

Official Minutes Board of Trustees.

New Iberia, La., Dec. 6th, 1915.
The Board of Trustees of the City of New Iberia convened this day with Mayor H. S. Sealy presiding, Messrs. Suberbielle and Villiermin in attendance. The minutes of the previous meeting were read and approved on motion of Mr. Sealy, seconded by Mr. Villiermin.

License Ordinance No. 96 was introduced by Mr. Suberbielle.

Ordinance No. 96.

To levy, collect and enforce payment of an annual license tax upon all persons, associations of persons, or business firms and corporations pursuing any trade, profession, vocation, calling or business except those who are expressly exempted from such license tax by Article 229 of the Constitution and prescribing the mode and methods in which certain persons subject to license shall make reports of their business.

Be it ordained by the Board of Trustees of the City of New Iberia in regular session convened: That there is hereby levied an annual license tax for the year 1916 on all persons, associations of persons or business firms or corporations pursuing any trade, profession, vocation, calling or business, a license tax as hereinafter graduated.

All licenses shall be due and collectible during the first two months of said year 1916 except licenses for bar rooms, saloons and coffee houses, which shall be due and payable on January 2nd, 1916, and all other licenses for other businesses or occupations shall become delinquent on the 1st day of March of said year, and all firms who have commenced business after that date shall become delinquent unless the license is paid within ten days.

BAR ROOMS, ETC.
For every business of bar room, cabaret, coffee house, cafe, beer saloon, light exchange, drinking saloon, dog shop, beer house, beer garden or other place where anything to be drunk on the premises is sold, directly or indirectly, the license shall be the thousand dollars. (\$1,000.00)

BILLIARD TABLES, ETC.
Be it further ordained, etc., that for every business of keeping billiard tables, pool tables, pin alleys, and box ball alley, from which revenue is derived a license of five dollars (\$5.00) for each table or alley shall be paid in addition to any other license due by the establishment in which said tables or alleys may be operated.

BEER AND LIQUOR DEALERS
(Wholesale)

Be it further ordained, etc., that for every wholesale dealer in beer, malt or alcoholic liquors a license of one hundred dollars (\$100) shall be collected.

BROKERAGE AND COMMISSION.
Be it further ordained, etc., that for carrying on the business or pursuits known as cotton factorage, commission business, or factorage, grain and produce commission business or any other factorage and commission business, brokerage in money other than banking business, brokerage in real estate, produce, stocks or other brokerage business except as hereafter provided, whether buying or selling for actual spot or future delivery, the license shall be the same as follows:

First Class: When the gross commission exceeds Five Thousand Dollars, the license shall be Twenty Dollars. (\$20.00)

Second Class: When the annual gross commission exceeds Three Thousand Dollars and under Five Thousand Dollars, the license shall be Ten Dollars. (\$10.00)

Third Class: When the gross annual commissions are under Three Thousand Dollars, the license shall be Five Dollars. (\$5.00)

CONFECTURERIES, SODA WATER, ETC.
Be it further ordained, etc., that all persons, associations of persons or business firms or corporations engaged in the trade, profession, vocation, calling or business, exclusively, shall be rated as follows:

First Class: When the gross annual sales are Three Thousand Dollars and over, the license be Ten Dollars. (\$10.00)

Second Class: When the gross annual sales are Three Thousand Dollars and over, the license shall be Five Dollars. (\$5.00)

CHAUFFEUR.
Be it further ordained, etc., that all persons operating and driving automobiles and otherwise acting as chauffeurs, shall pay a license of Two Dollars. (\$2.00)

CONTRACTORS AND MASTER BUILDERS.
Be it further ordained, etc., that every individual, firm, company or corporation carrying on the profession or business of contractor, master builders and mechanics and who employ assistants, the license for each profession or occupation shall be as follows:

First Class: When said gross annual receipts are Three Thousand Dollars and over, the license shall be Ten Dollars. (\$10.00)

Second Class: When said gross annual receipts are under Three Thousand Dollars, the license shall be Five Dollars. (\$5.00)

CONFECTIONERIES, SODA WATER, ETC.
Be it further ordained, etc., that for the privilege of giving dances and balls, except where ballroom dances are given for charitable purposes there shall be a license of Ten Dollars. (\$10.00)

EXPRESS BUSINESS.
Be it further ordained, etc., that all foreign corporations conducting an express business within the limits of the City of New Iberia, shall pay a license of ten dollars for every thousand dollars of business transacted within said City limits.

