

Ordinance bill No. _____

Ordinance No. 111

An Ordinance to license, regulate, tax and restrain certian callings, trades and employments in the City of Lebanon, in Linn County, Oregon, and to define what shall constitute the same, and to provide for the manner of issuing licenses therefor, and to provide for the punishment of any violation of this ordinance, and to repeal Ordinances No. 54, 66, 71, 90 and 92, and all other ordinances and part of ordinances in conflict with this ordinance.

THE PEOPLE OF THE CITY OF LEBANON DO ORDAIN AS FOLLOWS.

Section 1:- All theatrical troupes or the manager, proprietor or agent thereof shall pay a license therefor as herein provided, as follows; the rate:- For One day \$2.00; for One Week \$6.00, for One Quarter \$15.00 and for One Year \$50.00. All moving picture shows shall be deemed under this ordinance as a theatrical and shall pay a license accordingly and as in this section provided for theatrical troupes, provided that any persons who owns or operates a moving picture show may give theatrical performances in connection therewith in whole or in part without paying any additional license than that for a moving picture show.

Section 2:- That any person who owns, operates or manages any opera house, play house, or theater house and who pays a license as in section one of this ordinance provided may give any kind of a show authorized and permitted by ordinance, and the laws of the state without paying any other license fee than as provided in this ordinance and may give any number of shows of the same or different kinds on the same license, but no license shall be transferred from one person to another without the consent of the council; provided that when there is a bona fide sale and transfer of any play house, theater, or opera house or moving picture show, the purchaser thereof, shall be allowed the privilege of operating the same under the license of his predecessor for the full time for which the license is paid.

Section 3:- That no performance shall be given by any such show until the manager, or agent thereof, shall have first procured a license from the City recorder and shall have paid in full the license fee therefor as in this ordinance provided.

Section 4:- No license shall be granted or issued for any show that in the Judgment of the City council is improper for a public exhibition or that is immoral, or obscene; and if any show for which a license has been granted and issued shall become immoral, obscene, or improper for public exhibition, the license granted therefor shall be revoked by the council, and the fees paid therefor shall be forfeited to the city. And if any show is advertised or announced to be given which in the judgment of the council or the Mayor, is unfit and not proper for public exhibition, the mayor and marshall shall prevent the same from being given, and arrest all persons refusing to obey their order concerning the same. The mayor and the council shall be the exclusive judges of the fitness of all shows to be given and when they are immoral, obscene and improper for public exhibition.

Section 5:- When any complaint is made to the council that any show for which a license has been granted has become immoral, obscene or improper for public exhibition, they shall hear the said complaint in a summary manner, after first having given the person accused of giving or maintaining the same two days notice of the time and place of such hearing. The council shall hear the evidence for and against the said show and if after ^{such} hearing the council deem the show immoral, obscene or improper or [✓] unfit for public exhibition, the license granted and issued therefor shall be revoked, and the person offending shall not be granted another license for such show for a period of six months.

Section 6:- The proprietor, or agent of all other exhibitions, entertainments or shows of any kind given for money and not mentioned heretofore in this ordinance shall pay a license of six dollars a week or \$3.00 a day for each days exhibition, or entertainment, or show,

provided however that when any exhibition, entertainment or show embraced in this ordinance is given exclusively for any religious, educational, charitable or benevolent purpose No license shall be required.

Section 7:- Two or more persons going from place to place for the purpose of giving dramatic or operatic performances or exhibitions, or entertainments for amusement of the public where an admissions fee is charged shall be deemed a theatrical troupe under this ordinance

Section 8:- That the owner, or proprietor or keeper of any Billiard table, pool table, or combination Billiard-pool table in the city of Lebanon, for profit or hire or for which a charge is made or exacted for the playing on any such tables shall pay a license therefor as follows:- \$30.00 a year for one table; \$50.00 a year for two tables, and \$60.00 a year for three tables, and \$20.00 a year for each additional table. No license shall be taken out or allowed for a longer period than one year, nor for a shorter period than six months. All six months license shall be one half of the annual license. Before any such table are used in the said city of Lebanon, the owner, proprietor or keeper thereof shall procure a license therefor as herein provided and pay the license fee as herein provided. .

Section 9:- It shall be unlawful for the owner, proprietor or keeper of any billiard table, Pool Table, or combination Billiard-Pool table or tables, to conduct, run or use or allow the same to be conducted, run or used within the corporate limits of the City of Lebanon without first having procured a license therefor as herein provided whenever a license is required for such under this ordinance.

