be made to them whose Goods shall be so taken; and if any Purveyor or Taker for the said Houses, do in any other Manner, he shall be maintenant? arrested by the Town where the Taking shall be made, and brought to the next Gaol; and if he be thereof attainted, it shall be done of him as of a Thief, if the Quantity of the Goods the same require; according as in a Statute made in the Time of our Soveries and the King the court in Fifth. vereign Lord the King that now is, the Fifth Year of his Reign, and in another Statute made in the Time of the King's Grandfather upon such Takings, is contained more at the full; and that from henceforth in the Commissions of such Takers and Purveyors, the Intent and Pain limited in this Statute shall be contained: and that no Commission be made, but only under the King's great Seal or Privy Seal; nor that no Man be Commission bound to obey [any such Commissions, other or in what shall be und Manner] than is aforesaid; and that the same Statute Privy Seal Manner 'J (nan is aforesaux) and that the same of alune take place in all Points against every Taker and Pur-veyor of every Manner of Victual in every part of the Realm, of what Condition soever he be.

ITEM, Whereas divers Opinions have been before

this Time [in what Case Treason shall he said, and in what not;] the King, at the Request of the Lords and of the Commons, hath made a Declaration in the Man-

ner as hereafter followeth, that is to say; When a Man

and Parropoere

prayeed

immediately

any other Commyssions, or in other manner MS. Tr. 2.

what case whould be adjudged Treason, and what not a

Com shall be taken by Purveyors by Messure striked

Things taken by Purveyors shall be appraised at the very Value.

Tallies of the Good taken.

Punishment for undue Purveyance E III.c. s.

Purveyors' Commissions shall be under the Great of

Declaration what Offences shall be adjudged Treason.

Compassing the Death of the King, Queen, or their eldest Bon 1 iviolating the Ouern, or the Ring's eldest Daughter unmarried, or his eldest Soo's Wife 1 erying War 1 adhering to the King's Enemies 1 counterfeit he King's Seals, or Money 1 importing counterfeit Money 1 killing the Chancellor, Tressurer, or Judges in Execution of their Duty. The King shall have the Forfeiture of all the Offenders' Lands. Petit Treason.

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doth compass or imagine the Death of our Lord the King, or of our Lady his [Queen]] or of their eldest Son and Heir; or if a Man do violate the King's [Companion,] or the King's eldest Daughter unmarried, or the Wife (') the King's eldest Son and Heir; or if a Man do levy War against our Lord the King in his Realm, or be adherent to the King's Enemies in his Realm, giving to them Aid and Comfort in the Realm, or elsewhere, and thereof be [probably'] attainted of open Deed by [the People] of their Condition: And if a Man counterfeit the King's Great or Privy Seal, or his Money; and if a Man bring false Money into this Realm, counterfeit to the Money of England, as the Money called Lushburgh, or other, like to the eaid Money of England, knowing the Money to be false, to merchandise or make Payment in Deceit of our said Lord the King and of his People; and if a Man sleathe Chancellor, Treasurer, or the King's Justices of the one Bench or the other, Justices in Eyre, or Justices of Assise, and all other Justices assigned to hear and determine, being in their Places, doing their Offices: And it is to be understood, that in the Cases above reheared, [that'] ought to be judged Treason which extends to our Lord the King, and his Royal Majesty: And of such Treason the Forfeiture of the Escheats pertaineth to our Sovereign Lord, as well of the Lands and Tenements holden of other, as of himself: And moreover there is another manner of Treason, that is to say, when a Servant slayeth his Master, or a Wife her Husband, or when a Man secular or Religious slayeth his Prelate, to whom he oweth Fzith and Obedience; and [of such Treason the Escheats ought to pertain] to every Lord of his own Fee: And because that many other like Cases of Treason may happen in Time to come, which is not above specified, doth happen (') before any Justices, the Justices shall tarry without any going to Judgement of the Treason, till the [Cause'] be shewed [and declared before the King and his Parliament,'] whether it ought to be judged Treason the Tenements holden of them, whether that the same Tenements be in the King's hands, or in others, by Gift or in other Manner; Saving always to our Lord the King the Year, and the Waste, and the Forfeitures of Chattels, which pertain to him in the Cases above named; and that [the Writs "] of Scire facias be granted in such Case against the Land-tenants, without other Original, and without allowing [any Protection "] in the said Suit; and that of the Lands which be in the King's hands, Writs be granted to the Sheriffs of the Counties where the Lands be, to deliver them out of the King's hands without Delay.

