

LOCAL

Captain Ewing, of Kingman, was an early week visitor in town.

Charles Kirsch, one of the old-time boys about town, was in from the Canyon this week.

"Grandma" Ranney has been visiting with her daughter, Mrs. Britton, of Winslow, this week.

Bert Adams, tired of country life at the Anita mines, has been enjoying a town vacation this week.

Foreman W. H. McAdams and wife, from the Anita mines, were business visitors in town the first of the week.

Work on the Santa Fe and Grand Canyon railroad is rapidly progressing. Several miles of new track have been laid this week.

General Manager Wm. F. Dermont, of the Saginaw and Manistee Lumber Company, left for the east a few days ago on a business trip.

Miss Rose Reilly, of Winslow, daughter of Mr. and Mrs. John Phelan, of this city, is visiting with her parents and relatives this week.

L. A. Enos, with the Chicago American, was a Grand Canyon visitor Tuesday. Mr. Enos was also a welcome caller at the News office.

FOR RENT.—A furnished room with outside entrance. Table board in addition if desired. Inquire at first house west of The Williams Hospital.

P. F. Brady, one of the old-time railroad construction foreman, came in from Chicago Tuesday and took charge of a gang of workmen on the Santa Fe and Grand Canyon railroad.

Judge J. J. Hawkins, of Prescott, met Attorney Atwater and a Mr. Shirley, a prominent capitalist of New York, here last Sunday and accompanied the gentlemen to the Grand Canyon.

The Rain God has surely bestowed his choicest blessings on all of Arizona. For the past two weeks copious rains have fallen all over the territory, and have been very heavy in some portions, cloudbursts having occurred in several places.

Hon. T. A. Riordan and charming daughter were Grand Canyon visitors this week. Mr. Riordan and daughter were accompanied by a couple of ladies whose names it was impossible to learn, though Mr. Riordan was a most welcome caller at the News office. We regret exceedingly that we were absent at the time.

Doctors everywhere recommend HARPER Whiskey for the enervating effects of hot weather and as a safe-guard against malaria—because of its purity. Sold by the Cabinet.

Gus Reamer, the jolly sheepman, while on his way to camp from town Tuesday, fell from his wagon, striking his head on a rock. Gus was pretty badly hurt. J. B. Jones and W. T. Harris went out to his camp Wednesday and brought him into town, where good care and accommodations can be given him. Gus has a host of friends who will see to it that he does not suffer.

Mr. W. R. Poole, Miss Ona Twitty and Mr. and Mrs. J. B. Girard were guests of the Elks at their banquet and reception at Flagstaff last Saturday evening. The lodge of Elks of Flagstaff lead in the high social reputation of that magnificent order. They, in common with all their brothers, never do anything by halves, and are especially liberal in cheer and good fellowship, benevolence and charity.

During the rain storm Wednesday afternoon lightning struck what is known as the "Hagerty house," on east Grant avenue. The house is occupied by a family from Phoenix. The parents are away on a trip to the Montezuma Wells. The family of five children were at home at the time of the accident. The lightning seriously damaged the roof of the building and split a chimney half in two from top to bottom. Strange to say none of the children were hurt.

ORDINANCE NO. 1.

An ordinance to impose a license tax on all persons, firms and corporations engaged in any business calling or occupation named in this ordinance, and to provide for the collection thereof.

Be it ordained by the Mayor and Common Council of the Town of Williams, as follows:

SECTION 1. A license tax shall be paid by all persons, companies, firms, business, trades, occupations, or employments hereinafter named, and said license tax shall be in amount and for the period of time in each section named, that is to say, as follows:

1. All persons who shall sell wines, malt, distilled or alcoholic liquors or beverages, shall pay a license tax of fifteen (\$15.00) dollars each quarter.

2. Any person, firm, company or corporation opening or permitting to be opened in their place of business, or in connection therewith, or on their premises, whether for hire or otherwise, any game of chance, such as laro, monte, roulette, lansquenet, rouge et noir, rondo, dice or keno, or any other banking or percentage game, played for money, checks, or anything of value, shall pay a license tax of ten (\$10.00) per quarter for each table or game opened or permitted to be opened by him or them.

3. All persons keeping, running, operating or maintaining a pool or billiard table shall pay a license tax of two dollars and (\$2.50) fifty cents per quarter.

4. All persons maintaining any slot machines on his premises, which said slot machine pays in money, shall pay a license tax of two dollars and (\$2.50) cents per quarter for each machine.

5. All persons owning or operating any bowling alley, or shooting gallery, shall pay a license tax of five (\$5.00) dollars for each alley or gallery per quarter.

6. All persons, firms, companies or corporations owning telephone exchanges and operating the same within the corporate limits of the town of Williams, shall pay a quarterly license tax of two dollars and (\$2.50) fifty cents.

7. All persons posting bills on boards, sides of houses, fences, or other places for advertis-

ing purposes, shall pay a license tax of two dollars and (\$2.50) fifty cents per quarter.

8. All millinery establishments, dealing exclusively in milliner's goods, shall pay a license of two dollars and (\$2.50) fifty cents per quarter.

