

✓ An Ordinance

Concerning Licenses

Be it ordained, by the Board of Trustees of the Town of Grand Junction

Sec^{1st} That Licenses shall be given to persons to transact business, as Auctioneers, Keepers of Billiards, Tables, Keepers of Bowling, Alleys, Peddlers, Proprietors, or Managers of Theatres, Carouses, Manegeries, Concerts, Shows, and Exhibitions, the vendors of Spiritous liquors and Mault-Liquors, the Proprietors of Hacks, Exposed, Carriages and Job Wagoons and Drays, Pawntobakers, Second-Hand dealers, Intelligence Brokers, Hotel keepers, and others carrying on any business in said Town

of Grand Junction for which a Licence Fee shall be charged in the Schedule of Licences hereinafter contained upon the payment to the Town Recorder, of the sum first and Established, and hereinafter set forth as the Licence fee for the particular business or avocation to be Licensed, the Person receiving such Licence shall be subject to the Ordinances, and regulations which may be enforced at the time of the issuing thereof or which may subsequently be Established by the Board of Trustees; and if any Person so Licensed shall violate any of the Provisions thereof he shall be liable to be proceeded against for any fine or penalty imposed thereby.

§ 2nd No Licence Except a Vehicle Licence shall be assignable or transferrable without permission of the Mayor, or Board of Trustees; nor shall any such Licence authorize any person to do business or act under it; but the person named therein. A Vehicle Licence may be transferred, at the option of the holder by the Town Recorder.

§ 3rd No Licence shall be granted at any one time for a longer period or term than one year, and in all cases the period shall be expressed in the Licence.

§ 4th All Licenses may be
 revoked in the discretion of the
 Board of Trustees when it shall
 appear the Licensee has not complied
 with the ordinances regulating his
 occupation or when he shall have
 practiced fraud misrepresentation
 or impudence.

§ 5th All Licenses shall be
 issued by the Mayor and Town
 Recorder under the Seal of the
 Town, be signed by the Mayor
 and shall be attested by the Recorder
 and shall be as near as may be
 in the following form.

Licence

Town of Grand Junction
 I _____ Mayor of the Town of
 Grand Junction to all who shall
 see these presents greeting
 Know ye that whereas _____
 on the _____ day of _____ in the year
 of our Lord _____ failed to
 the Town Recorder the sum of
 _____ dollars, being the License fee
 imposed on _____ as _____ and
 has otherwise complied with the regu-
 -lation of the Town Ordinances in
 this behalf, Therefore this is to certify
 that _____ is authorized and empowered
 by the Board of Trustees of the Town
 of Grand Junction to _____ for the
 Term of _____ months from _____

In Testimony whereof I have
 hereunto set my hand and caused
 the Seal of the Town to be affixed
 at Grand Junction,

this — day of — a. D. —
 Mayor

Seal

attest-

Recorder

SEC 6th A Retail Liquor License shall authorize the Licensee to sell spiritous Vinous fermented Malt and intoxicating Liquors in any quantity less than five Gallons, but shall not authorize the Sale of Such Liquors to minors under the age of fifteen years.

A Wholesale Liquor License shall authorize the Licensee to sell spiritous Vinous or Malt Liquors, in quantities less than one pint; but such Liquors so sold shall not be drunk upon the premises where sold.

SEC 7th The Town Recorder shall keep a License Register in which shall be entered the name of each and every person Licensed pursuant to the Ordinances of this Town, the date of the License the purpose for which the License is granted, the amount paid there for, and the time the same will expire or continue in force.

SEC 8th The Several amounts which shall be paid to the Town Recorder as License fees imposed

by the Board of Trustees upon the application, shall be as follows to wit-

For Auctioneers Twenty five dollars per annum.

For Billiard Tables one Table Twenty five dollars, per annum. for Each additional Table fifteen dollars per annum.

For Bowling alleys, for one Alley forty dollars per annum for Each additional alley twenty five dollars per annum.

For Peddlers Seventy five dollars per annum

For Theatre one Hundred dollars per annum

For Circus, or Circus and manag-
-erie, for one Exhibition Fifty dollars per annum

For Side Show and Truiking Exhibition with Circus and manag-
-erie for which an Extra admission fee is charged. Ten dollars for Each Exhibition

For Musical Concerts Shows or Exhibitions by travelling Performers Ten dollars for Each Exhibition or such other sum as may be fixt - by the Board of Trustees in any particular case

For Retail Liquor license Two Hundred dollars per annum

For Wholesale liquor license Fifty dollars per annum.

