

OFFICIAL PROCEEDINGS.

COUNCIL CHAMBER.

(Continued from Page 6.)

sent home by the officer, and the parents or guardians served with subpoenas to appear in court with the person or persons so arrested, and show cause why the ordinance has been a second time violated. If no sufficient excuse therefor is offered the parents or guardians shall be fined according to the provisions of Section Two. It shall be the duty of any police officer arresting such child or minor person, if the said child or minor person either has no home or guardian, or refuses to give the name and address of such home or guardian to the officer, to place such child or minor person in the care of the police officer having in charge the city jail. All due diligence shall be used by the officer so arresting such person, liable under this ordinance, to find parents or guardians responsible for such minor persons. Pending necessary investigations, such minor charges shall be treated kindly, provided with suitable accommodations, and not classed with ordinary criminals, and shall not be detained in custody by the said jailor more than twenty-four hours.

Sec. 4.—It shall be the duty of the judge of the municipal court, upon the arrest of any child or minor person for violating the provisions of Section One of this ordinance, to inquire into the facts of said arrest, and the condition and circumstances of such child or minor person, and if it shall appear that such child or minor person for want of proper paternal care is growing up in mendicancy and vagrancy and is incorrigible cause the proper proceedings to be had and taken as authorized and provided by law in such case.

Sec. 5.—This ordinance shall take effect and be in force from and after its passage and approval and publication according to law.

Passed May 22, 1899.

DAVID SANG,
Vice President of the Council.

Approved May 24, 1899.

HENRY TRUELSEN,
Mayor.

(Corporate Seal.)

Attest:
H. W. CHEADLE,
City Clerk.