Fraternal and Benevolent Societies and Associations.
Be it further ordained, etc., that each and every fraternal or benevolent society or association, whether or not a corporation, shall pay a license of ten dollars for every thousand dollars of business transacted within said City limits.

First Class: When the gross annual receipts or collections from the members of such society or association shall amount to five thousand dollars or more, the license shall be fifty dollars. (\$50.00)

Second Class: When the gross annual receipts or collections from the members of such society or association shall amount to three thousand dollars and less than five thousand dollars, the license shall be thirty dollars. (\$30.00)

Third Class: When the gross annual receipts or collections from the members of such society or association shall amount to two thousand dollars and less than three thousand dollars, the license shall be twenty dollars. (\$20.00)

Fourth Class: When the annual receipts or collections from the members of such society or association shall amount to less than two thousand dollars, the license shall be ten dollars. (\$10.00)

Be it further ordained, etc., that every individual, firm, company or corporation carrying on a profession or business agency, for steam boats, draying, trucking, keeping care, carriage, automobiles, hacks or horses for hire, undertakers or funeral directors, owners or lessors of toll bridges or ferries, stevedores, and bill posting or tacking or distributing the license for such profession or occupation shall be as follows:

First Class: When said gross annual receipts are three thousand dollars or more, the license shall be twenty dollars. (\$20.00)

Second Class: When said gross annual receipts are two thousand dollars and under three thousand dollars the license shall be fifteen dollars. (\$15.00)

Third Class: When said gross annual receipts are one thousand dollars and under two thousand dollars the license shall be ten dollars. (\$10.00)

Fourth Class: When said gross annual receipts are less than one thousand dollars, the license shall be five dollars. (\$5.00)

HOTEL, LODGING HOUSES, ETC.
Be it further ordained, etc., that for every business of keeping a hotel where lodging and eating are combined, the license shall be based on the number of furnished lodging rooms for guests as follows:

First Class: When said rooms are in number forty five or more, the license shall be \$75.

Second Class: When said rooms are in number thirty or more, and less than forty-five the license shall be \$50.

Third Class: When said rooms are in number fifteen or more, and less than thirty, the license shall be \$25.

Fourth Class: When said rooms are in number twelve or more and less than fifteen the license shall be \$15.

Fifth Class: When said rooms are in number nine or more and less than twelve, the license shall be \$10.

Sixth Class: When said rooms are in number six or more and less than nine, the license shall be \$5.

Provided that no person who keeps a boarding house in connection with schools or colleges for the accommodation of students and employees, thereof shall pay any license as a boarding house.

Provided, further that for every business of boarding and lodging, the license shall be estimated on the same basis for hotels, but graduated at one-half of the above rates.

INSURANCE (PIRE, ETC.)
Be it further ordained, etc., that each and every

New-Way Wonder for Corns, "Gets-It"

The Big Surprise for Corn Owners. It's Sure, Simple, Safe, Quick.

Listen to the wee story of "Gets-It," the world's greatest corn remedy. It's a short story—only about two feet— "Mary had a little 'Gets-It,' and corns upon her toe; and every time



Stop Misery and Embarrassment Like This With Simple, Easy "Gets-It."

she put on "Gets-It," the corn was sure to go. "Mary, like thousands of others, used to be a heroine, suffering from itching, stinging, sticky, tape, toe-harshness, blood-bringing razors and scissors!" She says now there's no sense in "Gets-It" applied in 2 seconds. "Easy, simple, new way—just painless common sense! Millions are doing it now. You don't have to limp around any more, or walk on the side of your shoes to try to get away from your corns! You know for sure before you use "Gets-It" that the corn or callus is going away. For corns, calluses, warts and bunions.

"Gets-It" is sold by all druggists, in a bottle, or sent direct by E. Lawrence & Co., Chicago.