(For Pawnbrokers one Hundred dollars per annum)

For Second Hand Dealers Twenty five dollars per annum

For Intelligence Brokers Fifty dollars per annum.

For Hackes and Omnibusses Twenty five dollars per annum.

For ~~Gas Grinders~~ ^{Gas Grinders} ~~and Gas~~ ^{and Gas} ~~Twenty~~ ^{Twenty} ~~dollars~~ ^{dollars} per annum.

For Lateral Drivers Twenty five dollars per annum.

For Bill Posters Ten dollars Per annum

All licences where the license fee as list above at a Certain sum per annum may be issued quarterly upon the payment of one fourth of the sum Established as above.

The fees in all cases to be paid in advance.

SEC 9th Any person or persons who shall sell or attempt to sell at public auction, without the Town, any Goods, Chattels or property whatever, without first having obtained a license therefor as herein provided, shall forfeit and pay to said Town for each offence a sum not less than Ten dollars nor more than Twenty five dollars

SEC 10th All Sales made at public auction and by virtue of legal process, and all Sales of household furniture made by the owner thereof on the premises shall be exempt from the provisions of this Ordinance

SEC 11th
 Any Person who shall hereafter have or keep any house or other place within this Town for the selling, giving away, or in any manner dealing in any various spirituous ardent-malt intoxicating or fermented liquors in quantities less than five gallons, or who by himself his agent or servant shall sell give away or in any manner deal in any various spirituous malt ardent or fermented liquors without first having obtained a license authorizing him so to do in pursuance of this ordinance shall for each offense forfeit and pay to said Town a sum of not less than twenty five dollars nor more than fifty dollars. Provided that Druggist or persons whose chief business is to sell drugs and medicine shall not be deemed to be within the provisions of this ordinance in selling any of such liquors in quantities less than five gallons for purposes purely medicinal, mechanical or sacramental

SEC, 12th All persons to whom license shall be granted to sell spirituous, various fermented or malt liquors of any kind shall post the said license in a conspicuous place in the room or place for which the said license has been or hereafter may be granted. Any violation of the provisions of this section shall be deemed to work a forfeiture

of the license as aforesaid to a fine of not less than five nor more than twenty five dollars

SEC 13th. Any Auctioneer or other Person who shall Sell attempt to sell or cry for Sale at Public auction within any Street - Avenue or other public Grounds of the Town of Grand Junction, any horses mules or Cattle, or any wagon Carriage or other Vehicle drawn by any or either of the animals aforesaid shall be deemed guilty as the author of a nuisance and of obstructing the Street of said Town, and upon Conviction shall be subject to a fine of not less than twenty five nor more than fifty Dollars for each offence.

SEC 14th. Any person or Persons who shall have taken out a license for a Billiard Table or Ball Alley, who shall allow any person under the age of Twelve years to play at Billiard, on such Table or at Bowling or Hard Alley for any or who shall allow any such person under the age of Twelve years, to frequent the room or place where such Billiard Table or Ball Alley is situated shall forfeit and pay to said Town the sum of Twenty five Dollars

SEC 15th/₁₁

Any Person or persons who shall keep a Billiard Table or Ball Alley for use within the meaning of this article within this Town without first having obtained a license therefor as required by this article shall forfeit and pay to said Town the sum of twenty dollars for each offense

SEC. 16th/₁₁

This term shall be held to include Bagatelle Pigeon hole and Pool Tables and other tables of alike kind

SEC. 17th/₁₁

Any person or persons who shall pursue the business or occupation of hawker or peddler within this Town without first having obtained a license therefor as herein provided shall forfeit and pay to said Town for each and every offence a sum of not less than five dollars nor more than twenty five dollars

SEC 18th/₁₁

Any Person license as a Peddler who shall be guilty of any fraud Cheat-misrepresentation or insinuation while acting in such capacity as who shall peddle any other kind of goods merchandise or article or use any other mode

of conveyance than that specified in his license shall on conviction thereof be fined not less than five dollars nor more than twenty five dollars.

SEC 19th

No person having a peddlers license shall cry or hawk any article or goods upon the streets or avenues of the town in such manner as to attract a crowd that may cause the blocking of any street-avenue or sidewalk or shall by out cry or any sound or noise disturb or ^{annoy} tend to disturb or annoy any person or cause any disturbance of the peace quiet or good order of the town or any part thereof under a penalty of not less ~~more~~ more than five dollars nor more than one hundred dollars.

