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Tickets with return limit of ten days, \$5.35 for the round trip. Saturday and Sunday excursions—On Saturdays and Sundays from May 23rd to September 30th, tickets limited to return the following Monday will be on sale at the rate of \$4.25. ALEXANDER BROTHERS, Postoffice Fort Thomas, Arizona.

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M. B. MONAHAN, Proprietor

The public can be served with the best glass of beer in Globe drawn from the ONLY up-to-date Beer Drawing Machine in town. Always fresh and cool, a special brand of the Anheuser Busch, namely "Tony Faust." All other goods kept are in comparison.

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A. TROJANOVICH Proprietor

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Wm. Whalley, Prop.

Reflections of a Bachelor

The more money a man could spend if he had it the less he has it. One comfort about being in jail must be the way automobiles cannot try to run over you. A woman would rather be able to talk of her safe deposit vault than have anything to put in it. If a girl had the whooping cough and you told her how musical her voice was when she did it she'd believe you.—New York Press.

Hi There, Theodore!

Among the "undesirable citizens" the man who carries a gun deserves a place up near the head of the procession.—Chicago Record-Herald.

ORDINANCE NO. TWENTY-EIGHT

An Ordinance for the Assessment, Equalization, Levy and Collection of City Taxes for the City of Globe. Be it ordained by the Mayor and Common Council of the City of Globe:

SECTION I. All property of every kind and nature whatsoever within said City of Globe, except such property as is, or may be, exempt from taxation under the laws of the Territory of Arizona, shall be subject to an annual tax.

SECTION II. The Mayor and City Clerk shall, prior to the first Monday in May of each year, cause to be prepared suitable books for the use of the City Assessor, in which he shall enter the assessment rolls as herein provided, and said books shall contain suitable written heads to be ruled to conform with the form of the assessment roll as provided in this ordinance.

SECTION III. The term lands or real estate, as used in this ordinance, shall be taken to mean and include the ownership or claim of possession of, or right of possession to any land within the City.

SECTION IV. All taxable property must be assessed at its full cash value. The term cash, whenever used in this ordinance, shall mean the amount at which the property would be taken in payment in a just debt due from a solvent debtor. Lands and improvements thereon shall be separately assessed. The laws of the Territory of Arizona, regarding the manner of making county assessments, shall govern the officers in making assessments under the terms of this ordinance, in so far as practicable, when it is not specially otherwise provided herein.

SECTION V. Before assuming his duties, the City Assessor shall execute a bond to the City, with two or more sureties to be approved by the Common Council, in such sum as they shall require, conditioned for the faithful performance of his duties as City Assessor. He shall also take and subscribe an oath of office, in form substantially as required by the County Assessor, and deposit the same with the City Clerk.

SECTION VI. The City Assessor may appoint such deputy assessors as he may think necessary, subject to approval by the Common Council; such appointment shall be in writing and filed in the office of the City Clerk, and every deputy shall make oath in the same manner as the City Assessor, and file the same with the City Clerk. Such deputies when so qualified, shall possess the same powers in making assessments as their principal, but the City Assessor shall be responsible for their acts, and suit may be instituted on the Assessor's bond for the benefit of any person who may be aggrieved by the wrongful act of such assessor or his deputies. The Assessor and his deputies are hereby authorized to administer all oaths and affirmations contemplated by law in the discharge of their duties as such assessors.

The compensation of such deputies shall be fixed and allowed by the Common Council.

SECTION VII.

Between the first Monday in May and the first Monday in September of each year, the City Assessor shall ascertain by diligent inquiry and examination all property in the said City, real or personal, subject to taxation and also the names of all persons, corporations, companies or firms, owning, claiming or having the possession or control thereof on the first day of May of said year, and shall then determine the full cash value of all such property and shall list and assess the same to the person, firm, corporation, association, or company, so owning the same. For the purpose of enabling the assessor to make such assessment, he shall demand from each person and firm and from the managing agent of each corporation, association or company within the City, a statement under oath or affirmation, of all real estate and personal property within the City, owned or claimed by such person, firm, corporation, association or company. If any person, officer or agent shall neglect or refuse on demand of the assessor or his deputies to give under oath or affirmation the statement required in this section, or if the owner of any property not listed by another person shall be absent or unknown, the assessor shall fill out a list for such person, putting therein all taxable property which he has reason to believe is owned by or is in the possession or control of said person, officer or agent liable to taxation. If the name of such absent owner is known to the assessor, the property shall be assessed in his, her or their name; if unknown to the assessor, the property shall be assessed to "unknown owners."

SECTION VIII.

It shall be the duty of every person owning or having charge of, or under his control, property in this city subject to taxation and as in this ordinance provided, to make out and deliver to said assessor, prior to the first Monday in September in each year, a correct list of the same as required by law, whether he shall receive from the assessor a notice or demand to do so, or not, and every assessment made against property subject to taxation shall be valid whether such notice or demand was received or not.

