

STEAMBOATS. STEAMER A. BAKER. Cairo and Cape Girardeau Packet.

THE STEAM TUG, CACHE. CAPT. WILLIAM H. SANDUSKY. FOUR TRIPS EVERY DAY.

THE BULLETIN. WEDNESDAY MORNING, SEPT. 13, 1871. JOHN H. OBERLY, EDITOR AND PUBLISHER.

THE DOLLAR WEEKLY BULLETIN. JOHN H. OBERLY & CO. have reduced the subscription price of the Weekly Cairo Bulletin to One Dollar per annum.

JAMES R. DOOLITTLE, OF WISCONSIN. Subject to the decision of the national democratic convention.

COUNCIL PROCEEDINGS. Special Joint Session of the City Council, called by the Mayor for the purpose of making appointments and suspensions of business.

ORDINANCE NO. 4. The clerk then proceeded with the reading of ordinance No. 5 of the newly revised ordinances.

ORDINANCE NO. 5. OF NUISANCES. Be it ordained by the city council of the city of Cairo:

SEC. 1. If any person or persons shall place or erect, or caused to be placed or erected, in any public street or avenue of the city, any building, fence, or other permanent obstruction, the same shall be deemed a nuisance.

Be well equipped with the best stone, brick, lime, sand, and mortar, and the work shall be at least two feet distant from the line of every adjoining lot, unless the owner of the adjoining lot shall otherwise agree, and also the same distance from every street or avenue.

SEC. 3. Every person, who shall bring or cause to be brought within the limits of the city any dead animal, and leave the same to rot there, or rot therein, or whoever, being the owner or possessor of any animal which shall die therein, and, knowing of its death, shall not cause the same to be removed one-half mile beyond the limits of the city, shall forfeit and pay for the use of the city not less than five dollars nor more than twenty dollars, for each and every offense, and the city marshal shall cause to be removed at the expense of the person offending, the fine and expense to be collected as in other cases.

SEC. 4. Each and every house of ill-fame, bawdy house, assignation house, or other house or place within the limits of the city of Cairo, kept or maintained for the practice of fornication, or illicit commerce of that character, is hereby declared to be a public nuisance, and as such shall be subject to all the laws enacted or in force for the abatement, removal or suppression of the same.

SEC. 5. It shall be and is hereby declared to be unlawful for the owner of any house, place or tenement within said city limits, or for his agent or attorney, to let or lease the same for the use or purposes mentioned in the preceding section, or to knowingly suffer any one who may be in possession thereof, under any lease or agreement with him, so to use, occupy or possess the same; and every such owner, his agent or attorney, who shall knowingly lease or let any premises within the limits of this city for such purpose, or who shall knowingly suffer or permit the use or occupancy thereof for the same shall forfeit and pay double the value of the rents of such house or tenement for the time it shall be so occupied, used or possessed, to be recovered by an action of debt before any court having jurisdiction of the same, the one-half to the informer, the other half of said penalty to be paid to the city treasurer.

SEC. 6. It shall be lawful, and it is hereby declared to be the duty of the city marshal and all police constables of this city, to abate and remove nuisances of every character from the city limits, and to this end they are authorized to call to their aid any residents of the city deemed necessary by them for such purpose; and for all reasonable expenses incurred by them in so doing, they shall be reimbursed by the city, and shall be allowed besides at the rate of three dollars per day for the time so occupied, to be paid from the city treasury.

SEC. 7. Whenever notice shall be given by any five residents to any owner or agent of any tenement within the city limits, as aforesaid, setting forth that any house or tenement, owned or let, or controlled by him, is occupied by and for the purposes of any of them aforesaid, he may call to his aid the city marshal or any police constable of said city, whose duty it shall be to aid him in removing and abating said nuisance by delivery of possession of said premises to the owner or agent above, and causing the occupants thereof, and for so doing he shall be compensated and reimbursed as aforesaid.

