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Sturdivant Bank

CAPITAL, \$100,000.00
SURPLUS, \$25,000.00

Directors—L. J. Albert, Chas. Blattner, Will Hirsch, J. H. Himmelberger, W. H. Miller, R. B. Oliver, R. L. Taylor.

Cape Locals

Misses Lizzie and Bertha Haman left Tuesday for St. Louis to visit.

A. L. Harty of Bloomfield, was in the city last Monday.

The Franklin Stock Company will play a return date here in about two weeks.

The funeral of John Green, colored, was held Sunday.

Miss Pearl Williams visited friends in Ozark the first of the week.

Roy Handford returned home from Chicago last Friday after a vacation of several days' duration.

Sheriff Schade was in the city seeing the show Tuesday.

Tom Pool of Kansas City is here visiting friends.

Martin Krueger went to St. Louis Sunday to see the Cardinals play ball.

Misses Ophelia Young and Prudence Manning of Neely's Landing, were the guest of Mrs. Tom Juden the first of the week.

Miss Mollie Peirts returned home from Poplar Bluff Monday, where she had been the guest of relatives.

Misses Maude Hitt and Bertha Walther left yesterday for Arcadia to enjoy a few weeks visit in the Ozarks.

M. E. Leming left Sunday for Texas.

Mr. and Mrs. Joe Hobbs returned home Monday from Tennessee.

Miss Mae Morrison of St. Louis is visiting her parents here this week.

George Beattie of Jackson was in the city Sunday.

Edwin Miller returned home from Bonne Terre last Sunday where he had been visiting relatives.

Rufus Underhill of Bloomfield, was in the city Sunday.

Lynn Harrison, a tonsorial artist from Bloomfield, has accepted a position in the Arcade barber shop.

Henry Froemsdorf of Neely's Landing, was in the city last Friday.

Those who came up from Bloomfield Tuesday to see the Pompeii performance were compelled to remain over until Wednesday on account of the rain.

Among those who come up Tuesday were Messrs. H. Maupin, Recorder Flannery, Tom Bacon, Rollo Smith, Edwin Tool, Wm. Armstrong, Ray Brannock, Dr. Davidson and John Woody.

A. J. Cook of Arbor was in city Wednesday attending the big Pompeii show.

Mrs. H. Maupin of Bloomfield, is the guest of her sister, Mrs. H. E. Alexander this week.

W. G. Kitchens, Judge W. L. Tucker, Attorney Welborn, Misses Clara and Luna Haydock and May Bacon of Bloomfield, came up Wednesday to see the Pompeii show.

Dr. T. Ben Turnbaugh of Bloomfield, was up to see the show Wednesday.

Among those who attended the big show from Jackson were: John Hoffmeister and wife, Leyd Macom, Misses Henderson, Mayme Atkins, Rilla Norman, Ben Gockie and wife, Herman Mueller, T. M. Hines, Blutcher Spierling.

Those present from the different towns to see Pompeii Wednesday were: Mrs. L. Leckhart-Advance; L. J. Snider, Fredricktown; Mesdames Cochran, E. M. Norrie and Sadie Hart, Charleston; Mrs. E. L. Spooner, Kennett; T. E. Payne and wife, Clarkton; J. A. Hickman and wife, Frank Blibrey, Puxies; J. A. Lawrence, Farmington; W. M. Shaner, Bonne Terre; Misses Edith Howell and Ethel Moore, Erastus Dunn, E. C. Banta, A. D. Wilcox and wife, Bloomfield; Miss McMullen, Dexter; How. T. E. Ely and wife, Kennett.

The St. Elmo restaurant has opened for business on Main street. The proprietor, W. W. Norman, will see that you get plenty to eat when you call.

Frank Foster, of Ardeola, is here this week.

ORDINANCE NO. 965.

An Ordinance providing for the levy and collection of a license tax upon motor vehicles, and to regulate the running of the same within the city limits.

Be it Ordained by the Council of the City of Cape Girardeau, Missouri, as follows:

Section 1. Definitions.

The term "motor vehicle" as used in this ordinance, except where otherwise expressly provided, shall include all vehicles propelled by any power other than muscular power, except traction engines, road rollers, fire wagons and engines, police patrol wagons, ambulances and such vehicles as run only upon rails and tracks.