SECTION IX. The list shall contain: First, his lands or real estate, describing the same by lot and block where the land is included in lands platted and surveyed into lots and blocks and where the same is not so platted and surveyed, the same

must be designated and described in some other way and manner sufficient to identify it. Second, the improvements on all such real estate. Third, his personal property of every description and property held by him or under his control as an agent or in any fiduciary capacity. The list shall be signed and sworn to by the person authorized to administer oaths. Any person who shall willfully give a false list of his, her or their taxable property, or of that under his, her or their control, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding three hundred dollars, or by imprisonment not exceeding three months, or by both such fine and imprisonment, and any property willfully concealed, removed, transferred or misrepresented by the owner or agent thereof to evade taxation shall, upon discovery, be assessed double the value for that year, which would otherwise have been assessed upon it.

SECTION X.

If any person shall give the assessor or his deputies a false name or shall refuse to give his, her or their names, or shall refuse to give a list of property as is by this ordinance required, or shall refuse to swear or affirm to such list, he or she shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine not exceeding one hundred dollars, or by imprisonment in the city jail for not more than ninety days, or by both such fine and imprisonment.

SECTION XI.

If the list of the property rendered by any person is, in the opinion of the assessor, incorrect as to amount or valuation, he may change it in either respect and increase the amount of assessment accordingly, but in such case he shall immediately notify the person interested by mailing to such person, directed to his usual place of business or residence, a notice of such change; but the amount or value of the property listed by any person shall in no case be diminished by the assessor.

SECTION XII. Any property discovered by the assessor to have escaped assessment for the last preceding year, if such property is in the ownership or under the control of the same person who owned or controlled it for such preceding year, must be assessed at its value for such preceding year, and also at its value for the current year.

SECTION XIII.

The assessor and his sureties are hereby made liable for all taxes on taxable property in the city, when through his neglect it remains unassessed.

SECTION XIV.

It shall be the duty of the assessor to enter into the assessment roll furnished him by the City Clerk, alphabetically: First, the names of the taxable inhabitants, firms, corporations, companies and associations when known, when unknown, assessed to unknown owners, and if any person shall refuse to make a statement of his property under oath as required by this ordinance, the fact shall be noted under his name. Second, all real estate taxable to each inhabitant, firm, corporate company or association described by lots, fraction of lots and blocks, if platted and surveyed into lots and blocks, if not then by some description sufficient to identify the same, and all improvements on such real estate, describing as nearly as possible their location. Third, the cash value of real estate and the improvement thereon, separately stated. Fourth, the cash value of all improvements on real estate where said improvements are assessed to a person other than the owner or the one claiming the possession of said real estate. Fifth, the cash value of all personal property taxable to such person. Sixth, the total value of all property taxable to each, and no further description of personal property than that required by the provisions of this ordinance shall be needed or requisite to render the assessment binding and effective and the description of real estate shall be sufficient if the same can be readily identified thereby.

SECTION XV.

On or before the first Monday in September of the year 1907, and each year thereafter, the assessor shall complete his tax list and assessment roll and at the end thereof shall endorse thereon and subscribe and make oath to his certificate, in substance as follows:

"TERRITORY OF ARIZONA. County of Gila.—ss. I, _____, Assessor of the City of Globe, in Gila County, Arizona Territory, do solemnly swear that the foregoing assessment roll contains a description of all property in the said city, real or personal, subject to taxation which has come to my knowledge; also, the names of all persons, corporations, companies or firms owning, having or claiming the possession thereof on the first day of May, _____, to whom I have assessed the said property at its full cash value, to the best of my judgment, information and belief; that I have fully complied with the duties imposed upon the assessor by ordinance; that I have not imposed any unjust assessment through malice or ill will, nor willfully allowed anyone to escape a just and equal assessment."

Subscribed and sworn to before me this _____ day of _____, 19____.

He shall thereupon deliver it and all the original lists made and received by him to the City Clerk, and the same shall be filed in the office of the City Clerk. The time for the return of the assessment roll may be extended by the Common Council. Upon the return of said assessment roll to the City Clerk, the Common Council shall set a day when it will meet as a Board of Equalization to hear and consider objections thereto. The City Clerk shall thereupon cause to be published in at least ten consecutive issues of a daily newspaper published in said City, a notice of his receipt of said assessment roll and of the day set for the meeting of the Mayor and Common Council as a Board of Equalization, and in the mean time he shall keep said lists and assessment roll open in his office for inspection by the public.

SECTION XVI.

