

An Ordinance Concerning Licenses and Repealing Section 1 of Ordinance No. 8, Passed and Adopted September 26th, 1891; Also, Repealing Ordinance No. 25, Passed September 26th, 1892; Also Repealing Ordinance No. 47, Passed July 9th, 1895; Also Ordinance No. 63, Passed August 12, 1897.

Be it Ordained by the City Council of the City of Grand Junction:

SECTION 1. No person in this city shall conduct, carry on, pursue or engage in any business, avocation or calling in this ordinance named without first obtaining a license therefor, and shall pay for such license as hereinafter specified, viz:

FIRST—Street hawkers, ten dollars (\$10.00) per day.

SECOND—Foot peddlers, carrying a pack or articles, one dollar (\$1.00) per day.

THIRD—Peddlers with one-horse wagon, two dollars (\$2.00) per day.

FOURTH—Peddlers with two-horse wagon, two and one-half dollars (\$2.50) per day.

FIFTH—Shooting galleries, one dollar (\$1.00) per day; or, five dollars (\$5.00) per week; or, fifteen dollars (\$15.00) per month.

SIXTH—Phonographs, striking machines, lifting machines, exhibitions on street, or other amusements, on or adjacent to the streets, not herein enumerated, in all cases where charges are made by parties holding such amusements or managing such machines, one dollar (\$1.00) per day; or, five dollars (\$5.00) per week.

SEVENTH—Merry-go-round, fifty dollars \$50.00 per week during the month of September of each year; and, five dollars (\$5.00) per week during all other months in the year.

EIGHTH—For halls, theatres, opera houses or other places of amusement, for the exhibition of theatrical performances, musical concerts, shows or exhibitions by travelling performers, and for all other shows or exhibitions and performances (circuses and menageries excepted), license may be issued to any proprietor or manager of any such hall or opera house, upon the payment of fifty dollars (\$50.00) for the year, and if no such license is issued for the year, then any such show, theatrical play or performance as aforesaid, shall not be given or held except upon the payment of five dollars (\$5.00) for a license for each day of such performance.

NINTH—Circuses, menageries, or circus and menagerie, shall pay the sum of one hundred dollars (\$100.00) per day for such license. For each side show or travelling exhibition with circus or menagerie for which an extra charge is made for admission thereto (whether under the same management or not) the sum of ten dollars (\$10.00) per day for each such side show or exhibition.

TENTH—Grocery stores selling bottled beer, wine and liquors in bottles as originally put up shall pay \$500 per annum in advance.

ELEVENTH—Retail liquor dealers, one thousand dollars (\$1,000.00) per annum.

TWELFTH—Wholesale liquor dealers, two hundred dollars (\$200.00) per annum.

THIRTEENTH—Dealers in wine only in quantities of one quart or more, one hundred (\$100.00) per annum.

FOURTEENTH—For each express wagon, transfer wagon, job wagon, or vehicle used and kept for hire for carrying articles or property of any description within this city, fifteen dollars (\$15.00) per annum, provided that the owner or proprietor of every such licensed vehicle shall have affixed to each side of said vehicle the number of the same in plain and conspicuous figures, not less than one and one-half (1½) inches in length, which number shall be assigned to such vehicle by the city clerk at the time of issuing license therefor, and shall be recorded by the city clerk in the license register upon the issuance of any such license. All annual license fees except for liquor license, shall be paid in advance on the first day of April: Provided, that each and all parties required under this ordinance to secure license by the year (liquor license excepted) may do so by paying a pro rata portion of the fee from the date of the application therefor to the next April 1st. For all licenses not issued by the year, the license fee shall be paid in advance in all cases.

FIFTEENTH—All dealers in cigarettes \$300.00 per annum.

SIXTEENTH—For hay scales used for doing weighing for the public, twelve dollars per annum.

SEC. 2.—No liquor license shall be granted to extend beyond the municipal year in which the same is granted.

SEC. 3.—That Section 1 of Ordinance No. 8, ~~September 26, 1891~~, also Ordinance No. 25, passed and adopted September 26, 1892; also Ordinance No. 47, passed July 9, 1895, also Ordinance No. 63, passed Aug. 12, 1897, be and the same are hereby repealed.

SEC. 4—The provisions of this ordinance shall not apply to, or in any manner affect, any license heretofore duly granted; but such license may be in full force and effect for the period for which it may have been granted.

SEC. 5. Each day that any person or persons shall carry on, pursue, conduct, or manage any business, avocation or calling in this ordinance named, without first obtaining license therefor, shall be deemed a separate offense, and such person or persons may be convicted thereof accordingly. And any person violating any of the provisions of this ordinance shall, on conviction, be fined in a sum not less than five dollars (\$5.00) nor more than three hundred dollars (\$300.00) for each such offense.

Passed this 9th day of February A. D. 1898.

Attest J. S. ARNABAY, Clerk pro tempore.