

CITY COUNCIL--OFFICIAL.

REGULAR MEETING.

CITY HALL, NEW ORLEANS, Tuesday, December 11, 1877. The Council met this day at 12 o'clock m. in regular session.

Present: Hon. Ed. Pillsbury, Mayor, presiding; and Administrators Brown, Cavanaugh, Denis, Diamond, Edwards, McCaffrey and Rengstorff.

The minutes of the previous meeting were approved and their reading was dispensed with.

Communications from the Mayor and Administrators.

The following message from the Mayor was read: MAYORALTY OF NEW ORLEANS, City Hall, December 11, 1877.

To the City Council: I return for amendment a resolution of the Council, adopted at its last meeting, authorizing the Administrator of Commerce to advertise for proposals for the construction of the river bank at the foot of Montegut street.

Ordinance No. 3121, A. S., section 14, provides that all works and repairs done under the same shall be executed under the supervision of the City Surveyor and the Administrator of Commerce and Improvements.

I therefore recommend that the resolution be modified so as to include the Administrator of Improvements, thus conforming to the requirements of ordinance, as above.

On motion of Mr. Cavanaugh "Administrator of Improvements" was inserted in the resolution. Thus amended, the resolution was adopted.

The following communications from the Mayor were read and ordered spread on the minutes: MAYORALTY OF NEW ORLEANS, City Hall, December 11, 1877.

To the City Council: I transmit for your information the following statement, showing receipts and disbursements of the Crescent City Police fund, with balance to credit of fund, this date:

Table with 2 columns: Receipts from fines imposed, Disbursements. Rows include: For the month of June, 1877; July, 1877; August, 1877; September, 1877; Total receipts to date; Disbursements.

Warrants in favor of Mrs. McDonogh, a widow, whose husband was killed in the discharge of his duty-- June, July, August, September, October and November, 1877, \$20 each.

Warrant in favor of C. Fennell, injuries sustained by her husband in the discharge of duty. \$75 00

Balance to credit of fund \$30 33. Fines for the month of October, uncollected. Fines for the month of November, uncollected.

In compliance with a resolution of the Council, adopted at its last meeting, I have appointed the following physicians on the Commission on Issues Asylum:

- Dr. Charles C. Turpin, chairman. Dr. Ernest B. Lewis. Dr. John H. Castellanos. Dr. Charles Blochman. Dr. Isaac L. Cracauer.

Financial Business on Final Passage. Mr. Brown called up the following ordinances, which, having been read twice, were now on their third reading, and the yeas and nays having been called they were all adopted unanimously, excepting the first mentioned, on which Mr. McCaffrey voted nay.

1. An ordinance providing for the payment of the several pay rolls therein named, for November, 1877, beginning "street wages," and amounting to \$5427 20.

2. An ordinance providing for the payment of the several pay rolls therein named for November, 1877, beginning "officers, clerks and employees in the Department of Finance," amounting to \$19,475 36.

3. An ordinance providing for the payment of the several pay rolls therein named for November, 1877, beginning "pay roll of recorders' courts," and amounting to \$6761 66.

4. Resolution appropriating \$26,035 48 to pay the Crescent City Police for November, 1877, the total having been changed to this figure from \$26,000 by an amendment which was first unanimously adopted.

5. An ordinance making appropriations for charitable institutions for November, 1877, amounting to \$3142 66.

6. An ordinance providing for the payment of the several accounts therein named for November, 1877, beginning "Firemen's Charitable Association," etc., amounting to \$14,893 32.

7. An ordinance providing for the payment of the several accounts therein named for November, 1877, beginning "New Orleans Gaslight Company," amounting to \$15,761 44.

8. An ordinance providing for the payment of the several accounts therein named for November, 1877, beginning "Peter Markey," and amounting to \$15,392 85.

9. An ordinance providing for the payment of accounts therein named for November, 1877, beginning "E. Valle," and amounting to \$4282 67.

Reports of Committees. By Mr. Cavanaugh-- 1. Favorably on the petition of Wm. Fagan, Tom Bynum, John W. Fairfax and others, for permission to construct a railroad on Goodchild street, commencing at Elysian Fields, to the lower end of the parish of Orleans. The report was laid over.

