ORDINANCE NO. 4-200

AN ORDINANCE TO PREVENT THE FLOW OF SEWAGE INTO LAKE BANCROFT AND TO REQUIRE ALL PERSONS DISCHARGING SEWAGE INTO SAID LAKE TO CAUSE THE SAME TO BE DISCHARGED INTO THE CITY SEWERS

THE CITY OF ISHPEMING ORDAINS:

<u>Section 4-201</u>. No person shall deposit any garbage, filth, refuse, filthy water, sewage, manure, dish water, or other filthy or offensive matter, or water, which is liable to become filthy, decayed or offensive in Lake Bancroft. Nor shall any person, directly or indirectly, by means of pipe, drains, launders, privies, or in any other way, discharge the sewage, dish water and waste matter from the house owned or occupied by him or her into said lake.

<u>Section 4-202</u>. All persons, the sewage and waste water from whose houses whether owned or occupied only by them is now discharged directly or indirectly by pipes, drains, launders, privies, or otherwise into Lake Bancroft, except those whose houses are situated on the west side of said lake, shall within thirty days from the time this ordinance takes effect connect the water closets, sinks, bath tubs and other sources and conductors of sewage upon said premises with the appropriate City sewage main or pipe.

 $\underline{\text{Section 4-203}}$. Every day upon which any sewage shall be run into said lake shall be deemed a separate and distinct offense on the part of the person responsible therefor and every day during which any person who is required by this ordinance to cause his sewage to be discharged into the City sewage system fails so to do, shall be deemed a separate and distinct offense.

Section 4-204. Any person violating the provisions of this ordinance shall be punished by a fine not to exceed \$100, and in default of the payment of such fine and costs shall be committed to the city jail or the common jail of Marquette County until such fine and costs are paid, but not to exceed ninety days.

Section 4-205. This ordinance shall take effect August 10th, 1893.

Passed: July 19, 1893