The Mayor and Common Council shall constitute the Board of Equalization of which the City Clerk shall be the Clerk. A quorum of the Common Council shall be sufficient to adjourn such meeting from day to day, but a majority of the entire Board of Equalization shall be required to vote in favor of any change in assessment before such change can be made. The Board of Equalization shall meet on the first Monday in October in each year, and shall continue in session from time to time until the business of equalization is completed. The Board shall have power to determine whether the assessed valuation of any property is too small or too large and it may change and correct any valuation by adding thereto or deducting therefrom, if in its judgment, from the information then possessed by it, the value fixed in the assessment roll is too small or too large, whether such value is fixed by the owner or by the assessor.

SECTION XVII. The Board shall have the power at any of its meetings to issue compulsory process requiring the attendance of any persons or person whom it has reason to believe is possessed of knowledge of the value or amount of such property, and examine them under oath in relation thereto.

SECTION XVIII.

The Board of Equalization shall place on the roll any omitted property, and assess its value. After the Board has completed its examination of the assessment roll, it shall adjourn for a period of fifteen days, and the City Clerk shall, within three days after such adjournment, immediately give notice by means of a postal card, deposited in the post office at Globe, and addressed to their last known residence, advising them of changes made by said Board, in all cases where the assessment of said owners may have been added to or when the property so assessed has been raised in value, stating the date to which said Board adjourned, and that on said date said Board will consider objections to such changes.

At the meeting of the Board on the day to which the same shall have been adjourned, the Board shall listen to protests which may be made, regarding any of the assessments so added or raised, and may, in its discretion, strike out or alter the same, but no addition or raises of valuation shall be made at such adjourned meeting.

When the revision of the assessment list is completed, an order shall be entered approving the same; and the Common Council shall thereupon, by ordinance, order or resolution, levy such sums of moneys as may be sufficient for the purposes for which taxes are herein authorized to be levied, not exceeding the rate of taxation provided by law, specifying the purposes for which the same are levied and directing a warrant to be issued for the collection thereof.

SECTION XIX.

In each year, as soon as the Mayor and Common Council shall have levied their taxes as provided in this ordinance, they shall cause their said levy to be extended on the assessment roll, showing the total of taxes of each person or name carried out in separate columns, and carefully footed up, and shall give to the City Treasurer a statement thereof, who shall immediately charge the amount of such taxes to the tax collector and the Mayor and Common Council shall charge the same to the City Treasurer. The City Clerk shall immediately annex to said assessment roll, under his hand, a warrant commanding the tax collector to collect from the several persons named in the said roll the several sums due as taxes on or before the second Monday of the next February, which said assessment roll and tax warrant shall be full and sufficient authority for the collector to collect all taxes specified therein.

SECTION XX.

The collector, immediately after the receipt of the duplicate assessment roll and said warrant, must publish a notice in some newspaper in the city of the fact that such roll and warrant is in his possession; that taxes will be delinquent sixty days after the date of said notice; that unless paid on that date or prior thereto, five per cent will be added to the amount thereof as penalty; said taxes shall be payable at the office of the tax collector.

SECTION XXI.

No demand for taxes shall be necessary, but it shall be the duty of every person subject to taxation under this ordinance to attend in person or by agent or attorney at the office of the tax collector and pay his taxes before the same become delinquent. The tax collector, or his deputy, must attend at his office between the hours of nine and twelve A. M. while said assessment roll and warrant are in his possession, to receive taxes not yet paid.

SECTION XXII.

The tax collector may at any time after receiving the assessment roll and warrant, collect by distress and sale, taxes due on personal property, when the owner of the same has no real estate assessed to him. The sale must be at public auction after three days' notice of the time and place thereof, by posting notices in three public places in said city, and so much of the property shall be sold as is necessary to pay the taxes, percentage and costs. For seizing and selling personal property, the tax collector may in each case charge the sum of Five Dollars, and the same mileage as allowed by law for the sheriff in serving civil process. On the payment of the price paid for the property sold, the delivery thereof with the bill of sale vests the title thereto in the purchaser.

SECTION XXIII.

As fast as collected, the tax collector shall return to the City Treasurer a list of all collections of taxes made by him and pay to said treasurer all money in his hands so collected and shall on the same day present to the Mayor, the treasurer's receipt for said money, which shall be filed among the records of the City. Said list of collections shall be under oath, stating that the same is a true account of all the taxes collected by the said collector, since his last settlement with the City. Whenever any tax is paid to the tax collector, he shall mark the word "paid" and date of payment in the assessment roll opposite the name of the person or the description of the property liable for such tax and shall give a receipt therefor specifying the amount of the tax, amount paid, date of payment, descrip-

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SURVEYS, ASSAYS, ESTIMATES, REPORTS