SEC 20th

Any person or persons coming in to the town with teams or otherwise for the purpose of selling vegetables, berries, or produce of their own farms, premises or manufactories situated in the County of Larimer State of Colorado or any person selling fruit, nuts, cakes, refreshments or bread, or carpenters, or other persons selling only Bibles, or the publications of any Bibles or other Religious Society shall not be considered peddlers requiring

shall be amended.

license.

SEC 21st

Any person or persons who shall own, conduct, or manage, for gain within the Town any Theatre, Circus Caravan or other Exhibition Show or amusement; or who shall exhibit ~~any Show or amusement~~ natural or artificial curiosities or panoramic, or other Show or device of any kind or who shall give any concert or musical entertainment, without first having obtained a license therefor as herein provided. Shall forfeit and pay to said Town for each offence a sum not less than five dollars nor more than one hundred dollars provided that for musical parties or concerts and Exhibitions painting and statuary, given or made by the citizens of this Town no license shall be required,

SEC 22st

That no license for a Theatrical Show or exhibition shall authorize the licensee to make any Exhibition Theatrical or otherwise that is in its tendency against good morals or decency, and if it shall appear to the Board of Trustees that any person so licensed shall have given any Exhibition theatrical or otherwise, the tendency of which is against good morals or decency they shall immediately revoke his license and any person so offending shall upon conviction be punished

the same as though no license
had been issued.

SECst 23,

If any person shall hire
out or keep for use or hire or
cause to be kept for hire or keep
for use or hire in the execution
of any contract for the grading
of street or for any excavation
or for the transportation of goods
merchandise fuel or building material
for the carrying or conveying of any
person or article or thing whatever
any dray cart wagon hackney carriage
omnibus or any vehicle or vehicles
whatever within the limits of the
Town without first having obtained
license therefor every person shall
upon conviction thereof forfeit and
pay to said Town a sum not less
than two dollars nor more than
twenty dollars,

SECst 24th Every proprietor of a
licensed vehicle shall procure from
the Town Recorder a metallic badge
prepared for that purpose by the
Town which shall be worn in a
conspicuous place upon the person
so licensed or his employee while on
duty in such business during the
continuance of his license and he
shall pay therefor the sum of
two dollars, and at the expiration
of his license or upon ceasing to carry
on^{the} business contemplated in the pre-
ceding section such licensee shall

immediately return the same to the Town Recorder who shall refund to him the sum paid therefor.

Every proprietor of a licensed hack shall have affixed to each side of his hack the number of the same in plain conspicuous figures of not less than one and one-half inches in length. Any person who shall loan for use any such badge or shall forge and counterfeit the same or shall fail to wear the same as provided for in this section or who shall fail to affix the number on his hack as provided in this section shall on conviction forfeit and pay to said town a sum not less than five dollars nor more than twenty five dollars.

§ 25st
" "

Nothing in this Chapter shall be held to include livery stable keepers doing their ordinary legitimate business, nor omnibuses used and run exclusively by hotel keepers in conveying guests and baggage to and from said hotels free of charge nor merchant and retail dealers delivering goods wares and merchandise free of charge with their own vehicle provided said teams and vehicles are used exclusively for that purpose,

Sec 26th

No person being the owner or agents of any livery stable or the owner of any private public carriage or cabs shall at any hack stand upon the street or avenues or at the railway depots or in any public place solicit patronage for such livery stable or private carriages or cabs. And any person so offending shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum not less than five dollars nor more than twenty five dollars.

Sec 27th

The following shall be the lawful rates of charges when there is no previous agreement that may be asked and received by the owners or drivers of express wagons drays and vehicles used expressly for the transportation of good merchandise or packages. For each load of 500 pounds or less for the first mile or part of a mile fifty cents for each additional mile or part of a mile twenty five cents.

For each load of over 500 pounds for the first mile or part of a mile seventy five cents for each additional mile or part of a mile forty cents.

Nothing in these rates shall apply to transfers wagons do there are ordinary business including merchandise or household goods.

at Customary or agreed-upon rates
 nor to Job Wagons in hauling Earth
 Bricks or Stone at agreed-upon or
 Customary rates nor as to the
 Charges for removing frames heavy
 Machinery or Safes the rates for
 which shall be agreed upon in each
 Case.