Forfeiture of the Lands to the Lords

New Questions of Treasons shall be decided in Parliament.

In such Cases already happened, the Chief Lords shall have the Escheats,

Saving the King's Year and Waste.

III. Challenge of an Indictor

ITEM, It is accorded, That no Indictor shall be put in Inquests upon Deliverance of the Indictees of Felonies or Trespass, if he be challenged for that same cause by him which is so indicted.

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of.
proveably MS. Tr. 2.
                              · People
" such Manner of Treason giveth Forfiture of Estheats
7 of new, MS. Tr. 2.
                              1 Care
" before the King in his Parliament, and it be declared
" elec
                              " openly
" Write
                    " the Protection of our Lord the King
```

q'nt home fait compasser ou ymaginer la mort nre Seign' le Roi, ma dame sa compaigne, ou de lour fitz primer & heir; ou si home violast la compaigne le Roi, ou leisnesce filt le Roi nient marie, ou la compaigne leisne fitz & heir du Roi; & si home leve de guerre contre n'e dit Seign' le Roi en son Roialme, ou soit aherdant as enemys nie Seign' le Roi en le Roialme, donant a eux eid ou confort en son Roialme ou p zillours, & de ceo pvablement soit atteint de ovt faite p gentz de lour condicion : et si home contreface [les g'nt ou prive sealx le Roi,'] ou sa monoie, et si home apport faus monoie en ceste Roialme contrefaite a la monoie Denglerre, sicome la monoie appelle [Lucynburgh'] ou autre semblable a la dite monoie Denglerre, sachant la monoie estre faus, p' marchander, ou paiement faire en deceit nie dit Seign' le Roi & son poeple; et si home tuast Chanceller, Tresorer, ou Justice nee Seign' le Roi del un Baunk ou del autre, Justice en Eir & des assises & toutes aufe Justices assignez a oier & Pminer esteiantz en lours places en fesantz lours offices: et fait a entendre qen les cases suisnomez doit estre ajugge treson [q sestent'] a nie Seign' le Roi & a sa roial majeste; et de tiele mane de treson la forfait'e des eschetes apptient a nie Seign' le Roi, si bien des Pres & tenz tenuz des aut's, come de lui meismes : et oveso, ceo il yad autre mane de treson, cest assavoir q'nt un Prant tue son meistre, une feme q tue son baron, q'nt home seculer ou de religion tue son Prelat, a qi il doit foi & obedience; & tiele make de treson donn forfair'e des eschetes a chescun Seign' de son fee ppre : et p' ceo q plusurs aur's cases de semblable treson p'ront escheer en temps a venir, queux hôme ne p'ra penser ne declarer en Psent, assentu est q si autre cas supposee treson q nest especifie p amount aviegne de novel devant ascunes Justices, democrge la Justice saunz aler au juggement de treson, tanq p devant nie Seign' le Roi [en 1] son plement soit le cas monstree & desclarre le quel ceo doit estre ajugge treson ou autre felonie. Et si p cas ascun home de cest Roialme chivach arme descovert ou secrement od gentz armees contre ascun autre, p' lui tuer ou derober, ou p' lui Pndre & retenir tangil face fyn ou raunceon p' sa deliverance avoir, nest pas lentent du Roi & de son conseil q en tiel cas soit ajugge treson, einz soit ajugge selonie ou Pspas solone la lei de la Pre auncienement usee, & solone ceo q le cas demand : et si en tieu cas, ou autre semblable devant ces heures, ascune Justice eit ajugge treson, & p celle cause les Pres & teñz soient devenuz en la main nie Seign' le Roi come forfaitz, eient les chiefs Seign's de fee lours eschetes des tenz de eux tenuz, le quel q les tenz soient en la main n'e Seign' le Roi, ou en la main des auls, p donn ou en autre mane; Sauvant totefoitz a nie Seign' le Roi lan & le wast, & aul's forfait'es des chateux q a lui attenent en les cases suisnomez; et q briefs de Seire fac des Pres tenantz soient g'ntez en tieu cas, saunz autre originale & saunz allower la pteccion n'e Seign' le Roi en la dite seute; et q de les Pres q sont en la main le Roi, soit g'nte brief as viscontes des Countees la ou les Pres Front de ostier la main le Roi saunz outre delaie.

Auxint acorde est, q nul enditour soit mys en enquest s' la delivance del endite de Papas ou de felonie, sil soit chalange p tiele cause p celui qest endite.

Compendium Page 8

le grant seal le Roi, Ret. Porl. 25 E. 3. P. II. on. vij. (17.)
Lusseburgh Ret. Porl.

Ret. Porl.

Memorials

OF

LONDON AND LONDON LIFE,

IN THE

XIII III XIVTH AND XVTH CENTURIES.

BEING

A SERIES OF EXTRACTS,

LOCAL, SOCIAL, AND POLITICAL,