W. S. SULTAN H. T. WAYNE
Deputy U. S. Mineral Surveyor
ent to the Bowery Girl claim, survey No. 2315, situated in Globe Mining District, Gila County, Arizona, in Sec. 13, Tp. 1 N., R. 15 E., G. & S. R. B. & M., described as follows: Beginning at Cor. No. 1, where the N. 1/4 Cor. of Sec. 13, Tp. 1 N., R. 15 E., G. & S. R. B. & M., bears S. 84 deg. 30 min. E. 806.4 feet; thence N. 22 deg. 22 min. W. 646.04 feet to Cor. No. 2; thence N. 57 deg. 15 min. E. 1222 feet to Cor. No. 3; thence S. 16 deg. 48.8 feet to Cor. No. 4; thence S. 50 deg. 32 min. W. 457.1 feet to Cor. No. 5; thence S. 49 deg. 22 min. W. 755.72 feet to Cor. No. 1, the place of beginning. Conflict with Bird claim, Survey No. 1056, containing 1.027 acres, and conflict with claim, Survey No. 1056, containing 1.321 acres, are excluded. Location notices are recorded in Records of County Recorder's office, Gila County, Arizona, as follows: Original, Book 7, amended, Book 12, page 154; Bird claim, Survey No. 1056, amended, Book 12, page 436. Adjoining and conflicting claims are: Boulder on the west; Search Me on the east; Ninety-Six, Wedge and McCoy on the southeast; and McCoy and Boulder on the southwest. MILTON R. MOORE, Register.
First publication May 17, 1907.

MINERAL APPLICATION No. 261. United States Land Office, Phoenix, Arizona, May 10, 1907. Notice is hereby given that Lyman C. Woods, of Globe, Arizona, for himself and his co-owners William J. O'Brien and Morris Klein, has made application for patent to the Copper King lode mining claim, Survey No. 2343, situated in the Globe Mining District, Gila County, Arizona, in Sec. 23, Tp. 1 N., R. 15 E., G. & S. R. B. & M., described as follows: Beginning at Cor. No. 1, whence the N. 1/4 Cor. of Sec. 23, Tp. 1 N., R. 15 E., G. & S. R. B. & M., bears N. 35 deg. 5 min. E. 748.3 feet; thence S. 35 deg. 36 min. E. 566.3 feet to Cor. No. 2; thence S. 59 deg. 46 min. W. 1374 feet to Cor. No. 3; thence N. 33 deg. 36 min. W. 566.3 feet to Cor. No. 4; thence N. 59 deg. 46 min. E. 1374 feet to Cor. No. 1, the place of beginning. Conflict with Cottonwood claim, Survey No. 2311, containing 479 acres, and conflict with Maurel homestead, containing 1,429 acres, are excluded. Location notices are recorded in Records of Mines, County Recorder's office in said Gila County, as follows: Original, Book 6, page 283; amended, Book 3, page 359. Adjoining and conflicting claims are Canon and Cottonwood on the northwest; Darius and Copper Queen on the northeast; Copper Queen and Bunk on the southeast and Maurel homestead on the southwest. MILTON R. MOORE, Register.
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MINERAL APPLICATION No. 264. United States Land Office, Phoenix, Arizona, May 10, 1907. Notice is hereby given that E. A. Wayne, of Globe, Arizona, as attorney in fact for Globe Consolidated Copper Company, has made application for patent to the Ohio Boy No. 3 lode mining claim, Survey No. 2287, situated in the Globe Mining District, Gila County, Arizona, in Sec. 25, Tp. 1 N., R. 15 E., G. & S. R. B. & M., described as follows: Beginning at Cor. No. 1, whence the N. 1/4 Cor. of Sec. 25, Tp. 1 N., R. 15 E., G. & S. R. B. & M., bears N. 32 deg. 49 min. W. 725.5 feet; thence N. 89 deg. 42 min. E. 525.5 feet to Cor. No. 2; thence S. 00 deg. 1 min. E. 31.9 feet to Cor. No. 3; thence S. 69 deg. 6 min. W. 22 feet to Cor. No. 4; thence S. 11 deg. 49 min. E. 681.3 feet to Cor. No. 5; thence S. 89 deg. 42 min. W. 363.1 feet to Cor. No. 6; thence N. 21 deg. 44 min. W. 759.8 feet to Cor. No. 1, the place of beginning. Conflict with Ohio Boy No. 4 claim, Survey No. 2318, containing 152 acres, is excluded. Location notices are recorded in Records of Mines, County Recorder's office, said Gila County, as follows: Original, Book 11, page 458; amended, Book 3, page 323; amended, Book 8, page 428. Adjoining and conflicting claims are Ohio Boy No. 4 on the north; Lime Rock, Ohio Boy and Ohio Boy No. 3 on the east; unknown claims on the south; Carbon Mine, Trail and Ohio Boy No. 4 on the west. MILTON R. MOORE, Register.
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