For each person to any part
 of the Town fifty cents.

The owner or drivers of any
 license vehicle for the transportation
 of goods merchandise and packages
 shall hold said vehicle in readiness
 for public use at all times
 between the rising and setting
 of the sun, and it shall not
 be lawful for such owner or
 driver to refuse to carry loads
 when the fees for the same shall
 have been tendered unless good
 cause be shown for the refusal.

The highest prices to be
 charged, received or taken by
 the owners drivers of any hackney
 Coach Carriage or other vehicle
 except omnibuses for the convey-
 -ance of passengers for hire,
 within the town shall be as
 follows to wit;

Of Carrying each pass-
 -enger from one railway depot
 to any part of the town fifty
 cents.

For conveying each passen-
 -ger not exceeding one mile fifty cts
 and fifty cents for each additional
 mile or part of a mile

For each additional passenger of the same party or family fifty cents.
 For conveying children between five and fourteen years of age, half the above prices, may be charged for like distances; but for ^{children} under the age of five years, no charge shall be made.

For the use of any hackney Coach or other vehicle drawn by two horses with one or more passengers Eight Dollars per day.

For the use of any such Carriage or vehicle by the hour with one or more passengers, with the privilege of going from place to place and stopping as often as may be required as follows, for the first hour two dollars for each additional hour or part of an hour one dollar.

For the use of any Cab or other vehicle drawn by one horse by the hour with the privilege of stopping as above with one or more passengers as follows for the first hour one dollar for each additional hour or part of an hour fifty cents.

For the use of any such last-named vehicle by the day four dollars.

Licensed omnibuses shall not be allowed to charge over fifty cents for conveying each passenger to any part of the town.

Every passenger shall be allowed to have conveyed upon such vehicle, without charge his ordinary traveling baggage, not exceeding in weight one hundred pounds for each additional package in excess of one hundred pounds the owners or drivers shall be permitted to charge twenty five cents for conveying the same to any point within the town limits.

SEC 28th

Whenever any package or article of baggage shall by carelessness or inadvertence be left in any vehicle licensed by the authority of this Chapter, the driver of said vehicle, upon the discovery of said package or article shall forthwith deliver the said package or articles at the Mayor's office into the hands of the officers in charge of the same.

SEC 29th

Fourteen black or squares shall be held to be one mile in distance, as set forth in this article, and the distance shall be established estimated upon the most direct route. Every driver and owner of a licensed hackney coach or other vehicle, for the conveyance of passengers shall at all times keep fixed and pasted inside of the same, so as to be conveniently seen and read, a card to be furnished by the town at the expense of the owner, printed in plain legible characters, containing

the price or rates of fare allowed by this Chapter the name of the owner or driver of such vehicle and the number thereof

SEC 30th

Any person violating any of the provisions of the last five Sections of this Chapter, or neglecting to comply with any of their requirements shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum not less than five dollars nor more than twenty five dollars

SEC 31th

Insert water hauler license Sec. here

Any person who advances or loans money or other valuable thing on the deposit of personal security, or who deals in the purchasing of personal property on the condition of selling the same back at a stipulated price is hereby declared to be a Pawnbroker; and any person who shall carry on the business of a pawnbroker, without first having obtained a license therefor shall forfeit and pay to the Town a sum not less than five dollars and not more than fifty dollars

SEC 32th

Every person licensed as a pawnbroker shall keep at his place of business a substantial and well bound book in which he shall enter in writing a minute description of

All personal property, bonds, notes or other securities received on deposit and particularly mentioning any prominent or descriptive marks that may be on such property, bonds, notes or other securities together with the name and residence of the person or persons by whom they were left, which books shall be kept clean and legible, and no entry therein shall be erased, obliterated or defaced, and all the entries there on shall be made with ink. Every such licensed person failing to comply with any of the provisions of this section shall forfeit to said town the sum of fifty dollars

§ 2083st

Every person licensed as a pawnbroker shall, during the ordinary hours of business when requested by the Mayor Town Marshal or any regular policeman of the Town of Grand Junction, submit and exhibit such books to the inspection of the Mayor Town Marshal, and also exhibit any goods, personal property, bonds or notes or other securities that may be so left with said ^{licensed person} Mayor

To the inspection of said

Town Marshal or regular policeman or any other person at the request of said Mayor or Town Marshal, and every licensed person refusing to submit said books, goods, personal property

bonds notes & other Securities
as aforesaid upon the request
of the Mayor Town Marshal or
any regular policeman of said Town
shall forfeit to the Town the sum
of fifty dollars