The term "chauffeur" shall mean any person operating or driving a motor vehicle as an employe or for hire.

The term "owner" shall also include any person, firm, association or corporation renting a motor vehicle or having the exclusive use thereof, under a lease or otherwise, and operating the same in the city.

The term "public highway" shall include any public street, avenue, alley, parkway, boulevard or roadway within the limits of the city, except any speedway which may be hereafter expressly set apart by ordinance or law for the exclusive use of horses and light carriages.

Section 2. Registration of Motor Vehicles. Fees. Renewals. Registration by Owners.

Every owner of a motor vehicle which shall be operated or driven upon the public highways of this city shall, except as herein expressly provided, caused to be filed in the office of the City Clerk a verified application for the registration on a blank to be furnished by the City Clerk for that purpose, containing:

(a) a brief description of the motor vehicle to be registered, including the name of the manufacturer and factory number of such vehicle, the character and amount of motor power stated in figures of horse power in accordance with the rating established by the Association of Licensed Automobile Manufacturers;

(b) the name, residence, including street number and business address, of the owner of such motor vehicle, and the state license number.

Section 3. Registration Book.

Upon the receipt of an application for registration of a motor vehicle, as provided in this ordinance, the City Clerk shall file such application in his office and register such motor vehicle, its state license number and the name, residence and business addresses of the owner, manufacturer or dealer, as the case may be, together with the facts stated in such application, in a book or index to be kept for that purpose, under the distinctive number assigned to such motor vehicle by the City Clerk, which book or index shall be open to public inspection during reasonable business hours.

Section 4. License to be Issued How.

Upon the filing of such application and the payment to the City Clerk of a registry fee of fifty cents (50c), which shall be paid into the general revenue fund of the city, the Clerk shall issue and deliver to the owner a license, which license shall state the registered number, the name of the owner, his address, the name of the make of the machine, factory number, style and motive power, state license number, date of registration, page of book on which registered and length of time for which issued, which license shall be presented to the City Collector for his signature, and upon which the Collector shall collect upon every vehicle used for private purposes only, or not for hire:

(a) the sum of two dollars (\$2.00) per annum upon every motor vehicle having a rating of less than twelve (12) horse power;

(b) the sum of three dollars (\$3.00) per annum upon every motor vehicle having a rating of twelve (12) horse power and less than twenty-four (24) horse power;

(c) the sum of five (\$5.00) per annum upon every motor vehicle having a rating of twenty-four (24) horse power and less than thirty-six (36) horse power;

(d) the sum of seven dollars (\$7.00) per annum upon every motor vehicle having a rating of thirty-six (36) horse power and less than forty-eight (48) horse power;

(e) the sum of eight dollars (\$8.00) per annum upon every motor vehicle having a rating of

forty-eight (48) horse power and less than sixty (60) horse power; (f) the sum of ten dollars (\$10.00) per annum upon every vehicle having a rating of sixty (60) horse power and less than seventy-two (72) horse power.

(g) the sum of twelve dollars (\$12.00) per annum upon every motor vehicle having a rating of seventy-two (72) horse power or more.

Licenses shall be issued for periods of either twelve or six months, and when issued for six months the Collector shall collect one-half of the amount of the annual tax therefor.

Section 5. License Plate to be Displayed on Vehicle.

The collector shall deliver to the owner a metal plate containing a number corresponding with the number of the license, which plate shall be inscribed as follows: "Cape Girardeau Licensed Vehicle.

19.... to 19.... No....." which blanks shall be filled with the proper date and number.

Section 6. Provisions When Licensed Motor is Sold.

Upon the sale of any motor vehicle registered and licensed under this ordinance, except by a manufacturer or dealer, its registration shall expire and the seller shall within ten (10) days after said sale return to the City Clerk, the license therefor, together with a notice of the sale, and the name and address of the purchaser if he reside within the city.

Section 7. Manufacturers and Dealers.

Every person, firm, company, association or corporation manufacturing or dealing in the sale of motor vehicles, may, instead of registering each vehicle manufactured or dealt in, in addition to securing a license as a keeper of a "Garage", if any such dealer is also the keeper of a garage, secure a dealer's license upon payment to the City Collector of the sum of Sixteen Dollars (\$16.00), and shall be entitled to three (3) plates with a distinctive number inscribed thereon, together with the letter "D", which plate shall be displayed as is required in Section 5 of this ordinance on any vehicle being run or operated on the streets for the purpose of showing or demonstrating its qualities, and which license shall be renewed every twelve (12) months.