Sold in New Iberia and recommended as the world's best corn remedy by ESTORGE DRUG CO.

dred thousand dollars, the license shall be twenty-five dollars. (\$25.00)

Second Class: When the gross sales are fifty thousand dollars or more, and under seventy-five thousand dollars, the license shall be thirty dollars. (\$30.00)

Third Class: When the gross sales are forty thousand dollars or more, and under fifty thousand dollars, the license shall be twenty-five dollars. (\$25.00)

Fourth Class: When the gross sales are thirty thousand dollars or more, and under forty thousand dollars, the license shall be twenty dollars. (\$20.00)

Fifth Class: When the gross sales are twenty thousand dollars or more, and under thirty thousand dollars, the license shall be fifteen dollars. (\$15.00)

Sixth Class: When the gross sales are fifteen thousand dollars or more, and under twenty thousand dollars, the license shall be ten dollars. (\$10.00)

Seventh Class: When the gross sales are ten thousand dollars or more, and under fifteen thousand dollars, the license shall be five dollars. (\$5.00)

Eighth Class: When the gross sales are five thousand dollars or more, and under ten thousand dollars, the license shall be three dollars. (\$3.00)

Ninth Class: When the gross sales are under five thousand dollars, the license shall be two dollars. (\$2.00)

Tenth Class: When the gross sales are under two thousand dollars, the license shall be one dollar. (\$1.00)

Eleventh Class: When the gross sales are under one thousand dollars, the license shall be fifty cents. (\$0.50)

Twelfth Class: When the gross sales are under five hundred dollars, the license shall be twenty-five cents. (\$0.25)

Thirteenth Class: When the gross sales are under two hundred dollars, the license shall be ten cents. (\$0.10)

Fourteenth Class: When the gross sales are under one hundred dollars, the license shall be five cents. (\$0.05)

Fifteenth Class: When the gross sales are under fifty dollars, the license shall be two cents. (\$0.02)

SIXTEENTH CLASS: When the gross sales are under twenty-five dollars, the license shall be one cent. (\$0.01)

SEVENTEENTH CLASS: When the gross sales are under ten dollars, the license shall be five tenths of a cent. (\$0.005)

EIGHTEENTH CLASS: When the gross sales are under five dollars, the license shall be two tenths of a cent. (\$0.002)

NINETEENTH CLASS: When the gross sales are under two dollars, the license shall be one tenth of a cent. (\$0.001)

Twentieth Class: When the gross sales are under one dollar, the license shall be five hundredths of a cent. (\$0.0005)

Be it further ordained, etc., that for every business of carrying on the profession or business of factorage, grain and produce commission business or any other factorage and commission business, brokerage in money other than banking business, brokerage in real estate, produce, stocks or other brokerage business except as hereafter provided, whether buying or selling for actual spot or future delivery, the license shall be the same as follows:

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Fourth Class: When said gross annual receipts are less than one thousand dollars, the license shall be five dollars. (\$5.00)

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Third Class: When said gross annual receipts are four thousand dollars or more, and less than five thousand dollars, the license shall be twenty dollars, \$20.00.

Fourth Class: When said gross annual receipts are three thousand dollars or more, and less than four thousand dollars, the license shall be fifteen dollars, \$15.00.

Fifth Class: When said gross annual receipts are two thousand dollars or more, and less than three thousand dollars, the license shall be twelve dollars and fifty cents, \$12.50.

Sixth Class: When said gross annual receipts are one thousand dollars or more, and less than two thousand dollars, the license shall be ten dollars, \$10.00.

Seventh Class: When said gross annual receipts are seven hundred and fifty dollars or more, and less than one thousand dollars, the license shall be seven dollars and fifty cents \$7.50.

Eighth Class: When the said gross annual receipts are less than seven hundred and fifty dollars, the license shall be five dollars, \$5.00.

PETROLEUM AND OILS.
Be it further ordained, etc., that all associations, corporations or companies chartered or created by the laws of other States or foreign countries who may engage in their own name or in the names of their representatives, or agent in this in the sale of coal oil, petroleum, naphtha, gasoline, turpentine or other mineral oils and produce, whether crude or refined shall pay an annual license of seven dollars \$7.00 for each one thousand dollars of such sales.

