

Passed by the Common Council this 15th day of April 1887

Approved by the Mayor this 16th day of April 1887

W. H. Shondy

Mayor

Filed April 16th 1887

W. R. Forest Clerk.

Published April 19 1887

Ordinance No. 824

An Ordinance to prevent the overcrowding of sleeping apartments in lodging and tenement houses and other buildings for the preservation of health,

This City of Seattle does ordain as follows:

Section I

That for the purpose of preventing disease and preserving health it shall be unlawful for any person or persons to use conduct or keep any lodging house, tenement house, hotel or any other kind of house or building containing sleeping apartments within the City of Seattle which contain less than 512 cubic feet of air or space for each and every person over 14 years of age lodging or sleeping in any such sleeping apartment.

Section II

Every person over 14 years of age who shall voluntarily and continually occupy or use as a sleeping apartment any room or place in any lodging or tenement house or any house or building whatsoever, containing less than 512 cubic feet of air or space for each person in such room or place shall be deemed guilty of a misdemeanor.

Section III

Every person violating Section 1. and 2 of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not less than five nor more than fifty dollars for each offense or by imprisonment not exceeding fifteen days.

Section IV

Repealed by Ord. 14442

It shall be the duty of the Health Officer, of the Chief of Police and members of the police force to make examination of premises when they have reason to believe that persons are living in overcrowded houses, rooms or places in violation of this ordinance; and upon examination if persons should be found violating this ordinance to arrest any person or persons violating the same and take the person or persons before the Police Justice for trial.

Section V

That Ordinance 694 entitled "An Ordinance for the regulation of sleeping apartments and for the preservation of good health" be and the same is hereby repealed.

Section VI

That this Ordinance shall take effect and be in force from and after the same shall have been published.

Passed by the Common Council of the City of Seattle
May 20th 1887

Approved this 20th day of May 1887

W. H. Shorley, Mayor,

Filed May 20th 1887

W. R. Forrest

Clerk

Published May 23rd 1887

Ordinance No. 825

An Ordinance to prevent injury to the hose of the fire department and obstructing the streets during a fire.

The City of Seattle does ordain as follows:

Section I

The owner or driver of any wagon cart street-car coach or vehicle who shall drive lead or haul such wagon cart street car, coach or vehicle on or across any of the hoses belonging to the fire department of the City of Seattle without the express consent of the chief of the fire department or his assistant; and the owner or driver of any dray, truck, express wagon or other vehicle who shall wilfully drive or leave such dray, truck express wagon, or other vehicle

Repealed by Ord.
No. 1212 & 9.