

Ordinance No 156.

An ordinance prohibiting the carrying of concealed weapons within the city of Santa Ana and providing a penalty for the violation thereof.

The Board of Trustees of the city of Santa Ana do ordain as follows.

Section 1. It shall be unlawful for any person not a peace officer to wear or carry concealed upon or about his person any firearm, pistol, revolver, dirke, bowie knife, slung shot, and club metallic knuckles or any other deadly or dangerous weapon, except he first have a written permission so to do signed by the president of the Board of Trustees and by the City Marshal.

Section 2. Any person violating the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction shall be fined not less than one dollar nor more than fifty dollars, or imprisoned in the city jail not exceeding twenty five days or by both such fine and imprisonment.

Section 3. The city clerk shall cause this ordinance to be published in the Orange County Herald and thereupon and thereafter it shall take effect and be in force.

The above ordinance passed by the affirmative votes of at least three Trustees and is signed and attested this 19th day of December AD 1892.

C. C. Edinger  
President of the Board of Trustees  
Attest Ed Bradford city clerk

I hereby certify that the foregoing ordinance No 156. An ordinance prohibiting the carrying of concealed weapons within the city of Santa Ana and providing a penalty for the violation thereof. Is a full true and correct copy of the same as was passed & published according to law.

Ed Bradford  
city clerk

Ordinance No 157.

An Ordinance amending that part of Section 4. of Ordinance No 125 providing a license of twenty dollars per year for the privilege of serving spirituous vinous or malt liquors with meals at restaurants chop-houses and hotels.

The Board of Trustees of the city of Santa Ana do ordain as follows.

Section 1. That part of Sec 4 of Ordinance No 125 providing a license of twenty dollars a year for the privilege of serving spirituous vinous or malt liquors with meals at restaurants, chop-houses and hotels is hereby amended so as to read as follows to wit. Every person firm or corporation engaged in keeping a restaurant chop-house or hotel may serve light wines and beer with the regular meals thereof only by taking out a license for such purpose and paying therefor the sum of Fifty dollars per year. This license shall be in addition to the license required by said Ordinance No 125. for running such restaurants chop-house or hotel.

Sec 2. The city clerk shall cause this ordinance to be published once in the Orange County Herald and thereupon and thereafter it shall take effect and be in force.

The above ordinance passed by the affirmative votes of at least three Trustees and is signed and attested this 19th day of December 1892.

C. C. Edinger  
President of the Board of Trustees  
Attest Ed Bradford city clerk.

I hereby certify that the foregoing Ordinance No 127 An ordinance amending that part of section 4 of Ordinance No 125 providing a license of twenty dollars per year for the privilege of serving spirituous vinous or malt liquors with meals at restaurants chop-houses and hotels. Is a full true and correct copy of said Ordinance as was passed and published according to law.

Ed Bradford  
city clerk