Section 10:- No women or girls shall be allowed to frequent, loiter about or be in any room or rooms or place where any billiards or pools are being played for hire or profit, or where such tables are kept for hire or profit. And no minors shall be allowed to frequent such places or play at such games or be in the rooms or places where the same are played, without first having procured from his

Amended
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parents of guardian the consent in writing to frequent such place and to play such games, which said written assent shall be kept on file in such place and be subject to inspection of any peace officer or city official of Lebanon.

Section 11:- That it shall be unlawful within the city of Lebanon, Oregon, for any one to deal play or carry on, open or cause to be played, carried on or opened, or who shall conduct either as owner, proprietor or employe whether for hire or not, in any place where any goods, wares or merchandise, ~~sweets and drinks~~ are sold or offered for sale, or where any candies, ~~sweets~~, confectionery, cigars, or tobacco, or drinks of any kind or sold or offered for sale, or where any billiards or pools of plays for hire, or where any billiard, or pool tables of kept for use for hire or profit, any game ^{of} dice, faro, monte, Roulette, Rouge et Noir, Lanquet, Rondo, Twenty-One (Vingtun) poker, Draw poker, Brag, Bluff, Thaw, or any kind of banking or any other game played cards, dice or any other device, or any pedro, seven-up, whist, cribbage, euchre, Bridge, or any other game played with cards, dice or any other device, whether the same be played for money, checks, credits or any other representative of value or for pleasure.

Section 12:- That all rooms or places where any billiards, pools or combination billiards-pools are played or where such tables are kept or used for hire or profit and ~~all~~ skating rinks, bowling alleys, shooting galleries shall be closed from 11 o'clock at night until five o'clock the following morning, except Saturday night when they shall be closed at 12 o'clock midnight and remain closed until 5 o'clock the following ^a Monday morning. All Candy stores, confectionery stores, cigar stores and soft drinking parlors and all other places for the sale of goods and commodities shall be closed at 11 o'clock at night and remain closed until 5 o'clock the following morning, except Saturday night when they may remain open until 12 o'clock midnight.

Ordinance No. 54

An Ordinance to repeal Ordinance 37 of the City of Lebanon. Entitled " An ordinance to repeal Ordinance No 27, and to license, Tax and regulate certain ~~taxes~~ callings, trades and employments and to provide for the manner of issuing license therefor, approved by the mayor April second 1895, and all ordinances amendatory thereof;" and to license, tax and regulate certain callings, trades and employments in the City of Lebanon, Linn County, Oregon, and to define what shall constitute the same; and to provide for the manner of issuing licenses therefor, and to provide for the punishment of any violation thereof.

THE PEOPLE OF THE CITY OF LEBANON DO ORDAIN AS FOLLOWS:-

Section 1:- Ordinance No. 37 of the City of Lebanon, Linn County, Oregon, entitled " An ordinance to repeal Ordinance No. 27 and to license tax, and regulate certain callings, trades and employments and to provide for the manner of issuing licenses therefor approved by the mayor April second 1895, and all Ordinances amendatory thereof be and the same are hereby repealed.

Section 2:- Auctioneers, who follow their vocation within the City limits of Lebanon, shall pay a quarterly license of Five (\$5) dollars. Every person shall be deemed an auctioneer who offers personal property not his own for sale at public auction; Provided that this section shall not apply to the City marshal, any constable, sheriff or other such officer making sales of property under any order, judgment or decree of any court.

Section 3:- Hawkers shall pay a license of \$25.00 a day while conducting a business in said City: Any person shall be deemed a Hawker within the meaning of this Ordinance who offers goods, wares or merchandise for sale directly or indirectly by public outcry upon any street or alley, or conducts business from a stand, booth or vehicle upon any street or alley within the corporate limits of the said City.

Section 4:- Any pedler or hawker who shall conduct his business within

the corporate limits of the City of Lebanon, Linn County, Oregon, shall pay a license therefor as follows: When traveling with two or more animals, five dollars a day, or Fifty Dollars a quarter; When traveling with one animal four dollars a day or Forty dollars a quarter; When traveling on foot \$2.50 a day or \$30.00 a quarter. All persons except persons peddling newspapers, Bibles and religious tracts and persons peddling the products of their own farms, gardens, or milk ranches who sell or offer for sale at retail, goods, wares, merchandise or other commodities traveling from place to place and from house to house within the city limits shall be deemed a peddler or hawker under this ordinance. That any person or persons violating any of the provisions of this ordinance, or peddling or offering to peddle or hawk within the corporate limits of Lebanon, without first taking out or procuring and paying for a license as herein provided, shall be deemed guilty of a misdemeanor, and upon conviction thereof before the Recorder's Court for the said city of Lebanon, shall be punished by a fine of not less than \$10.00 nor more than \$100.00 or by imprisonment in the city jail not less than five days not more than fifty days:-