SEC. 8. If any house or building shall be decayed, or rottenness of its timbers, or from any other cause, be in danger of falling or being blown down, or of taking fire, and shall thus become dangerous to the safety of adjacent property, it shall and may be lawful, on the petition of five or more of the property holders in the neighborhood of such house or building, for the city council of the city of Cairo to condemn such house or building as a nuisance, provided the owner or owners after notice, actual or constructive, shall fail to remove the same within the time specified in such notice, which notice shall be served, if the owner be a resident of the city, by the city marshal, and if a non-resident of the city, by publication for ten days in the newspaper publishing the ordinances of the city. Upon the non-compliance of the owner or owners, it shall be the duty of the city council, convened in joint session, to appoint three impartial house-holders who shall be first sworn to examine said house or building, and shall report to the said city council, whether in their opinion the said house or building, in its condition, endangers adjacent property, either by taking fire, or by falling, or by blowing down, and whether the same is or is not a nuisance, and upon such report being filed and approved by the said city council, it shall be the duty of the city marshal to remove said house or building and abate the same as a nuisance, provided the city marshal first advertise and offer the same for sale to the highest bidder, at auction, on condition that the purchaser shall remove the same as soon as may be possible after the purchase; and after deducting the expense of the city marshal to remain there, subject to the call of the owner or owners of said building, and the owner or owners of said any such building or buildings shall forfeit and pay to the said city a sum of not less than five dollars nor more than fifty dollars for each and every day that he or she shall permit such building to remain without removal or in an unsafe condition after the notice specified in this section.

On motion of Councilman Taylor section No. 7 of said ordinance was ordered to be stricken out.

ORDINANCE NO. 6. OF THE PRESERVATION OF PUBLIC HEALTH. Be it ordained by the City Council of the City of Cairo:

SEC. 1. If any owner, master, or other person, having charge or command of any steambot, ferryboat, or other water craft, shall land or bring on shore, or cause or suffer to be landed or brought on shore, any person infected with the small-pox, yellow fever, cholera, ship fever, or any other contagious, infectious or epidemic disease, within five miles of the city of Cairo, and in the state of Illinois, without obtaining a license to do so from the mayor or city council in joint session of the city of Cairo, he or they shall forfeit and pay a fine of not more than five hundred dollars nor less than fifty dollars, to be sued for in any court having jurisdiction thereof, for the use of the said city.

SEC. 2. If from information or by other means, either the mayor or any member of either branch of the city council of the said city of Cairo shall have cause to suspect that any steam or other boat is about to land or be landed within the limits of the city of Cairo, within five miles thereof, and in the state of Illinois, with the small-pox, yellow fever, cholera, ship fever, or any other contagious, infectious or epidemic disease on board, or whose passengers or crew may have lately been exposed to any of the aforesaid diseases, it shall be his duty to order an examination by some respectable physician, and if, upon such examination, it should be the opinion of said physician that it would be unsafe for the inhabitants of said city of Cairo that such boat be permitted to land her passengers, crew, or cargo, he shall thereupon cause the said boat to remove to the distance of at least five miles from the city, and there perform quarantine before landing within the limits of the city of Cairo, for any number of days not exceeding thirty, as in the opinion of the physician shall be deemed necessary. And if any master or person having charge of such boat shall fail or refuse to remove it as herein directed, he shall forfeit and pay a fine of not more than five hundred dollars nor less than fifty dollars, to be sued for in any court having jurisdiction thereof, for the use of said city, and the action to be brought against the said master, owner, or boat.

SEC. 3. If any master, or other person, having command of any boat as aforesaid, at the time of inquiry by such physician, shall have on board any person infected as aforesaid, and shall knowingly and willfully conceal the same, or shall not make a true and just discovery to the physician of the sickly and diseased state of all and every person on board, from the time said boat depart from the port or place whence she came, to the time of said inquiry, and of all other particulars necessary for said physician to know respecting the premises, such master or person having command of such boat shall forfeit and pay a fine of not more than five hundred dollars nor less than seventy-five dollars for each and every such offense, to be sued for in any court having jurisdiction thereof for the use of said city, and in an action against the master, owner, or boat.

SEC. 4. All persons in the vicinity of Cairo having the small-pox, varioloid, or other contagious or infectious disease, are hereby required to keep closely confined in their respective dwellings or places of abode; and if any person shall leave his or her dwelling or place of abode, and be found going around the city after the small-pox or varioloid eruption has made its appearance upon him or her, he or she shall forfeit and pay to the city a sum not less than ten dollars nor more than one hundred dollars.

SEC. 5. The city marshal, upon due information of any such infectious or contagious disease existing, shall cause suitable notices, with the character of the disease printed or written in large letters thereon, to be posted up in two conspicuous places, near the building or place in which such contagious or infectious disease exists, and have such notices kept up during the prevalence of such disease; and for failing to comply with the requirements of this section, he shall be liable to pay a fine of not exceeding one hundred dollars nor less than ten dollars.