2. Favorably, by resolution, on the petition of Wm. Miller to lay a pipe from his factory on Julia street to the New Basin; provided, the laying of said pipe be done without damage to the street or bank of the basin, and under the supervision of the City Surveyor. Received.

3. Favorably, by resolution, on the petition of P. Pavia to remove a steam engine to No. 150 Royal street. Received.

The following report was adopted and the committee discharged: CITY HALL, NEW ORLEANS, Dec. 11, 1877. Honorable the City Council: To whom was referred the petition of the Crescent City Railroad Company for an extension of time in which to complete their line of railroad to Carroll on, in accordance with ordinance No. 3243, A. S., have the honor to report that after maturely considering the said matter and consulting with the officers of the said road, we are of opinion that the extension asked for should not be granted, for the reasons that ordinance No. 3243, A. S., not only grants the company the right of way, etc., but relieves the railroad company.

The following report was read and ordered spread on the minutes: DEPARTMENT OF IMPROVEMENTS, New Orleans, December 11, 1877. To the City Council: Gentlemen-- Upon the petition of citizens residing between Claiborne, Esplanade, Carondelet Walk and Broad streets, complaining of insufficient drainage, I beg to report that this is not a new complaint, but one which has been repeatedly by citizens upon the same subject.

During the past six days petitions have been received from residents of the rear of the Seventh Ward, asking to be relieved from the payment of taxes on account of injuries done to their property by overflow. Since that time a petition was received from Widow T. Livaudais, residing at the corner of Galvez and Dumaine streets, asking relief for damage to a valuable flower garden, caused by overflow from the heavy rains of the 25th October, lasting two days.

These, together with numerous complaints made to this department, go to show conclusively that the prime cause arises from the fact that the contractors who are engaged in the drainage machines are not performing their duties as required by the specifications.

Although the city charter and ordinance make it the duty of this department to supervise the drainage of the city, I am prevented from discharging my duty by the refusal of a majority of the Council to authorize the appointment of some suitable person to direct a faithful compliance with the requirements of the specifications by the drainage contractors, who have, since the introduction of the contract system, been free to do as they please in such matters.

The action of the Council in authorizing the construction of a flood-gate on People's Avenue canal will tend to relieve the section drained by the said section of drainage machine very materially, as the portion of said canal south of the flood-gate can be used as a reservoir to receive much of the drainage of the lower portion of said section.

In December, 1876, the Board of Underwriters made over to me looking to the connection of Claiborne canal at Esplanade street, and plans and specifications were furnished for that purpose. The completion of this work would not only furnish water in case of fire, but would also relieve Orleans and Broad street canals of the water draining from the section between Toulouse, Esplanade street, Mississippi river and Claiborne street, and would thereby obviate in a great measure the complaints heretofore alluded to.

The condition of the Bienville drainage machine warns me to urge upon the Council at this time the establishment of a new and more powerful engine at the City Park, on the Orleans canal.

The construction of such a machine, together with the introduction of metal pipes at Broad and Galvez streets to connect the second and third drainage sections, with a strict surveillance over the contractors, would, in my opinion, serve to relieve Orleans and Broad street canals of the water draining from the section between Toulouse, Esplanade street, Mississippi river and Claiborne street, and would thereby obviate in a great measure the complaints heretofore alluded to.

Mr. Cavanaugh submitted an opinion of the City Attorney in the matter of filling the vacancy caused by the resignation of Dr. Taylor as a member of the Board of Health, which stated that under act No. 27 of 1868, the Governor alone has the right to fill the vacancy. Act No. 75 of 1877 only refers to vacancies occurring in offices under the city charter.

The opinion was read and the Mayor requested to transmit a copy of it to the Governor.

From citizens residing in the rear of the city for an extension of the Fire Alarm Telegraph. Referred to the Administrators of Police, Commerce and Waterworks and Public Buildings.

The Mayor informed the Council that he had received an invitation from the Board of Underwriters, inviting the Council to attend in a body an examination of their engine-houses and a review of their salvage corps on Friday next at 12 m.

The following members accepted: Hon. Ed. Pillsbury, Mayor, and Messrs. Brown, Cavanaugh, Diamond, Edwards, McCaffrey and Rengstorff.

Mr. Denis declined, owing to a pressure of business on that day.