from the Carly Archives of the City of Tonbon.

A.D. 1276 — 1419.

SELECTED, TRANSLATED, AND EDITED BY

HENRY THOMAS RILEY, M.A.

OF CORPUS CHRISTI COLLEGE, CAMBRIDGE; AND OF THE INNER TEMPLE, BARRISTER-AT-LAW.

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LONDON

LONGMANS, GREEN, AND CO.

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268 Proclamation as to the wearing of arms, etc. [1351

" be so daring as to stand elsewhere than in 1 Bruggestrete, the " stalls near to Wollechirchehawe, or Eldefisshestrete, in London, with " such fish to sell, either by night or by day; on pain of forfeiting " such fish the first time, and of losing his freedom the second time, "if such person be a freeman or freewoman of the City; and on " pain of imprisonment, if the person be a foreigner; and on pain " of imprisonment the third time, whether it be native or stranger, "denizen or foreigner: those persons only excepted, who shall have "herrings, white or dried, stock-fish, salt fish, salmon, and other " manner of fish, in boats or in other vessels, for sale at the stairs of "Billyngesgate. And it is not their intention but that those persons "who heretofore used to carry fish through the City for sale to "divers working-men, may carry them as before they were wont " to do, for the sake of such working-men and other persons in the "City; but they are not to stand in any certain place to sell such " fish, as now of late they have begun to do."

Royal proclamation as to the wearing of arms in the City, and at Westminster; and as to playing at games in the Palace at Westminster.

25 Edward III. A.D. 1351. Letter-Book F. fol. ceviii. (Norman French.)

" FORASMUCH as heretofore at the Parliaments and Councils of our "Lord the King, broils, riots, and disputes, have arisen and been "moved, for that people have gone to the places where such Par-" liaments and Councils have been summoned and assembled, armed "with haketons, with plates, with swords, and with long daggers, "and with other manner of arms; by reason whereof the business " of our Lord the King and of his realm has both been impeded, " and the great people and others who have come there, by com-" mand of the King, have been alarmed thereat; -our Lord the "King, desiring to provide a remedy against such evils, doth forbid "that any one, on pain of forfeiture of so much as unto the King he " may forfeit, of whatsoever estate or condition he be, shall go armed "with haketon, or with plate, or with habergeon 2 [or with sword], " or with long dagger, or with any other manner of arms suspected, "within the City of London, or within the suburbs, or in any "other places between the said city and the Palace of Westminster, " or anywhere in the Palace, by land or by water, on the pain " aforesaid; save only the people of our Lord the King, whom he

¹ Bridge Street, Woolchurch Haw, and Old Fish Street.

² Omitted in the MS, but supplied from the Retul. Parliam. vol. ii. p. 236.

1352] Presentation to a Chantry at St. Paul's, etc. 269

"shall see fit to depute to such place as by his command they shall be deputed to, for keeping his peace at the said places; and also, except the officers of the King, according to the form of the Statute made at Norhamptone. And it is not the intention of our Lord the King, that any Earl [or] Baron shall not have his sword carried with him, elsewhere than in the presence of the King, or from the place of Council.

"And also,—it is forbidden on behalf of our Lord the King and the Council, on pain of imprisonment, that any child, or other person, shall play in any place of the Palace of Westminster, during the Parliament which is summoned thereto, at 1 bars, or at other games not befitting, and such as taking off the hoods of people, or laying hands upon them; or in other way causing hindrance, whereby each person may not peaceably follow his business."

Presentation to a Chantry at St. Paul's, founded by Sir John de Pulteneye.

26 Edward III. A.D. 1352. Letter-Book F. fol. ccxv. (Latin.)

