

Repeated

See Ord. 408A

Ordinance No 105.

An ordinance making it unlawful for any person, firm or corporation to have or keep within or under his, her or its control, as owner or otherwise, any billiard, pool or other table upon which the game of billiards, pool or anyother game played with ball and cue for hire within the corporate limits of the town of Kirkland wit hout fist procuring a license therefor as in this ordinance hereinafter provided.

Section 1.

It shall be unlawful for any person, firm or corporation to have or keep within the corporate limits of the town of Kirkland, as owner or otherwise, any billiard, pool or other table upon which the game of billiards, pool or anyother game is played with ball and cue for hire or for any consideration whatsoever paid by the players directly or indirectly to the owner or owners of said table.

Section 2.

Any person , firm or corporation desiring to keep any pool, billiard or other table upon which the game of pool or billiards or anyother game is is played with ball and cue for hire or for any consideration whatsoever, paid directly or indirectly by the players to the owner , keeper or person having such table under his , her or its control, shall first pay to the ~~county treasurer~~ town treasurer of the town of kirkland a quarterly license fee for each table so kept of ten dollars in advance.

Passed and approved this 16th. day of september A.D. 1912.

J. R. Kevell
Mayor

Attested by

J. S. Courtright
Clerk.

Section 3
Any person, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and subject to a fine in a sum not exceeding