9. All tailoring establishments shall pay a license tax of three (\$3.00) dollars per quarter.

10. The proprietor of, or the person conducting any theater, minstrel, or other show; every wire, trapeze performer, or other public exhibition, except those stated in section 11 below, shall pay a license tax of five (\$5.00) dollars for each exhibition or entertainment. Provided, any entertainment, theatrical or otherwise, given by local persons as a church entertainment, or for the benefit of local charity, or like purpose, shall not require a license.

11. The proprietor, or any person conducting any circus, or menagerie, for each entertainment shall pay a license tax of twenty-five (\$25.00) dollars.

12. Each commission merchant, money-broker, pawn-broker, or person conducting any other similar kind or class of business, shall pay a license tax of ten (\$10.00) dollars per quarter.

13. All hawkers, peddlers, auctioneers and other persons crying off goods on the streets, or going from house to house, except while selling home produce, such as garden vegetables, shall pay a license tax of fifteen (\$15.00) dollars per month, and peddlers from a wagon, cart or other vehicle shall pay a license tax of twenty (\$20.00) dollars per month, except fruit and produce peddlers shall be exempt from license tax while selling home production.

14. All keepers of ordinaries shall pay a quarterly license tax of three (\$3.00) dollars.

15. All keepers of hotels shall pay a license tax as follows: Hotels having less than ten rooms for hire, \$2.50 per quarter; hotels having ten rooms and not more than twenty rooms, \$5.00 per quarter; hotels having more than twenty rooms and not more than thirty rooms, \$7.50 per quarter; hotels having more than thirty rooms, \$10.00 per quarter.

16. All proprietors of lodging and boarding-houses and houses of public entertainment, having two rooms for hire and not more than ten rooms, shall pay a license tax of \$2.50 per quarter.

17. All owners or persons running drays, express wagons, hacks or omnibuses for hire, shall pay a license tax of \$2.50 per quarter for each wagon, cab, bus, dray, express wagon, hack or omnibus he runs.

18. All proprietors of livery or sales stables shall pay a license tax of \$5.00 per quarter.

19. All dealers in general merchandise shall pay a license tax as follows: When his sales aggregate in amount to from \$1,000 to \$8,000 per year, he shall pay \$5.00 per quarter; when such sales shall amount in the aggregate to \$8,000 and not more than \$20,000 per year, he shall pay \$6.00 per quarter; when such sales amount to from \$20,000 to \$40,000 per year, he shall pay \$10.00 per quarter; when such sales amount to over \$40,000 per year, he shall pay a license of \$15.00 per quarter. Provided, when any person shall carry in stock two or more lines of goods, he shall pay the highest license tax provided for any one line carried by him in lieu of the tax on separate lines, and provided when any person shall carry in stock any two lines or more of goods, he shall be considered a dealer in general merchandise under the provisions of this ordinance.

20. The owner, keeper or proprietor of any saloon, dance hall, or building or structure wherein any intoxicating, spirituous or malt liquors are sold or given away, in which any female is employed or engaged, or in which any person shall be employed or engaged as a musician, singer, dancer, trapeze performer or entertainer for such house, with or without pay, shall pay a monthly license tax of \$2.50 for each and every person so employed or engaged. The license tax receipt under this sub-division shall designate each person so employed or engaged by name and other description sufficient to identify such person.

21. The proprietor of each merry-go-round, or the proprietor of any other place of public amusement not otherwise provided for, shall pay a license tax of \$5.00 per quarter.

22. The proprietor of every photograph or art gallery, or persons engaged in the business of making photographs for pay, shall pay a license tax of \$5.00 per quarter.

23. The proprietor of, or any person conducting an auction house, or establishment of like nature, shall pay a license tax of \$25.00 per quarter.

24. Every person engaged in running a restaurant, lunch-room or lunch-counter, shall pay a license tax of \$10.00 per quarter.

25. Every proprietor or person conducting any public laundry, shall pay a quarterly license tax of \$6.00.

26. Every person owning or running any butcher shop, or stand, or stall, shall pay a license tax of \$7.50 per quarter.

27. Any person who shall engage in the business of selling, or offering for sale from any vehicle, box or stand, upon any of the streets, alleys, public grounds or vacant lots within the corporate limits of the Town of Williams, any article of whatsoever kind or nature, or shall in any manner engage in the business as street-vendor, or who shall, upon any of the streets, alleys, public grounds, or vacant lots of said town, conduct any wheel of fortune, ring-throwing game, knife-throwing game, or device of similar character to any of the games heretofore described, shall pay a license tax of \$2.50 per day.

28. Every person operating a bakery shall pay a quarterly license tax of \$2.50.

29. Every person engaged in the business of undertaking shall pay a license tax of \$7.50 per quarter.

30. Every person engaged in the selling and compounding of drugs and medicines, and every proprietor of every drug store, shall pay a license tax of \$10.00 per quarter.

31. Every person engaged in the selling of jewelry, as the proprietor of a jewelry store, shall pay a license tax of \$2.50 per quarter.