"To the venerable and discreet men, the Dean and Chapter of the "Church of St. Paul, in London, Andrew Aubrey, Mayor of the same "city, greeting in the Lord. We do present unto you by these pre-" sents our dearly beloved in Christ, Sir William Mason, Priest, to " fill the perpetual Chantry now vacant, with all the rights thereof, "which has been founded for a fitting Priest in the Church of St. "Paul, aforesaid, to celebrate Divine Service for the soul of 2 John " de Pulteneye, Knight, and the souls of other persons in the will " of him, the same John, named, and the souls of all faithful per-"sons deceased; and to our presentation, by reason of our hold-"ing the office of Mayor of the city aforesaid, in virtue of the will " of the said John, belonging; and we do beg of you, that you will " admit the said John to the Chantry aforesaid, and, as the usage is, " will canonically institute him in the same, and will deign to do, in " favour of us, the other things which in this behalf unto your " office pertain. In witness whereof, we have caused these our letters " patent, sealed with the Seal of the Mayoralty of the said city, to "be made. Given at London, on the Thursday next after the " Feast of the Apostles Peter and Paul [29 June], in the 26th year " of the reign of King Edward, after the Conquest the Third."

2 Four times Mayor, and a great bene-

The "prisoner's bars," or "base," factor to the City. He was buried at probably of modern times.

St. Paul's.

CALENDAR OF CLOSE ROLLS.

1377.

34

Membrane 21-cont.

- Nov. 30. To John de Stourton escheator in Somerset. Order to deliver in Westminster. dower to the said Margaret the advowson of Westcoker church extended at 20l. a year.
- Dec. 1. To the mayor and sheriffs of London. Order, when required by Westminster. Thomas Tyle the king's butler, to admit Nicholas Symcok to the office of coroner in the city of London, taking of him an oath to behave well so long as he shall be therein; as that office pertains to the said butler, who has made the said Nicholas his substitute, being engaged at the king's command upon divers business in divers parts of the realm.

 By bill of the butler.
- Nov. 22. To John Parker of Olneye escheator in Bedfordshire. Order to cause Westminster. the abbot of Wobourne to have seisin of a messuage, 30 acres of land and 2 acres of meadow in Everesholt held by John Page hanged for felony; as the king has learned by inquisition, taken by the escheator, that the premises have been in his hand a year and a day, that the said John held them of the abbot, and that William de Otteford late escheator had the year and a day and the waste thereof.
- To the mayor and bailiffs of Newcastle upon Tyne. Order to arrest Dec. 1. Westminster, and imprison until further order, according to the statutes, all those who shall be found by night or day making confederacies, congregations, unlawful assemblies or other mischief in that town, going armed, bearing arms or leading an armed power to the disturbance of the peace, and others who may be notoriously suspected, and by true men of their bailiwick to make inquisition of the names of such evildoers, their evildoings and those that harbour them, and likewise to arrest and imprison those who shall be indicted concerning the premises; as in the statute published at Winchester in the time of King Edward [I] it is contained that if any strange passengers be found by night in cities, boroughs or towns they shall be by the watch arrested until the morrow, and if suspicion be had of them they shall be delivered to the sheriff's custody, who shall receive them without gainsaying, and if they shall not suffer themselves to be arrested hue and cry shall be raised upon them, and the watch with the whole town and neighbouring towns shall pursue them with hue and cry until taken and delivered to the sheriff; and likewise in the statute published at Norhampton in 2 Edward III it is contained that, with particular exceptions therein specified, no man of whatsoever estate or condition shall go with armed force, lead any force to the disturbance of the peace, ride or go armed by day or night in fairs, markets or in presence of justices or other the king's ministers or elsewhere under pain of losing their arms and of imprisonment; and in the statute published at Westminster in 5 Edward III it is contained that if suspicion of evildoing by day or night be had against any called 'roberdesmen,' 'wastours' and 'draughlacches,' they shall be straightway arrested and delivered to the custody of constables of towns, of the bailiffs of liberties if arrested within liberties, and of the sheriffs if without, to be imprisoned until the coming of justices for gaol delivery; and now the king is informed that great number of evildoers and disturbers of the peace, fearing not the said statutes and pains, have heretofore made and cease [not] daily to make unlawful assemblies etc. by night and day in that town and neighbouring places, have gone and go armed