Provided, if any dealer shall operate a vehicle and carry passengers for hire, such dealer shall pay an additional sum of \$12.50 per annum upon every vehicle used for such purpose, and shall have such vehicle registered by the City Clerk, and shall pay the fifty cents (50c) registry fee required by Section 4.

Section 8. Signaling or Other Devices, Brakes and Lamps.

Every motor vehicle, operated or driven on the public highways of this city, shall be provided with adequate brakes in good working order and sufficient to control such vehicle at all times when the same is in use, and a suitable or adequate bell, horn or other device for signaling, and shall, during the period from one-half hour after sun set to one-half hour before sun rise, display at least two (2) lighted lamps on the front and one (1) on the rear of such vehicle, and shall also display a red light visible from the rear.

The light of the front lights shall be visible at least two hundred (200) feet in the direction in which the motor vehicle is proceeding.

Section 9. Stopping on Signal or Other Sign.

Any person operating or driving a motor vehicle shall, on signal by raising the hand or other sign of alarm or warning, from a person riding, leading or driving any animal bring such motor vehicle immediately to a stop, and remain stationary so long as any animal may exhibit fright or lack of control or until it may pass; provided, that in case such animal appears badly frightened or the person operating such vehicle is so signaled to do, such person shall cause the motor of such vehicle to cease running so long as shall be necessary to prevent accident and to insure the safety of others; but no person shall give any signal of distress or warning or call for assistance without reasonable cause therefor.

Section 10. Approaching Pedestrians on Highway and Corners; Passing Standing Car.

In approaching or passing any street railway car which has stopped, the operator of every motor vehicle shall slow down, and, if necessary to the safety of the public, shall bring such vehicle to a full stop.

Upon approaching a pedestrian who is upon the traveled part of any highway and not upon a sidewalk, and upon approaching an intersecting highway, or a curve or corner in a highway, every person operating a motor vehicle shall slow down and give a timely signal with his bell, horn or other device for signaling.

Section 11. Rules of the Highway.

Whenever a person operating a motor vehicle shall meet in a public highway any moving vehicle, the person so operating such motor vehicle shall seasonably turn the same to the right of the center of the highway, so as to pass without interference.

When any motor vehicle shall overtake any moving vehicle the rider or driver of such vehicle in front shall, as soon as practicable, turn aside to the right so as to allow the free passage on the left hand side.

All drivers or operators of motor vehicles, or other vehicles moved by animals, shall run or drive along the right hand side of and to the right of the center of the street, and all vehicles of every character shall be stopped along the curb with the right side of the vehicle next to the curb; and all the vehicles shall at the intersection of public highways keep to the right of the center of the intersection of such highways when turning to the right, and pass to the right of the center of such intersections when turning to the left, so that the left side of the operator or driver of any vehicle will at all times be toward the center of the intersection of any highway being traversed.

Section 12. Motor Vehicles Used for Hire; License Tax.

Every person, firm, company or corporation running or operating any motor vehicles within the limits of the city and engaged in carrying passengers or articles of freight for hire from place to place within the city, or from within the city to a point or place without the city or from a point or place without the city to within the city, shall, in addition to the license tax required by Section 4, of this ordinance, pay an additional sum of twelve dollars and fifty cents (\$12.50) per annum, upon every vehicle in use for such purposes.

Section 13. Chauffeur to be Licensed.

No chauffeur shall run or operate any machine carrying passengers for hire, as provided in this ordinance, unless he shall be licensed as a chauffeur by the Secretary of State, and have such license in force and effect at the time of his employment.

Section 14. Not to Apply to Whom.

The provisions of this Ordinance requiring a license shall not apply to any person or vehicle owned by any person not a resident of the city, unless such person or vehicle shall remain in the city thirty (30) days or more.

But provided further: that such person or owner of any such vehicle has complied with the State law as to registration, and shall comply with all regulations of ordinance as to lights, signals and brakes on vehicle, and as to running, stopping, turning and operating the same.

Section 15. Penalty Applying to Chauffeurs.