The Mayor stated that he had also received an invitation for himself and the Council to visit the Canonicus on Saturday next, at 12 m.

The invitation was accepted by the following members: Hon. Ed. Pillsbury, Mayor; and Messrs. Brown, Cavanaugh, Denis, Diamond, Edwards, McCaffrey and Rengstorff.

The Council then adjourned. THOS. G. RAPIER, Secretary.

leading thereto. Referred to the Administrators of Commerce, Improvements and Police. From H. Wright, agent, etc., for the Depaloo pressure-moderator and gas saver, asking that the same be examined and tested. Referred to the Administrators of Police and Waterworks and Public Buildings.

From (1) W. Van Benthuyzen, President Carroll Railroad Company, protesting against permission being granted for the laying of a railroad track on the neutral ground of Louisiana Avenue; (2) from the City Surveyor, recommending that the New Orleans Belt Railroad be permitted to make connection with the Chicago, St. Louis and New Orleans Railroad, by curving from Louisiana Avenue into Claiborne, into which street their track could be laid to the intersection of the Chicago, St. Louis and New Orleans Railroad, and (3) from W. Alex. Gordon, President, etc., New Orleans Belt Railroad Company, asking that said recommendations be adopted.

In connection with the foregoing, Mr. Cavanaugh offered the following ordinance, which was read and laid over: An ordinance amending ordinance No. 4069, administration series, entitled "An ordinance granting to Adolph Shreiber, L. J. Shriver, their associates and assigns, the right to construct, maintain and operate a freight railroad in certain streets and places in the city of New Orleans," adopted June 26, 1877.

Sec. 1. Be it ordained by the Council of the city of New Orleans, that the New Orleans Belt Railroad Company (as-ignee of all the rights and privileges heretofore granted under ordinance No. 4069, administration series,) is hereby authorized and empowered to construct, maintain and operate a railroad on Claiborne street, from the intersection of Louisiana Avenue to the track of the Chicago, St. Louis and New Orleans railroad, subject to all the provisions and in accordance with the terms and conditions in said ordinance, and every private contractor or firm, doing exclusively a river insurance business in the city of New Orleans; every agency doing such business in said city, for each and every private underwriter of river insurance policies, exclusively, five hundred dollars.

Sec. 2. Be it further ordained, etc., That this ordinance take effect from and after its passage. Mr. Cavanaugh submitted an opinion of the City Attorney in the matter of filling the vacancy caused by the resignation of Dr. Taylor as a member of the Board of Health, which stated that under act No. 27 of 1868, the Governor alone has the right to fill the vacancy. Act No. 75 of 1877 only refers to vacancies occurring in offices under the city charter.

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The Council then adjourned. THOS. G. RAPIER, Secretary.

CITY ORDINANCES--OFFICIAL.

MAYORALTY OF NEW ORLEANS, City Hall, December 11, 1877. [No. 4243--Administration Series.] An ordinance providing for the licensing of carriages, hacks, drays, and other vehicles for use in the city of New Orleans.

Sec. 1. Be it ordained by the Mayor and Administrators, in Council assembled, That vehicles may only be used on the streets of the corporation, and licenses obtained therefor, pursuant to the provisions of the following ordinance. On every express or transfer wagon, dray or cart, drawn by one horse only, five dollars; by two or more horses, seven dollars; on every load drawn by one horse only, seven dollars; on every load drawn by two or more horses, ten dollars; on every load drawn by one horse only, seven dollars; on every load drawn by two or more horses, ten dollars; on every load drawn by one horse only, seven dollars; on every load drawn by two or more horses, ten dollars.

Sec. 2. Be it further ordained, etc., That the owner or proprietor of a carriage or vehicle, or which a license may be granted shall cause his or their names, and the number of the license, to be fixed in a conspicuous place and in a plain and legible manner on the vehicle, as directed by existing ordinances or this ordinance, on every vehicle, and the number of the license, to be numbered with the numbers furnished by the city, except when otherwise provided.

Sec. 3. Be it further ordained, etc., That for the issuance of licenses as aforesaid, the preparation and control thereof, and the expense and trouble attending thereon, the hereinafter fixed charges or fees shall be paid as a license charge by the person or persons obtaining the license. Sec. 4. Be it further ordained, etc., That in addition to the requirements of the foregoing sections, all public or private carriages and vehicles of pleasure shall be duly licensed, and shall have the license plate attached, in accordance with the directions of the license inspector, in a conspicuous place for ready and convenient inspection at all times, and such plate must be kept bright and clean, under the fines and penalties herein prescribed.