11 RICHARD II.

399

1388.

Membrane S-cont.

to whom on that date the king committed the keeping of his house of converts of London with all things belonging to that office, and with fees and wages for himself, one chaplain and one clerk serving the house, and for John de Sancta Maria, Asetus Briart and Perota his wife converts thereof yet living, in the same manner as they used heretofore to account with William de Burstall late keeper thereof, allowing such wages for himself and those others as were allowed to the said William, and the treasurer and chamberlains paying him what shall be found due and in arrear; as of his reverence for the Virgin King Edward I granted to his converts of London 2021. 4d. a year for their lives to be taken at the exchequer for their maintenance and maintenance of the keeper of the house, two chaplains, one clerk etc., so that upon the death of one of them so much a year should be deducted as the deceased used to take.

MEMBRANE 7.

May B.

To John Aston escheator in Devon. Order to remove the king's Westminster. hand and meddle no further with the moiety of a messuage with a cellar under ground in the city of Exeter, and five ferlings 4 acres of land in Toppesham and at la Forde, delivering up any issues thereof taken; as the king has learned by inquisition, taken by the escheator, that Robert Personn at his death held no lands in chief by reason whereof the wardship of his land and heir ought to pertain to the king, but held the said moiety and cellar of the king in free burgage, and the said land of others than the king.

May 10.

To the collectors in the port of Suthampton of the custom upon Westminster, wool, hides and woolfells for the time being. Order to pay to Garcius Arnaud of Salyns esquire of the lordship of Aquitaine 201, a year which on 8 July 3 Richard II for good service the king granted him of the said custom from Easter then last for all life or until the king should take other order for his estate, and the arrears since Easter aforesaid.

Et erat patens.

May 10.

To the keepers, farmers, bailtiffs or receivers for the time being of Westmoster, the manor of Asshedoun co. Essex, in the king's hand by reason of the nonage of the heir of Walter Fitz Wauter kright. Order so long as the manor shall be in the king's hand to pay to Alexander de Walden knight a yearly rent of 10% of the issues thereof, which the said Walter gave him for life, and the arrears since the said Walter's death; as for a fine paid by the said Alexander the king has confirmed the gift. Et erat patens.

May 16.

To the bailiffs of Scardeburgh. Order to arrest and imprison until Westminster. further order for their deliverance all those who shall be found going armed within the town, leading an armed power, making unlawful assemblies, or doing aught else whereby the peace may be broken and the people put in fear, and such as netoriously maintain and harbour them, and the armour found with them, causing their armour to be appraised and answer to be made to the king for it; as in the statute lately published at Norhampton among other things it is contained that no man of whatsoever estate or condition shall be bold to appear armed before justices or other the king's ministers in

> Compendium Page 16

CALENDAR OF CLOSE ROLLS.

1388.

400

Membrane 7-cont.

performance of their office, lead an armed force in breach of the peace. ride or go armed by day or night in fairs and markets or elsewhere in presence of justices etc. under pain of losing his arms and of imprisonment at the king's will, except the king's serjeants and ministers in performance of his commands or of their offices, or others in their company aiding them, and at the proclamation of a feat of arms, and that in places where such feat shall be performed, and that the justices in their own presence, shoriffs and other the king's ministers in their bailiwicks, lords of liberties and their bailiffs in such liberties, mayors and bailiffs of cities and boroughs in such cities and boroughs, borsholders (burgitentores), constables and guardians of the peace within their guardianships shall have power to execute the said statute. Et erat patens.

May 15.

