

CHAPTER 88.

[Published March 9, 1869.]

AN ACT authorizing towns containing villages not incorporated, to provide a lock-up or place of confinement for the safe keeping and detention of drunken and other disorderly persons on the streets of any such villages not incorporated.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Any town containing any village not incorporated, may enact such regulations as may be necessary to restrain all disorderly conduct within the villages arising from drunkenness or otherwise. May restrain drunkenness.

SECTION 2. Any person deemed guilty of such disorderly conduct shall, on complaint of any person aggrieved, be examined before any justice of the peace of any such town, and upon conviction thereof, be fined in a sum not less than one dollar nor more than twenty-five dollars and all costs arising from such complaint and trial, without process first issuing. Penalty imposed.

SECTION 3. Any constable in any such town shall be a proper officer for arresting and detaining such offending persons. Constables may arrest.

SECTION 4. Any town with any such village not incorporated, shall, at the annual town meeting, have power to vote any appropriation necessary for providing such place of confinement, and shall further add to any regulations necessary for carrying this act into effect. Towns may provide places of confinement.

SECTION 5. Any town taking the benefit of this act shall cause the same to be published in the village paper of such town if there be any, or cause the town clerk of said town to post up three or more notices of the same. This act to be published in towns.

SECTION 6. Any person so convicted shall be confined in the calaboose or county jail until all fines and costs are paid, not less than ten nor more than sixty days. Disorderly persons may be confined.

SECTION 7. This act shall take effect and be in force from and after its passage.

Approved March 5, 1869.