Sec. 5. Be it further ordained, etc., That every public carriage or pleasure vehicle standing upon the streets or public places, and every omnibus or transfer coach, shall have lamps upon the streets or public places, and for every contravention of this article the owner or owners thereof shall pay a fine of ten dollars. Sec. 6. Be it further ordained, etc., That the owner of each and every vehicle for which a license is obtained shall cause to be registered in the office of the Administrator of Finance, and any violation of this section shall subject the owner thereof to a fine of not less than five or more than ten dollars.

Sec. 7. Be it further ordained, etc., That the license fee for each and every vehicle shall be paid for services rendered as Treasurer of Metropolitan Police Board and (4) Chandler & Aahy, for payment of coal delivered to police stations in January, 1877. Referred to the Administrator of Public Accounts.

licenses required to be obtained by this ordinance and the charges to be paid therefor shall be for the year ending December 31, 1878, that the license fee for each and every vehicle shall be the first day of January, and if not obtained and the charges paid before the first day of March, 1878, they shall be exigible by seizure or otherwise, and shall be further ordered, etc., That this ordinance shall go into effect from and after the first day of January, 1878.

Adopted by the Council of the city of New Orleans, December 11, 1877. ED. PILLSBURY, Mayor. THOS. G. RAPIER, Secretary.

MAYORALTY OF NEW ORLEANS, City Hall, December 11, 1877. [No. 4244--Administration Series.] An ordinance to establish the rate of licenses for professions, callings and other businesses for the year 1878.

Be it ordained by the Council of the city of New Orleans, That the yearly rate of license, for professions, callings and other businesses carried on within the corporate limits of New Orleans, are hereby assessed and directed to be collected, in sums specified set forth in the following sections: SECTION 1. Every bank, banking house, banking company or banking agency, receiving deposits, or dealing in gold, silver, uncourent money, or every private contractor or firm, doing a banking business, three hundred dollars.

Sec. 2. Every member of a firm or company, and every person not connected with a firm or company, dealing in foreign or domestic exchange, or receiving deposits or doing a banking business, three hundred dollars. Sec. 3. Every member of a firm or company, and every person not connected with a firm or company, pursuing the business of pawn-broker, three hundred dollars.

Sec. 4. Every member of a firm or company, and every person not connected with a firm or company, dealing in gold or silver coin, bullion, gold dust, stocks, promissory notes, or other securities, or amounting money, fifty dollars. Sec. 5. Every member of a firm or company, and every person not connected with a firm or company, doing business as a broker in stocks, notes, exchange, gold and silver, fifty dollars.

Sec. 6. Each and every insurance company, located and doing exclusively a river insurance business in the city of New Orleans; every agency doing such business in said city, for each and every private underwriter of river insurance policies, exclusively, five hundred dollars. Sec. 7. Each and every insurance company located and doing exclusively a marine insurance business in the city of New Orleans; every agency doing such business in said city, for each and every private underwriter of marine insurance policies, exclusively, five hundred dollars.

Sec. 8. Every member of a firm or company, and every person not connected with a firm or company, doing business as a broker in real estate, fifty dollars. Sec. 9. Every member of a firm or company, and every person not connected with a firm or company, doing business as a real estate or house broker, thirty dollars. Sec. 10. Every member of a firm or company, and every person not connected with a firm or company, engaged in bottling and selling malt liquors and wines, not for use on the premises, fifty dollars.

Sec. 11. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a sugar or molasses refinery, one hundred dollars. Sec. 12. Every member of a firm or company, and every person not connected with a firm or company, keeping a warehouse where produce, goods, wares and merchandise are received on storage, fifty dollars.

Sec. 13. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a steamboat agent, twenty-five dollars. Sec. 14. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a stevedore, twenty-five dollars. Sec. 15. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a cooper, twenty-five dollars.

Sec. 16. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a cooper, twenty-five dollars. Sec. 17. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a cooper, twenty-five dollars. Sec. 18. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a cooper, twenty-five dollars.