SEC. 6. The mayor of the city, in connection with one member of the city council from each ward, shall constitute a board of health, which shall exercise a general supervision over the public health of the city, and shall report for adoption by the city council from time to time, such sanitary regulations as they may deem expedient and necessary to promote or preserve the same, or to prevent the introduction or spreading of any contagious, malignant or pestilential disease.

SEC. 7. It shall be the duty of the proprietor or occupant of any house in which the small-pox or other infectious disease shall make its appearance, immediately to give notice to the mayor or city marshal, or in case of the absence of these officers, to any police constable of the same; and upon a failure to do so, he shall be liable to a fine of not less than twenty-five dollars nor more than one hundred dollars.

SEC. 8. Any practicing physician who shall have any patient within the city of Cairo, laboring under any contagious, infectious or pestilential disease shall forthwith make report thereof to the mayor or city marshal, describing the locality of the patient, so that he or she may be easily found; and upon a failure to do so, said physician shall be liable to a penalty not exceeding twenty dollars.

SEC. 9. It shall be lawful for the board of health to establish a hospital for contagious and infectious diseases, and to remove patients thereto, when it shall be necessary, in their opinion, to

ORDINANCE NO. 7. OF LICENSES. Be it ordained by the City Council of the City of Cairo:

SECTION 1. Every license authorized to be issued by the provisions of this ordinance shall, upon presentation of the city treasurer's receipt, be issued by the clerk, signed and attested by him and the mayor, and countersigned by the city comptroller, and have the seal of the city attached thereto.

SEC. 2. Except as hereinafter provided, no license granted by the city shall be assignable or transferable; nor shall any such license authorize any person to do business or act under it, but the person named therein; and no assignment or transfer of any license shall be valid, or give any right or permission to the assignee or transferee to act thereunder.

SEC. 3. It shall be the duty of the city clerk to keep a license book, in which shall be recorded the name of the party to whom the license is given, the date of the license the time when it expires, and amount paid for it, and purpose for which given, and when given for a dray, wagon, cart or other vehicle, or to any runner, the number of the same, and if for a grocery, the lot and block, and if possible the building in which the same is kept.

SEC. 4. All persons taking out license under the provisions of this ordinance shall be subject to and governed by the ordinances of the city now in force, or which may be hereafter passed in relation to any of said licenses, or to the business connected therewith; and in the bonds given by parties receiving licenses a provision to that effect shall be inserted, and all bonds taken shall be approved by the city clerk unless otherwise provided for by this ordinance.

SEC. 5. That except as hereinafter provided all license money shall become due, and all licenses shall be dated on the first day of January in each year, or on the commencement of any trade or business for which a license is required, provided, that on the expiration of all licenses heretofore issued for any such trade or business, no licenses shall be issued to expire on the first day of January following.

SEC. 6. All licenses dated on the first day of January shall be issued for one year; and all licenses dated otherwise shall be issued proportionately for that part of the year from the date of the license to the first day of January following. In cases where such licenses are issued for less than a year, a proportionate part of the license money shall be paid by the person or persons obtaining such license.

SEC. 7. It shall not be lawful for any person within the city to exercise the business, trade or vocation of auctioneer, nor to sell or vend at public auction, or outcry, any goods, wares or merchandise, without having first obtained a license therefor, provided, that public officers and trustees acting under appointment of law, shall not be considered as within the provisions of this ordinance. And every person violating the provisions of this section shall forfeit and pay to said city a sum not less than twenty-five dollars nor more than one hundred dollars for each and every offense.

SEC. 8. Any person desiring to follow the business of an auctioneer, in the city of Cairo may do so, by taking out license upon the following conditions, viz: for the period of one year upon payment of one hundred dollars, or for the period of three months at twenty-five dollars, the party so taking out license entering in bond to said city, with good and approved security, in the sum of five hundred dollars, conditioned for the observance of all ordinances now in force, or hereafter to be passed, regulating the duties and business of auctioneers; and also conditioned that such party will well and truly account for and pay over all money received by him as such auctioneer, or his agents, and that he will well and truly account for and deliver all property or the proceeds thereof received by him as such auctioneer or his agents. Provided, that any one permanently embarked in the business of auctioneer and having auction-rooms may employ an auctioneer to sell for him at his rooms without taking out an additional license.

SEC. 9. Every person, partnership of persons or body corporate following or exercising the business of a banker or broker in the city of Cairo, shall procure a license therefor, by paying one hundred dollars per annum into the city treasury. Every person, partnership of persons or body corporate, violating the provisions of this section shall forfeit and pay, for the use of the city, a sum not less than one hundred dollars nor more than five hundred dollars, for each offense.