RACE TRACKS.
Be it further ordained, etc., that each and every race track doing business in this city, where horses are run for purses, and where an entrance fee is charged shall pay a license of \$50.00.

RETAIL DEALERS IN PISTOLS AND CARTRIDGES.
Be it further ordained, etc., that every retailer dealer in pistols, cartridges, rifles, blank pistols or pistol cartridges in this City shall pay a license tax on said business graded as follows:

First Class: When the gross annual sale are two thousand five hundred dollar, and more than one thousand dollars, the license shall be fifty dollars, \$50.00.

Second Class: When the gross annual sales are less than one thousand dollars, the license shall be twenty-five dollars, \$25.00.

TELEPHONE EXCHANGES.
Be it further ordained, etc., that all associations, corporations or companies chartered or created by the laws of other States or foreign countries, who may engage in their own name or in the name of their agents or representatives in this city in conducting the business of telephony exchange or exchanges, shall pay an annual license of five dollars \$5 for each one thousand dollars of such business.

TELEGRAPH COMPANIES.
Be it further ordained, etc., that all associations, corporations or companies chartered or created by the laws of other State or foreign countries, who may engage in their own name or in the name of their representatives or agents in this city, conducting the business or transmitting messages by wire, commonly known as telegraph companies, shall pay an annual license of three dollars \$3 for each one hundred dollars of such business.

TRAVELING VENDERS, ETC.
Be it ordained, etc., that all traveling vendors of stoves, lightning rods, clocks, and other merchandise shall pay a license annually of one hundred dollars \$100.00 whether traveling as peddlers or not. For every trading company, issuing stamps to merchants and all other dealers of every kind whatsoever, where the gross annual receipts are less than five thousand dollars, the license shall be two hundred and fifty dollars, \$250.00. And when gross annual receipts are above five thousand dollars, the license shall be five hundred dollars, \$500.00.

That all fortune tellers, clairvoyants, itinerant, vendors of medicines, and merry-go-rounds (Flying Jannies) shall pay a license of one hundred dollars, \$100.00.

That all proprietors of shooting galleries, skating rinks and roller coasters shall pay a license of twenty-five dollars, \$25 per annum.

Be it further ordained, etc., if any two or more kinds of business are combined their shall be a separate license required for each kind of business. Where any firm, company or association, lease, operate, manage or control the business, franchise or property of other corporations or association or firms, they shall pay a separate license for each business.

THEATRES, OPERA HOUSES AND MOVING PICTURES.
Be it further ordained, etc., that the license shall be graded in two classes as follows:

First Class: When the number of seats or space exceeds four hundred, the license shall be thirty-seven dollars and fifty cents, \$37.50.

Second Class: When the number of seats or space is less than four hundred, the license shall be twenty-five dollars, \$25.00.

Be it further ordained, etc., that the annual receipts, capital, sales and premiums in this ordinance referred to as a basis of license, are those of the year for which the license is granted; the standard for their estimation shall be prima facie of the preceding year, if the business has been conducted by the same party, or parties, to whom they claim to be successors.

If the firm or company be new, the amount of gross sales for the first two month shall be considered the basis, and six times that amount shall be estimated as the annual receipts of such business; provided that any person commencing business after the first of July, peddlers excepted, shall pay one-half of the above rates.

Be it further ordained, etc., that the business of the previous year, as also the actual condition and result of business of the current year, for new firms, associations or corporations, for the purpose of calculating licenses, shall be ascertained by the City Tax Collector, his sworn statement of a person in interest, his or their duly authorized agent or officer, made before the said City Tax Collector or his deputy, provided that if the said City Tax Collector be not satisfied with the sworn statement, he shall traverse the same by a rule taken in the proper court, and the rule shall be tried immediately, whether an answer be filed or not. On the trail of said rule, the book sent written entries, and memorandums of said person or persons, firms, companies, corporations or parties, shall be brought into

Do You Read Labels?

Domestic science teachers and food authorities are urging the housewife to carefully read the labels on all food articles.

The laws of most States compel food manufacturers to print the ingredients of their products on the label, and this enables consumers to distinguish healthful foods from those which may be deleterious.

High-grade baking powders are made of pure cream of tartar, derived from grapes. Royal Baking Powder is a type of the highest grade. It is healthful beyond a doubt and the safest and best to use.