32. Every fortune-teller, palmist, clairvoyant, mind-reader, medium, or other person engaged in like business, shall pay a license tax of \$15.00 per quarter.

33. Every exclusive dealer in curios shall pay a license tax of \$2.50 per quarter.

34. Every dealer in lumber shall pay a license tax of \$10.00 per quarter.

35. Every real estate agent, or dealer in real estate where commission is charged as a business, shall pay a license tax of \$2.50 per quarter.

36. Every dealer in coal or ice shall pay a license tax of \$3.00 per quarter.

37. All manufacturers of soda water, and persons engaged in bottling any kind of liquids, shall pay a license tax of \$15.00 per quarter.

38. All exclusive dealers in fruits, nuts and confectioneries, or any one of said lines, shall pay a license tax of \$2.50 per quarter.

39. All agents or canvassers for any kind of merchandise, except agents and canvassers for merchandise to be delivered subsequently upon an order from without the territory of Arizona, shall pay a license tax of \$5.00 per quarter.

40. All exclusive dealers in dry goods, or in shoes, or in clothing, or in hardware, or in second-hand goods, shall pay a license tax of \$3.00 per quarter.

SECTION 2. All the licenses provided for in the first section of this ordinance shall be paid before any business is done for which a license should have been paid; and when this ordinance specifies a given time for which a license may be issued, no license shall be issued for a less time, but it may issue for a longer time, but all licenses must be issued to the end of some quarter of the year. Provided, that when an application for a license is made at any time within a quarter after this ordinance goes into effect, the charge for such license for such quarter, beginning July 1, 1901, shall be made from the first day of August, 1901, and shall permit such applicant to do business to the end of that quarter.

SECTION 3. The word quarter as used in this ordinance shall be construed to mean the first, second, third and fourth, three months of each year.

SECTION 4. Any person doing any business within the town of Williams, for which said business is required by this ordinance a license to be first procured, and in violation of the provisions of this ordinance, he shall be deemed guilty of a misdemeanor, and on conviction thereof, he shall be fined in any sum not more than \$100.00 and not less than the amount of the license he has failed to pay, and he may be imprisoned in the town jail one day for each dollar of the fine unpaid, or by imprisonment in the town jail not more than three months, or by both such fine and imprisonment in the discretion of the court.

SECTION 5. This ordinance shall be in force from and after its passage by a majority of the Common Council of the town of Williams, its signature by the Mayor, and its posting as required by law and the same shall not be in effect before the first day of August, A. D. 1901.

Passed by the Mayor and Common Council of the town of Williams, and presented to the Mayor for his signature and by him signed on this the 29th day of July, A. D. 1901, and on the same day attested by the Town Clerk.

W. R. POOLE, Town Clerk.
Posted in three public places in the town of Williams on this the first day of August, 1901.
JAMES KENNEDY, Marshal.

ORDINANCE NO. 2.

Be it ordained by the Mayor and the Common Council of the Town of Williams:

SECTION 1. That the fire limits of said town shall be the same as hereby established and bounded as follows: Beginning on Railroad avenue at a point where same is intersected by Taber avenue, thence running west along said Railroad avenue to Fourth street, thence south along Fourth street to Grant avenue, thence east along Grant avenue to Taber avenue, thence north along Taber avenue to the point of beginning. It is the intention to include within said bounds all lots and parts of lots in blocks numbered 1, 2, 3, 16 and 17 of the Scott addition, all lots and parts of lots in blocks numbered 2, 3, 4, 14, 15, 16 and 17, in Williams town site, as surveyed and platted by H. C. Nut, trustee for the Atlantic and Pacific Railroad Company.

SECTION 2. It shall be unlawful for any person or persons, or association of persons, company or corporation to erect, build or construct upon or remove to or from or within the above described limits any building, shed, barn, outhouse, privy or other structure of any kind or description without having first obtained a permit therefor from the Town Council, which said permit shall be signed by the Mayor and countersigned by the Town Clerk.

SECTION 3. Every person or persons, or association of persons, company or corporation proposing to erect any building, outhouse, shed, barn or other structure within or upon the above described limits, before he, they or it, begins to erect such buildings, he, they, or it, shall first submit his, theirs or its plans and specifications of such buildings to the Common Council for its approval, and upon approval by said Council, he, they, or it, shall pay a fee to the Town Clerk at the following rate, namely: If the cost of said building shall exceed \$500.00, a fee of \$5.00 shall be paid; if the cost of said building shall be more than \$100.00 and not to exceed \$500.00, a fee of \$2.50 shall be paid for such permit. Any person or persons, or association of persons, company or corporation violating the provisions of this ordinance, shall, upon conviction thereof, be punished by a fine not to exceed \$150.00, or by imprisonment in the town or county jail not to exceed three months, or by both such fine and imprisonment for each and every offense. This ordinance shall be in force from and after the date of the posting of the same.

HARRY PYLE, Mayor.
W. R. POOLE, Town Clerk.
Posted on the 1st day of August, 1901.
JAMES KENNEDY, Marshal.