No chauffeur shall run or operate any car carrying passengers, as provided in this ordinance, unless he shall wear the badge required under the State law pinned upon his clothing in a conspicuous place, nor shall any such chauffeur voluntarily permit any other person to possess or use his license or badge, nor shall any person while operating or driving a motor vehicle use or possess any license or badge belonging to another person, nor use a fictitious license or badge.

Any person violating the provisions of this section shall, upon conviction, be fined in a sum not less than ten (10) nor more than fifty dollars (\$50.00), or by imprisonment in the city jail not less than ten (10) nor more than sixty (60) days, or by both such fine and imprisonment.

Section 16. Penalty for Operating Car While Intoxicated.

Any person who shall operate, run or drive any motor vehicle while in an intoxicated condition, or any person operating a motor vehicle who, knowing that injury has been caused to a person or property by such vehicle, shall leave the place of such injury or accident without giving his name, residence, including street and number, and the operator's license number to the injured party, or to a police officer, and describing the time, place and nature of the accident,

shall be deemed guilty of a misdemeanor, and, upon conviction, shall be punished by a fine of not less than ten (10) nor more than one hundred dollars (\$100.00), or by imprisonment in the city jail not less than ten (10) days, nor more than three (3) months, or by both such fine and imprisonment.

When any person shall be convicted under this section, it shall be the duty of the Police Judge to immediately report such conviction, together with the state number of the vehicle and license (which information shall be obtained at the City Clerk's office) to the Secretary of State.

Section 17. License may be Revoked When.

Upon a third or subsequent conviction of any person of any of the provisions of this ordinance, the Police judge shall, in addition to the penalty herein provided, adjudge that the license of such person be forfeited, and any person having such license forfeited, or any chauffeur being convicted for as many as three (3) times for the violation of either any city ordinance or the state law, and either such conviction shall be counted as one conviction, shall be prohibited from running or operating any motor vehicle in this city for a period of six (6) months, and any one being so prohibited or having been so convicted who shall run or operate any such motor vehicle in this city shall be guilty of a misdemeanor, and upon conviction, punished by a fine of not less than ten (10) nor more than one hundred dollars (\$100.00), or by imprisonment in the city jail not less than twenty (20) days nor more than three (3) months, or by both such fine and imprisonment.

Section 18. Penalties not Otherwise Provided For.

Any person owner, company, corporation or chauffeur violating any of the provisions of this ordinance for which a penalty is not provided in any such section shall be deemed guilty of a misdemeanor, and punished, upon conviction, by a fine of not less than five (5) nor more than one hundred dollars (\$100.00), or by imprisonment in the city jail not less than ten (10) days nor more than three (3) months.

Section 19. Speed Limit.

No person shall drive or operate a motor vehicle on any public highway of this city at a greater rate of speed than twelve (12) miles per hour; and when turning a corner of intersecting streets, or when traversing a curve or turn in the street, the speed shall not exceed six (6) miles per hour.

Any person violating the provisions of this section shall, upon conviction, be fined not less than five (5) nor more than one hundred dollars (\$100.00).

Section 20. Penalty for Taking or Using Vehicle Without Consent of Owner.

No person shall take, use, operate, run or in any way damage or interfere with any motor vehicle in the city without the consent or permission of the owner of such vehicle first had and obtained.

Section 21. The moneys derived from license taxes collected under the provisions of this ordinance shall be placed in a special fund of the city and shall be expended in the maintenance cleaning and repairs of the streets or other highways within the city and for no other use or purpose whatever.

Section 22. Conflicting Ordinances Repealed.

Ordinance No. 851, and all ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

Section 23. To Take Effect When.

This ordinance shall take effect and be in force from and after its passage and approval. Passed this 27th Day of July, 1911.

F. A. Kage, Presiding Officer of the Council. Approved this 27th Day of July, 1911.

F. A. Kage, Mayor. Attest: Chris. F. Betten, City Clerk.

For Sale.

One good Bates-Edmondson 4 horse power gasoline engine. Will sell at a bargain. The engine is in perfect order and cost in the neighborhood of \$200.00 when new. Reason for selling is we have motor power. Sixty dollars buys the engine. For information call at this office.

David A. Glenn, President
H. Bazler, Vice-President
L. S. Joseph, Cashier

G. S. Summers, Asst. Cashier
W. O. Bowman, Asst. Cashier
H. Bremerman, Saving Dept.

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