SEC. 10. It shall not be lawful for any person or persons within the city of Cairo to keep and use in any saloon, restaurant, eating house, hotel or other public place of resort, a billiard table, bagatelle or pigeon-hole table, or pin alley, without first obtaining a license therefor.

SEC. 11. Before license shall be granted to any applicant for keeping and using a billiard, bagatelle or pigeon-hole table, or pin alley, he shall pay to the city treasurer the following sums per annum, viz: for a billiard table, twenty-five dollars; for a bagatelle or pigeon-hole table, ten dollars; for a pin alley, twenty-five dollars, and the applicant shall be required to specify the house where such billiard, bagatelle, pigeon-hole table or pin alley is set up or kept.

SEC. 12. Any person failing to take out a license for a billiard table, bagatelle or pigeon-hole table, or pin alley shall, for each and every day he shall use such billiard, bagatelle or pigeon-hole table, or pin alley, without having license, forfeit and pay to the city a sum not less than five dollars nor more than fifty dollars.

any person or persons, their employees or servants, within the city of Cairo to use or drive a dray, wagon, cart or other vehicle for hire, to and from places within the city, without having first obtained a license therefor, and paid the tax thereon, as hereinafter provided, and every person who shall exercise the business, trade or occupation in this section specified, or who shall use or drive a wagon, dray, cart or other vehicle without being duly licensed thereunto, shall forfeit and pay, for the use of the city, for each and every load hauled, a sum not less than five dollars nor more than fifty dollars.

SEC. 14. Before any license shall be granted for any of the purposes or objects specified in the preceding section the applicant or applicants for the same shall pay to the city treasurer the following sums, viz:

For every dray, wagon, cart or other vehicle, used to convey property for hire, drawn by one horse.....\$10.00 For every dray, wagon, cart or other vehicle used as above, drawn by two horses or oxen.....\$15.00

SEC. 15. Every person taking out a license under the provisions of the preceding sections for a wagon, dray, cart or other vehicle shall execute a bond to the city in the sum of one hundred dollars for each vehicle, with two or more sureties, to be approved by the city clerk, conditioned for the faithful performance of his duty as owner or driver of said vehicle or vehicles, and that he will account for and pay all damages arising from any neglect on his part while so engaged, and that he will faithfully deliver all goods, property, baggage or other thing delivered to him or them or his or their agents or drivers.

SEC. 16. The owner or driver of every wagon, dray, cart or other vehicle to whom a license shall be granted, shall register and number the same with the city clerk, giving his place of residence; and when so licensed and numbered, the following sums may be demanded and received for the services specified, where no agreement to the contrary made by the parties, to-wit:

For hauling each and every load with wagon, cart, dray or other vehicle, with two horses or two oxen.....\$0.75 For hauling above with one horse.....50

SEC. 17. The provisions of this ordinance shall not apply to persons who shall transport for hire or pay, any article from or to said city from or to any place without the same.

SEC. 18. The owner or driver of every dray, wagon, cart or other vehicle, who shall demand and receive for any load hauled within the city limits a greater amount than is allowed for service by the city, shall forfeit and pay for every such offense, a sum not less than one dollar nor more than five dollars.

SEC. 19. All licensed drays, wagons, carts and other vehicles, shall have a number, corresponding with the number of their license, painted with black paint on a white ground in a conspicuous place on the said dray, wagon, cart or other vehicle; the figures of said number to be not less than two inches in height; and for each day the owner or driver of any licensed dray, wagon, cart or other vehicle, shall neglect and omit to have said dray, wagon, cart or other vehicle, numbered as above provided for, he, she or they shall forfeit and pay to the city a sum not less than three dollars nor more than ten dollars.

MERCHANTS AND TRADERS. SEC. 20. It shall not be lawful for any person or persons, company or corporation, whose stock in trade, and personal property within the city of Cairo, shall not have been previously assessed for taxation, to vend or sell within the city of Cairo any goods, wares, merchandise, chattels or effects, without first procuring a license so to do; and any person or persons, company or corporation, who shall vend or sell, or offer for sale, any goods, merchandise, wares, chattels or effects, without having a legal license so to do, shall forfeit and pay a sum not less than ten dollars nor more than fifty dollars for each and every offense. Retail traders, and merchants whose property and stock in trade has not been assessed for taxation shall pay for license the sum of one hundred dollars per annum.