Section 16:- Pawn brokers shall pay a ~~license~~ quarterly license of ten (10) dollars; Every person whose business, or occupation is to trade or receive by way of a pledge, pawn or exchange any goods, wares or merchandise, or any kind of personal property whatever, except notes, ~~bonds~~ bonds, bills of exchange, shares of stock, or warehouse receipts and other written evidence of indebtedness for the payment of money loaned thereon, shall be deemed a pawn broker under the provisions of this ordinance.

Section 17:- The keeper or proprietor of every circus shall pay a license of Ten (10) dollars for each and every exhibition given by such circus within the limits of the said City. The keeper or proprietor of any side show accompanying any circus and charging an admission fee, shall pay a license of two (2) dollars for each days performance and two (2)

Dollars for each night's performance. Every building, tent, space or area where feats of horsemanship, or acrobatic sports are exhibited shall be regarded as a circus under the provisions of this ordinance.

Section 18:- Dog and Pony shows, or exhibitions and feats by trained animals shall pay a license as follows:- Where all the performers are animals, for a one ring show, \$2.50 for each performance, and where there are two or more rings \$5.00 for each performance. Side shows with a dog and Pony show or trained animal exhibition shall pay a license the same as a side show with a circus.

Section 19:- Jugglers shall pay a license of \$2.50 for every one of their exhibitions. Every person who performs by slight of hand, shall be held to be a juggler within the meaning of this ordinance.

Section 20:- The owner or keeper of every bowling alley in the city of Lebanon, shall pay a quarterly license of Five dollars for each pair of alleys in the said city; or five dollars a quarter for a single alley.

Section 21:- Skating rinks shall pay a license of \$7.50 a quarter.

Section 22:- Shooting galleries shall pay a license of \$1.00 a day or \$5.00 a quarter; Doll racks, Baby racks, Cane racks, Knife racks and all other similar devices shall pay a license of \$2.00 a day. All Pop corn and Peanut portable wagons operated in the streets shall pay a license of \$2.50 a day or \$5.00 a quarter.

Section 23:- All Merry-go-rounds, Ocean waves, Circular swings, Ferris Wheels, and all similar devices of every nature and kind shall pay a license as follows:- All those operated and turned by motor power, steam, gasoline or other power other than hand power alone, shall pay a license of ten dollars a day, \$20.00 a week or \$25. a quarter; and all those operated and run by hand power alone shall pay one half of the foregoing license fees.

Section 24:- The owner, proprietor or agent of every wood saw, operated for hire within the limits of the city of Lebanon, except those operated by hand along , following the business of sawing wood for hire whether as a sole occupation or in connection with some other business, shall pay a license as follows. For one year the sum of \$20. and for six months the sum of \$10.00; Provided that traction engines engaged in sawing wood for hire shall pay a license of \$50.00 a year or \$25.00 for six months; and no license shall be granted for less than six months, or longer than one year.

Section 26:- That any person who does any act and carries on and trade, business or employment for which a license is required by this ordinance or any other ordinance of the said city, which is to be carried on in or upon any street, alley, or public place in the said city, shall use and occupy only such place in the said street, alley or public place as may be selected and determined by the council of the said city or the Committee on Streets and Public property. Which may be changed from time to time as the said council, or committee may deem proper and fit. And on fete days and holidays the same shall occupy only such place and street as the said Council or the said committee may select and determine, and the said place may be changed at any time or any day the said council or committee may deem proper. Any person refusing to comply with the order of the said council or the said Committee and occupy the place selected for such business, calling or trade, shall be deemed to have forfeited his right to act or do business under the said license, until he shall conform to the order and selection of the said committee or council.

Section 27:- That No person, firm, company or corporation shall be engaged in or prosecuting or carry on any trade, business, profession or employment within the city of Lebanon, for which a license is required by this ordinance, until he , she or they shall have first obtained and paid for such license.

Section 28:- That every person, firm, company or corporation required by this ordinance to obtain a license to engage in any trade, calling, business, profession or employment for which a license is required, shall pay to the city treasurer, or the city recorder for the treasurer the sum of money required by this ordinance to be paid therefor, the city recorder shall thereupon issue to the said applicant a license in accordance with this ordinance and not otherwise.