SEC. 34th

No person licensed as a
pawnbroker shall take or receive in
pawn or pledge for any thing loaned
& shall take or receive, within
the line of business of such pawn-
-brokers, any article, property or thing
of, and from any minor, or any article
property or thing of, and from any
person, the ownership of which prop-
-erty, article or thing is in or claimed
by any minor the said pawnbroker,
knowing said article, property or thing
to be owned or claimed by said
minor, any person violating any
or either of the provisions of this
section, shall, on conviction, be fined
in a sum not exceeding one hundred
dollars

SEC. 35th

That hereafter any person
who shall pursue the occupation
of an Intelligence broker within
the limits of the Town of Grand
Junction, without first having
obtained a license therefor, shall
forfeit and pay to said Town for
each and every offence, a sum
not less than five dollars nor
more than twenty five dollars.
and any person licensed
as an Intelligence

broker who shall be guilty of any fraud, cheat, misrepresentation or imposition, while acting in such capacity, shall, on conviction thereof, be subject to a fine of not less than ten nor more than fifty dollars for such and every offence.

SEC 36^{1/2}

A hotel runner's license shall authorize the licensee to attend at the various railroad depots and stage stations within said town upon the arrival and departure of trains or stages, thereat and for the purpose of soliciting guests for the various hotels boarding houses, and other places of entertainment of said town vicinity, subject to all the ordinances in force at the issuing of said license, or which may thereafter be enacted regulating hotel runners, and also subject to the police regulations of said town.

SEC 37^{1/2}

Every person licensed as a hotel runner shall before he enters upon the performance of his duties as such hotel runner, procure from the town recorder a metallic badge prepared for that purpose by the town, which shall be worn in a conspicuous place by such licensee while performing the duties aforesaid, and he shall pay therefor the sum of two dollars

and at the expiration of his license or upon ceasing to carry on such business contemplated in the preceding section, such licensee shall immediately return the same to the Town Recorder, who shall refund to him the sum paid therefor - and any person who shall forge and counterfeit said badge or who shall fail to receive the same as provided for in this section, shall, on conviction, forfeit and pay to said Town a sum not less than five dollars nor more than fifty dollars

SEC 38th If any person, shall engage in the business of hotel number or shall attend at any of the rail-way depots or stage stations in said Town and solicit guests at said depot or stage station, for any hotel, boarding house or other place of entertainment in said Town or vicinity without having first obtained a license as provided in this Chapter, shall upon conviction, be fined in a sum not less than ~~five~~ ten nor more than fifty dollars for each offense.

SEC 39th

Any person who keeps a store, office or place of business for the purchase or sale of second hand clothing or garments of any kind or second hand goods wares or merchandises is hereby defined to a dealer in second hand goods,

SEC 40th Every person licensed as
 a second hand Dealer shall keep at
 his or her place of business a
 substantial and well bound book
 in which he or she shall enter a minute
 description of all personal property
 purchased by him or her, the date
 of the purchase, the name and resid-
 -ence of place of business of the
 person or persons from whom such
 purchase was made, and particularly
 mentioning any prominent or discrip-
 -tive remarks that may be on said
 property, which said book shall
 be kept clean and legible, and all
 the entries made therein shall be
 made with ink. Every person so
 licensed, shall during the ordinary
 hours of business, when requested
 by the mayor, or chief police officer
 of the Town, submit and exhibit said
 book described above, to the inspection
 of any of the above named officers, and
 shall also exhibit such goods or perso-
 -nal property to any of the aforesaid
 officers. All dealers, ~~in~~ second hand
 goods, are hereby prohibited from
~~prohibing~~ purchasing from, or dealing
 with any minor or minors under the
 age of Eighteen years.

SEC 41th
 Any person violating any of
 the provisions of the last preceding
 section of this ordinance, or any second
 hand dealer doing business without
 the license, shall be deemed guilty
 of a misdemeanor, and, upon conviction

thereof, shall be fined in any sum not less than ten dollars nor more than one hundred dollars.

SEC 42st/₁₁

Any person violating any of the provisions of this chapter for the violation of which no penalty is specifically provided, shall upon conviction thereof be fined in any sum not less than five dollars nor more than one hundred dollars.

Approved September 14, 1882 Charles F. Shanks
Mayor

P. H. Weston-Lynch
Clerk and Recorder