The low-grade baking powders are made from alum, a mineral acid salt, or phosphate of lime.

Consumers can learn the character of the baking powder by referring to the label, which must state whether the contents include cream of tartar, alum or phosphate.

ROYAL BAKING POWDER CO. New York

court and subject to the inspection and examination of the Court, the officer who took the rule and such experts as may be employed, or the Court may appoint, provided that this inspection shall not be considered an admission of the defendant to introduce in evidence said books and documents any more than he would have been without the inspection.

Provided, also, that the license shall be issued in accordance with the said sworn statement notwithstanding the prospect of pendency of the rule, and the final ratification shall be made by the Court.

Be it further ordained, etc., that if any business shall be conducted without a license, in cases herein provided, the officer whose duty it is to issue license shall through the attorney herein provided for, on motion in the proper Court, as provided in the Constitution and City Charter, and which shall be without desolite, the order thereof shall be composed or advance costs, take rule on party, or parties doing business to show cause on the fifth day exclusive of holidays which may be tried out of term time, and in chambers, and shall always be tried by preference, why said party, or parties should not pay the license claim, and penalties, or be ordered to cease from their pursuits of said business until after having obtained a license; and in case said rule is made, a judgment in favor of the City for the amount due, to be due by the defendant for the license, penalty and costs heretofore and hereinafter provided for, and shall be executed in the same manner as other judgments and every violation of the order of said Court shall be considered as a contempt thereof and punished according to law.

It is hereby expressly provided that each person association of persons, business firm or corporation required to take out the license under this ordinance shall be required to post same in a conspicuous place in his or their place of business under a penalty of not less than \$100.00 nor more than \$100.00, recoverable by the City Tax Collector before any Court of competent jurisdiction, and it shall be the duty of said Tax Collector to visit in person or by deputy the several places of business herein mentioned and ascertain that the provisions of this section are carried out.

Be it further ordained, etc., that the only legal evidence that the license has been paid shall be the appropriate form of license issued by the City Tax Collector, and no receipt issued by the said Tax Collector in place of the license shall be constructed to prevent said City Tax Collector from issuing a receipt in lieu of the appropriate form, to any person association of persons or business corporations; provided, that nothing herein contained shall be construed to nullify or evidence of lost or destroyed license.

Be it further ordained, etc., that the City Tax collector shall prepare and keep a book in which he shall record or file the statements made under oath of all persons, association of persons, firms or corporations who are required to take out license to pursue any trade, profession, vocation, calling or business in this ordinance.

Be it further ordained, etc., that the City Tax Collector charged with the collection of the taxes herein provided for, empowered and required to show cause to any persons, president, Sealy, officer or agent of any association, persons, business firm or corporation, for failing to pay a license under the provisions of this ordinance.

That when the oath is taken by the Collector no charge shall be made on the same. Any false swearing under the receipt of any person or party doing business through their attorney, or proper officer or agent appointed by license shall constitute the crime of perjury, to be punished as directed by the laws of this State.

Be it further ordained, etc., that the City Tax Collector is hereby authorized to keep the license register as provided herein, and to enter the names of every association of persons, business firm or corporation, with the trade, profession, vocation, calling or business, and class and gradations of the license thereon, and the date of issue or payment thereof.

Be it further ordained, etc., that the City Tax Collector violating any provision of this ordinance, or who willfully rate any person, association of persons, business firm or corporation, or who shall issue to any person or party a license under this ordinance, shall be considered as a contempt thereof and punished according to law.

Be it further ordained, etc., that the City Tax Collector shall be held responsible for his part in the execution of this ordinance, and shall be held liable for the same in the same manner as other judgments and every violation of the order of said Court shall be considered as a contempt thereof and punished according to law.

It is hereby expressly provided that each person association of persons, business firm or corporation required to take out the license under this ordinance shall be required to post same in a conspicuous place in his or their place of business under a penalty of not less than \$100.00 nor more than \$100.00, recoverable by the City Tax Collector before any Court of competent jurisdiction, and it shall be the duty of said Tax Collector to visit in person or by deputy the several places of business herein mentioned and ascertain that the provisions of this section are carried out.

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