To the treasurer and the chamberlains. Order by assent and Kennington advice of the council to cause 5911, 10s, of the treasury to be paid of the king's gift to John Samoun of Notyngham; as by his petition he has shewn the king that on 8 September last he sold at that price 841 sacks of wool to Nicholas Brembre knight (now deceased), who by reason of a judgment against him rendered in parliament forfeited all his goods and chattels to the king, under a condition that the purchaser should give security to pay that sum at Michaelmas then next before taking the wool over sea for sale, provided that if such security were not fully found it should then be lawful for the said John to make his advantage of the wool, that the said Nicholas, not observing those conditions, caused it to be taken over for sale to the staple of Middelburgh, and that although the said John after in that staple claimed property in the wool, and by John de Byngham his attorney caused it to be there arrested, with his assent and with assent of John Fresshe and Thomas Ally of London upon pretence of certain sums due to them from the said Nicholas, licence of the court of the staple being first obtained, the wool was there sold lest it should be damaged, and by command of the king the money thereof arising was arrested by Thomas atte Mille his serjeant at arms, wherefore a plea moved in the king's court thereupon was quashed, and the petitioner may get no recovery thereof. Proviso that answer be made at the exchequer by William de Brampton governor of the said staple and other the ministers thereof for any money received at Middelburgh for the wool which is there under arrest. By K, and C.

May 13.

To the sheriffs of London. Order by mainprise of Master John Westminster Neuton, Master John Thorp and Thomas Asteley to set free Peter de Lyoun by them imprisoned in Newegate prison by command of Nicholas de Exton mayor of London upon suspicion of spying, for that he is of France and without licence entered the realm it is said, and sent after into chancery by command of the king; as Master John and the others have mainperned in chancery for his good and peaceable behaviour toward the king and people.

April 23.

To Thomas Clifford keeper of the king's forest beyond Trent, or to Westminster his representative in the forest of Ingelwode. Order, notwithstanding the power granted to Richard Trotter keeper of the king's laund of Plumpton in that forest and to John his son by letters patent of the king to enclose a place containing 10 acres of land within the common of the forest between Todholgill and Blakebek and between the

> Compendium Page 17

cause & necessaire & p licence de les Chiefs office & Ministres del l'ie celles parties ou tiele chose se ferra. & en Prence de mesmes les offices & Ministres s' peine demprisonement & de faire fyn & ranceon a la voluntee du Roy.

Item ordeignez est & establiz q desorenav*nt nul bome Galois soit armee ne porte armure defensible as villes marchees esglises ne congregacions, nen ycelles nen les hautes chemyns, en affraie du paix ou des liges nre l' le Roy s' peine demprisonement & de faire fyn & ranceon a la voluntee du Roy; forpris ceux qi sont loialx liges a mesme nre f le Roy.

Item ordeignez est & establiz q nul home englois ne galois de quel estat ou condicion qil soit envoie namesne p colour de marchandise ou autre voie aucun vitail ou armure as quielconqes pties de Gales, sanz espale congie de nre 🗗 le Roy ou de son conseil, sil ne soit p' lestuff & estore des chastelx & villes engloises s' peine de forfaiture dicelles vitail & armure. Et qen chune partie de la Marche de Gales & villes marchees soient Conestables esluz p' enquer scher & arester toutz tielx vitailles & armures, & aient mesmes les Conestables p' leur travail la sisme partie des tielx forsfaitures ensi p eux trovez.

Item ordeignez est & establiz q nul Galois ait chastel forfesse ne maison defensive de son ppre ne dautri a garder, autrement q nestoit usez en temps le Roy Edward Conquerour de Gales, s' peine de forsfaiture dicelles; lestat devesq, & autres &'s temporelx come p' leur corps ppres tantsoulement exceptz.

Item ordeignez est & establiz q nul home Galois soit fait Justice Chambleyn Chanceller Tresorer Viscont Seneschaff Conestable du Chastell Receivour Eschetour Coroner ne chef Forester nautre Officer quielconge, ne Gardein des recordes ne lieutenant en nul des ditz offices en nulle ptie de Gales, ne de conseil daucun & englois, nonobstante aucune patente faite a contraire cum clausula non obstante licet Wallicus natus, forspris les Evesqes en Gales; & de ceux & des autres queux le Roy nre f' ad trovez ses bons & loialx lieges il voet estre advisez p son conseil.