Section 29:- That every license taken out and issued by virtue of this ordinance, or any other ordinance of the said city, shall specify and set forth the purpose, trade, business, profession or employment *for* which the license is granted, and the name and abode of the person or persons taking out the same, and the place wherein the business is to be carried on; such license shall authorize the continuance of the ~~ix~~ business named therein ~~and~~ for the term of such license, but shall not authorize the carrying on of the said business in any other place unless the place licensed be closed, and in such cases the Recorder shall be notified of the change and he shall note the same on the record kept by him for such license. If a peddler, such license shall state whether to travel on foot, or with one or more animals, and the time for which such license is to run, and the date of the granting the same; and any person exercising or carrying on such trade, business or profession or employment or doing any act for which a license is required by this ordinance, shall on demand of any city officer, at his place of business, produce such license, and unless he shall do so he may be taken and deemed to have no license; and in ~~the~~ case ~~of~~ any peddler shall refuse to produce his or her, or their license when demanded by any city officer, said officer may seize the animal, wagon

and contents, or any pack or bundle or basket or other receptacle of any person refusing to produce such license, and hold the same until the license is produced.

Section 29:- That in every case where more than one of the pursuits, employments or occupations for which a license is required shall be pursued, carried on or conducted in the same place, by the same person and at the same time license must be taken out and paid for for a each, according to the rate severally prescribed for such.

Section 30:- That all licenses issued as quarterly licenses shall expire on the last day of each quarter, Namely: March 31, June 30th, September 30th and December 31st of each year, and six month license shall expire on the 30th day of June, and the 31st day of December of each year, and all yearly license shall expire on the 31st day of December, at \$ each year. All licenses shall be dated on the day of their issue, and shall state ~~the~~ the time the liability therefor shall accrue, of the same shall take effect, and shall be issued upon the payment of a sum to be proportioned to the whole amount required for such license for the ^hole term.

Section 31:- That if any person, or persons, firm, company or corporation exercising or carrying on any trade, business, profession or employment or ^{shall} do any act for the exercising, carrying on or doing of which a license is required by this ordinance, without first taking out such license as in that behalf required, or shall violate any of the provisions of this ordinance he she, or they shall upon conviction thereof before the Recorder's Court, for every offence, besides being liable for the payment of the license fee, be punished by a fine of not less than \$10.00 nor more than \$100. or by imprisonment in the city jail not less than 5 days nor more than fifty days.

33 That, ^{Ordinances 54-66-71-90 and 92 are hereby repealed} all ordinances and parts of ordinances in conflict herewith are hereby repealed.

Passed by this Council this 5 day of December 1911

Approved by the mayor this 5 da of Dec 1911

Attest

W. M. Reeves
Mayor of the City of Lebanon

J. R. Green
Recorder of the City of Lebanon.

ORDINANCE NO. 102

Ordinance. Authorizing
Bond Issue.
Of Seventy Thousand Dollars

Introduced by Ordinance
Committee.

Introduced, Jan
20th 1911

Read first time Jan
20th 1911

Read Second time Jan
20th 1911

Read Third Time Jan
20th 1911

Passed Jan 20th 1911

Approved by the Mayor
C. M. Reeves

Ordinance Bill

No 113

No 109
Entered by Ordinance
Committee

Passed by ^{the} Council
Oct-17, 1911

Filed Oct-17 1911

J R Green

City Recorder

To Purchase
Land of Kate
Rathbone

Ordinance Bill No.114

Ordinance No. 110

Relating to sale of
Sewer Bonds

Read 1st time Nov.7, 1911

Read 2nd time Nov, 7, 1911

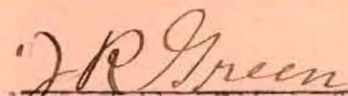
Read 3rd time Nov.7, 1911

Passed and enacted Nov.
7th, 1911

Approved by the Mayor

Nov. 7th, 1911

Filed in the office of the
City Recorder, Nov. 7, 1911


Recorder of the City of
Lebanon.

Ordinance Book 114

No 105

Ordinance No

111

License

Introduced by
Ordinance Com

Read 1st Time

Dec 7 1911

Read 2nd Time

Nov 2 1911

Read 3rd Time

Dec 5 1911

Passed

Dec 5 1911

Signed by Mayor

Dec 5 1911

Filed Dec 6 1911

J. R. Green Recorder