Sec. 19. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a cooper, twenty-five dollars. Sec. 20. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a cooper, twenty-five dollars. Sec. 21. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a cooper, twenty-five dollars.

Sec. 22. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a cooper, twenty-five dollars. Sec. 23. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a cooper, twenty-five dollars. Sec. 24. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a cooper, twenty-five dollars.

Sec. 25. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a cooper, twenty-five dollars. Sec. 26. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a cooper, twenty-five dollars. Sec. 27. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a cooper, twenty-five dollars.

Sec. 28. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a cooper, twenty-five dollars. Sec. 29. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a cooper, twenty-five dollars. Sec. 30. Every member of a firm or company, and every person not connected with a firm or company, engaged in the business of a cooper, twenty-five dollars.

person not connected with a company or firm, doing business as a shoemaker, and dealing exclusively in his own produce, five dollars. Sec. 21. Every member of a company or firm, and every person not connected with a company or firm, keeping a confectionery where wines or liquors are kept or sold, one hundred dollars.

Sec. 22. Every member of a company or firm, and every person not connected with a company or firm, keeping an establishment where ice cream, sherbet, soda water, coffee, tea, chocolate, or pies and cakes are sold, not keeping or selling liquors or wines, twenty-five dollars. Sec. 23. Every member of a company or firm, and every person not connected with a company or firm, keeping an establishment where soda water and cakes only are sold, ten dollars.

Sec. 24. Every member of a company or firm, and every person not connected with a company or firm, doing business as a ship agent, one hundred dollars. Sec. 25. Every member of a company or firm, and every person not connected with a company or firm, doing business as a ship broker for sea-going vessels, one hundred dollars.

Sec. 26. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of an auctioneer, one hundred dollars. Sec. 27. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a coffeehouse, bar-room, grog-shop, oyster, or any place of that character, one hundred dollars.

Sec. 28. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a coffeehouse with instrumental or vocal music, seven hundred dollars. Sec. 29. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a skating rink, ten dollars.

Sec. 30. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of selling second-hand bottles, twenty-five dollars. Sec. 31. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of selling eggs, poultry, mose, and twenty-five dollars.

Sec. 32. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars. Sec. 33. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars.

Sec. 34. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars. Sec. 35. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars.

Sec. 36. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars. Sec. 37. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars.

Sec. 38. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars. Sec. 39. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars.

Sec. 40. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars. Sec. 41. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars.

Sec. 42. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars. Sec. 43. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars.

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Sec. 46. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars. Sec. 47. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars.

and every person not connected with a company or firm, keeping skids for hire, twenty-five dollars. Sec. 58. Every person acting for him or herself, or as an agent or traveling for others, who shall receive orders, or draying samples, or sell goods, in any manner, for over one hundred dollars.

Sec. 59. Every keeper of a photograph gallery, twenty-five dollars. Sec. 60. Every stevedore, twenty-five dollars. Sec. 61. Every member of a company or firm, and every person not connected with a company or firm, keeping a private market, one hundred dollars.

Sec. 62. Every member of a company or firm, and every person not connected with a company or firm, doing business as a ship agent, one hundred dollars. Sec. 63. Every member of a company or firm, and every person not connected with a company or firm, doing business as a ship broker for sea-going vessels, one hundred dollars.

Sec. 64. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of an auctioneer, one hundred dollars. Sec. 65. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a coffeehouse, bar-room, grog-shop, oyster, or any place of that character, one hundred dollars.

Sec. 66. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a coffeehouse with instrumental or vocal music, seven hundred dollars. Sec. 67. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a skating rink, ten dollars.

Sec. 68. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of selling second-hand bottles, twenty-five dollars. Sec. 69. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of selling eggs, poultry, mose, and twenty-five dollars.

Sec. 70. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars. Sec. 71. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars.

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Sec. 74. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars. Sec. 75. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars.

Sec. 76. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars. Sec. 77. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars.

Sec. 78. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars. Sec. 79. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars.

Sec. 80. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars. Sec. 81. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars.

Sec. 82. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars. Sec. 83. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars.

Sec. 84. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars. Sec. 85. Every member of a company or firm, and every person not connected with a company or firm, engaged in the business of a soap and candle factory, fifty dollars.