SEC. 21. No person, not already licensed by the provisions of this ordinance, shall be permitted to open and do business as a merchant, or trader, at wholesale or retail, in the city of Cairo, without having first obtained a merchant's license. Such license shall be granted upon the payment of ten dollars into the city treasury, and shall designate the lot and block on which said business may be transacted and in case of neglect to procure such license every such person shall be subject to a fine of not less than five dollars nor more than twenty-five dollars for every day so offending.

SEC. 22. No person or partnership of persons, or body corporate, shall carry on or conduct the business or calling of a pawnbroker, within the city of Cairo, without having first obtained a license so to do, under a penalty of not less than twenty dollars nor more than one hundred dollars for each offense.

Councilman Halliday moved to amend section 42 of ordinance No. 7 so as to read as follows: "Licenses shall be granted to steamboat and railroad runners on the payment of an amount at the rate of one hundred dollars for one year; and licenses shall also be granted to hotel runners at fifty dollars per annum: provided that the hotel proprietor may take out the license; and provided, also, that the name of such runner employed by the hotel be inserted in the license and the same be transferred from one runner to another upon application to the City Clerk and provided further that all runners shall give bond in the sum of five hundred dollars conditioned for the faithful performance of their duties as such runners." Carried.

STREET COMMITTEE REPORT. The street committee reported the sidewalks to be in an unsafe condition and recommended the appointment of another board of men to work on the same. They

INSURANCE. W. H. MORRIS, Notary Public, No. 10, and U. S. CO.

INSURE! HULL, CARGO, LIVE STOCK, ACCIDENT, LIFE.

INSURANCE. THE MAYOR thereupon nominated J. W. Johnston as foreman of the sidewalks and appointed Alex. Fitzgerald and Metcalf tellers. The nomination was rejected as follows: yeas 6; nays 4. The Mayor then nominated James Kennedy for the same position. The nomination was rejected by yeas 6; nays 4.

SPECIAL COMMITTEE REPORT. The special committee to whom on the 1st inst. was referred the petition of Horace Warden asking an abatement of taxes on lot 34 in block 80 in the first addition to the city and the amount of said taxes being \$6.40—reported the same back recommending that the city clerk be instructed to draw an order on the city treasurer for said amount of \$6.40 in favor of said Warden upon the latter presenting to him the treasurer's receipt for the full amount of taxes on said lot as it now stands assessed. The committee submitted the following resolution for the consideration of the council:

Resolved, That the city clerk be instructed to draw an order upon the city treasurer for the sum of \$6.40, payable to Horace Warden, upon the said Warden's presenting to him the treasurer's receipt showing the payment by him of the city taxes for 1871 upon said lot 34, in block 80 1st addition, as the same is now assessed."

On motion of Alderman Bearden, the resolution was referred to the board of aldermen.

RESOLUTION. The following resolution, introduced by Alderman Bearden, was, on motion of Alderman Cunningham, adopted, viz: "Resolved, That the street committee be instructed to close at once all sidewalks deemed unsafe, and have nailed across each end of such unsafe sidewalks a board with the words "closed for repairs" written or printed thereon."

On motion of Councilman Taylor the council then adjourned to meet to-morrow evening at 7 o'clock.

M. J. HOWLEY, City Clerk.

FURNITURE. B. S. HARRELL, DEALER IN FURNITURE.

QUEENSWARE. HOUSE FURNISHING GOODS. BAR FIXTURES. GLASSWARE.

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F. M. STOCKFLETH, RECIFIER and Wholesale Dealer in Foreign and Domestic LIQUORS, WINES, ETC.

No. 75 OHIO LEVIE, SPRINGFIELD BLOCK, CAIRO, ILLINOIS.

REAL ESTATE AGENT. C. WINSTON & CO., REAL ESTATE AGENTS AND AUCTIONEERS, 74 (SECOND FLOOR) OHIO LEVIE, CAIRO, ILLS.

BUY AND SELL REAL ESTATE, PAY TAXES, FURNISH ABSTRACTS OF TITLE. COAL. CAIRO CITY COAL COMPANY.

Is prepared to supply customer with the best quality of COAL. PITTSBURG AND ILLINOIS COAL.

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JOB PRINTING. The undersigned, proprietors of the Weekly Bulletin, have just purchased the latest styles of Job Printing and have now on hand the most complete in the South and West. They desire that they possess facilities for executing promptly in the best style of the work entrusted to them, from the small label to the magnificent poster, etc.