ORDINANCE NO. 201

AN ORDINANCE TO AMEND AND RE-ENACT SECTION 6 OF ORDINANCE NO. 180, APPEARING IN THE MILLS MUNICIPAL CODE AS SECTION 2.24-060, ENTITLED "JUDGMENT---COSTS".

BE IT ORDAINED BY THE GOVERNING BODY OF THE TOWN OF MILLS, WYOMING.

SECTION 1. That Section 6 of Ordinance No. 180, 1968, be amended to read as follows:

SECTION 4. JUDGMENT, COLLECTION AND ACCOUNTING OF COSTS. If at any time during the conduct of a trial before him, the Police Justice shall be convinced that the defendant is not guilty, he may forthwith dismiss the case and order the discharge of the defendant. But if the defendant confess his guilt, or if following the hearing of all pertinent testimony, the Justice be convinced of the guilt of the accused person, that the act was committed by him as charged and that the act did constitute a violation of the ordinance of the town as stated in the complaint and warrant, or of any lawful ordinance of the town, the Justice shall render his verdict that the defendant is found guilty as charged, and shall assess the punishment and costs and render judgment according to the ordinances of the town. In any case where there is involved any disobedience by the defendant of any lawful order of any officer of the town, the judgment of the Police Justice shall include the requirement that such disobeyed order be complied with. The defendant shall have the right to produce before the Police Justice, one or more sureties to the satisfaction of the Justice, which sureties shall with the defendant, confess a judgment for the amount of the fine or penalty imposed, with costs, and the

Justice shall enter such confession of judgment upon his docket, and render judgment accordingly in the name of the state, against them for the amount of the fine and costs, and if the judgment is not paid within ninety days of the date of such confession, the Justice shall issue execution and collect the amount of the fine and costs, in the manner provided by law for collecting judgments by execution in the Justice of the Peace Court. Provided, further, that in all proceedings in which the defendant confesses his guilt or in which the defendant is found guilty following the hearing of all pertinent testimony, the Police Justice shall assess costs against the defendant in the sum of four dollars which costs shall be collected by the Police Justice and remitted to the Town Treasurer and the Police Justice shall report, at the end of each calendar month, a list of all cases for violations of Town Ordinances instituted in his Court, and disposition thereof, together with a statement of the fines, penalties and costs by him assessed and received. Provided further, that unless a lesser amount or a shorter term of imprisonment is provided in the ordinance for the breach of which the defendant has been found guilty, no fine assessed shall be for a sum of more than one hundred dollars, and no imprisonment shall be for a period longer than three months.

SECTION 2. FORMER ORDINANCE REPEALED. Section 6 of Ordinance 180, and any and all ordinances or parts of ordinances in conflict herewith are hereby repealed.

Passed on First Reading	8th	day of	Decembe	er ,	1970.		
Passed on Second Reading _	5th	_ day of	January		, x 1.0 250x	1971	
Passed on Third Reading	9th	day of _	February	,	XXXXXX	1971.	,
Passed, Approved and Adopt	ed 9t	:h	day of	February	,	¥940x	1971
						_	

TOWN OF MILLS, A Municipal Corporation

George Sword, Mayor

Attest: Torene Jeed
Norene Reed, Clerk of Town of Mills,
A Municipal Corporation
I, Norene Reed, Town Clerk of the Town of Mills, Wyoming, do hereby
certify that the foregoing is a true and correct copy of Ordinance No. 20
entitled "AN ORDINANCE TO AMEND AND RE-ENACT SECTION 6 OF
ORDINANCE NO. 180, APPEARING IN THE MILLS MUNICIPAL CODE
AS SECTION 2.24-060, ENTITLED "JUDGMENTCOSTS." Passed
on third reading by the Town Council of the Town of Mills, Wyoming,
at a regular meeting held at the Council Chambers on the day
of February , KSTNX 1971.
Sign: Norence Leed
Norene Reed, Town Clerk
I, regularly appointed, duly qualified and acting Town Clerk of the
Town of Mills, Wyoming, do hereby certify that signed, attested,
sealed and certified copies of this Ordinance No. 201 approved
and passed as certified above, were, following its passage by the
Town Council, posted up in the Town Clerks Office and the Mills
Post Office for a period of ten days as required by law; that it took
effect and became in force as a legal Ordinance of the Town of Mills,
Wyoming, on the 22 day of February , 1970, 1971.
Sign: Jozena Seed Norene Reed, Town Clerk

Seal