Item p' le plus sufficiente garde de la Pre de Gales, & au fyn q home purra avoir la meilloure conussance de les condicions du poeple dicelle, ordeignez est & establiz q les garnisons des Chastelx & des villes murrez illeoqes soient p'veuz & estuffez sufficientment des vaillantz psones engloises, estranges a les l'ies ou les ditz Chastelx & villes sont assiz, & nemye de nul mixt home des ditz pties & f'ies en Gales ou la marche dicelle, tanq, la dee Pre de Gales soit autrement justifiez & appeisez p' temps advenir.

Item ordeignez est & establiz q nul home Englois mariez a aucun Galois del amystee ou alliance de Owen ap Glendourdy traito' a nre & le Roy, ou a autre fême Galoise, puis la rebellion du dit Owen, ou en temps advenir soi ferra marier a ascune femme galoise, soit mys en aucun office en Gales ou en la Marche dicelle.

necessary Cause, and by Licence of the Chief Officers and Ministers of the [same Seignory,'] where such Thing shall be done, and in the Presence of the same Officers and Ministers, upon Pain of Imprisonment, and to make Fine and Ransom at the King's Will.

ITEM, It is ordained and established, That from henceforth no [Man'] be armed nor bear defensible Armour to Merchant Towns Churches nor Congregations, 1] (4) in the same, nor in the Highways, in Affray of the Peace or the King's Liege People, upon Pain of Imprisonment, and to make Fine and Ransom at the King's Will; except those which be lawful Liege People to our Sovereign Lord the King.

ITEM, It is ordained and stablished, That no Englishman nor Welshman of what Estate or Condition that he be, send or bring by Colour of Merchandise or otherway, any Victual or Armour to any Parts of Wales, without the special Licence of our Sovereign Lord the King or of his Council, unless it be for stuffing or enstoring of [Castles and English Towns, 1] upon Pain of Forfeiture of the same Victuals and Armour: And that in every Part of the Marches of Wales, and [Towns of the Marches, 1 there be [English Constables 1] for to enquire, search, and arrest all such Victuals and Armourand the same Constables for their Travel shall have the Sixth Part of such Forfeitures so by them found.

ITEM, It is ordained and established, That no Welshman shall have Castle, Fortress, nor House defensive of his own nor of other to keep, otherwise than was used Castles, &c. in the Time of King Edward, Conqueror of Wales, upon Pain of Forfeiture of the same; [except*] Bishops and other Temporal Lords for their own Bodies (9).

ITEM, It is ordained, That no Welshman be made Justice, Chamberlain, Chancellor, Treasurer, Sheriff, Steward, Constable of Castle, Receiver, Eschetour, Coroner, nor Chief Forester nor other Officer, nor Keeper of the Records, nor Lieutenant in any of the said Offices in no Part of Wales, nor of the Council of any English Lord, notwithstanding any Patent made to the contrary with this Clause, "non obstante quod sit Wallicus natus," except Bishops in Wales; and of those and other whom the King our Sovereign Lord hath found his good and lawful Liege People he will to be advised

ITEM, For the more sufficient Custody of the Land of Wales, and to the Intent that a Man may have the better Knowledge of the Condition of the People there, It is ordained and stablished, That the Garrisons of the Castles and walled Towns there, be purveyed and stored sufficiently of valiant English Persons, Strangers to the Seignories where the said Castles (") be set, and not of any Man mixt of the said Parties or Seignories in Wales, or the Marches of the same, till the said Land of Wales be otherwise justified and appeared for the Time to come.

ITEM, It is ordained and stablished, That no Englishman married to any Welshwoman of the Amity or Alliance of Owen ap Gleindour, Traitor to our Sovereign Lord (") or to any other Welshwoman after the Rebellion of the said Owen, or [in that "] Time to come, marrieth himself to any Welshwoman, be put in any Office in Wales, or in the Marches of the same.

Scignory in those Parts

any Towne Market or Churche ne Congregacious, MS.Tr. 2.

and MS. Tr. 2.

Chastels & Townes Inglish, MS.Tr. 2.

any Towne Market or Churche is ne MS. Tr. 2. Chastels & Townes marched MS. Tr. 2. Conestables chosen MS. Tr. 2. only except MS. Tr. 2. the Kyng MS. Tr. 2.

* thestate of MS.Tr. 2.

XXX. No Victual or Armour shall be carried into Wales,

XXXI. Welshmen

XXXII.

XXXIII.

Vol. IL

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