

The Berrien County Record.

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THURSDAY MORNING, AUG. 28, 1873.

CHOLERA.

It is no longer denied by the Chicago newspapers that the Cholera is in that city. It is doubtless true that with great exertion and proper care, thus far the ravages of the dread disease have been greatly circumscribed in that city. In the report published some days ago in the Times it is asserted that the greater portion of the cases that had thus far made their appearance were in the outskirts of the city—in the localities where the water was bad. It is also claimed that the fatal cases occurred in houses where some member or members had been exposed to the disease, and in no other places.

The Times says that the medical men were giving directions as to medicine to serve as a preventive. Among those recommended is equal parts of "opium, capsicum, rhubarb, chloroform and camphor." When the first symptoms of cholera make their appearance it is recommended to apply powerful mustard plasters to the stomach and between the shoulder blades, then rub the limbs to keep them warm.

All these things can be attended to while a physician is being sent for, and may do all that is required. It is important at this season of the year, and especially now that the cholera is liable to make its appearance, that the very first symptoms be attended to. It has long been our conviction that, if at the very first indication of pain and diarrhea, proper remedies were used, there need scarcely be a fatal case of cholera. But to delay is dangerous. Oftentimes just a few drops of simple spirits of camphor is sufficient to check the early symptoms.

Great care should be exercised as to diet. Green and unwholesome food of all kinds should be avoided as much as possible. It is not infrequently the case, during the prevalence of cholera, that the overloading the stomach with green corn, cucumbers and unripe fruit, is the immediate cause of death. At this time then it becomes all to prudent, regular and careful in diet, avoiding excess of all kinds, paying extra attention to cleanliness, and to the taking of regular sleep in well ventilated sleeping apartments.

THE MODOCS.

Captain Jack, Schonchin, Black Jim, Boston Charley, Barncro, Alias One-eyed Jim, and Slouck, alias Cox, were found guilty, and were sentenced to be hanged by the Commission that tried them. The findings of the Commission and sentence have been approved by the President and Secretary of War. The day ordered for the execution is October 3d. Some of the peace policy Quakers are moving for mercy to be extended to these outlaws, which we presume will hardly be done.

From the Oil Region.

J. BEAL'S FARM, NEAR EDENBURG, CLARION CO., PA., Aug 14, 1873. EDITORS RECORD.—In consideration of the many invitations I received to write, while at home, I thought perhaps a letter in the Record might suffice for all. I cannot say that a letter from this place will interest all of your readers, perhaps it may a few. I am located at what is called the "Front," or in the advance Oil Region; and to show you how much in advance we are, I would state that I have been in this locality for nearly one week and have seen two strangers, and I unmanfully stare at them so that I doubt their returning this way again. The wells where I am located are ten miles from Foxbury and about the same distance from Petersburg and Emlenton. These three are the only towns near us.

Edenburg, one mile distant, has four houses. One a store, one a hotel, and two dwelling houses. At this place we get our mail twice a week—when it comes. Anticipating a rush here, some parties have erected and nearly finished a hotel. If the rush comes we will have a town, as it takes but only a week to create one here. This is undoubtedly a good oil district, the belt being about one mile wide. The wells down, pump from twenty to eighty barrels. The depth of the wells average 1,200 feet. At present no new wells are being started, as the low price of oil somewhat discourages the operators. The general impression is, however, that oil must come down to fifty cents a barrel, and at that price the reaction will take place. If it does reach that price it must cause a general break-up. Refined oil sold last week at nine cents a gallon at the refinery. With forty-five gallons to the barrel and \$2.25 for the barrel, we have \$6.08 for a barrel of refined oil. Who is making the money? From a barrel of crude oil a good refiner will get from sixty-five to eighty-five per cent. refined oil.

In this county as also that of Baster, adjoining, are found extensive coal banks, the coal is procured by tunneling. In many places near here it is found cropping out of the ground. It is mostly consumed by the wells. There are also many beautiful farms, and the farmers, taking advantage of the experience of others in the past, lease the land only for the purpose of drilling wells. By this they are enabled to keep the land up, and farming is going on as usual.

We have a fair prospect of a stage route to some of the towns on the railroad. We hope to get it, and by this, have communication with America. To those who propose coming to this place for speculation, I would say, now is your time. But to those who wish to better themselves in labor I would say, remain where you are, especially if you have a roof to shelter you, and enough to eat and drink. Other things I would like to mention in this letter, but will until the next. Respectfully WALTER I. HINES.

BY-LAWS OF THE VILLAGE OF BUCHANAN.

BERRIEN COUNTY, MICHIGAN.

The Common Council of the Village of Buchanan, Ordains as follows: That the following By-Laws be and they are hereby enacted, to be in full force and effect from and after the date of their passage.

BY-LAW I. FOR THE PUNISHMENT OF DISORDERLY PERSONS.

Every person who shall, within the corporate limits of said Village, engage in, or incite others to engage in any, riot, disturbance, disorderly assemblage or mob, or shall assault, beat or wound any person, or shall willfully disturb any religious or other lawful assemblage or meeting, or shall be guilty of any indecent exposure of his or her person in any of the public places or streets of said Village, shall, on conviction thereof, be punished by fine not exceeding fifty dollars, or by imprisonment not more than thirty days, or by both such fine and imprisonment in the discretion of the Court.

BY-LAW II. TO PREVENT THE USE OF INSULTING AND PROFANE LANGUAGE, AND FOR THE PUNISHMENT OF DRUNKENNESS.

If any person shall openly in the public streets, or in any public place, meeting, assemblage or place of business, use any vulgar, indecent or profane language, or shall swear by the name of God, Jesus Christ or the Holy Ghost, or shall be found drunk or intoxicated, in any of the streets or public places of said Village, he shall be punished by fine not exceeding fifty dollars, or by imprisonment not more than ten days, or by both such fine and imprisonment in the discretion of the Court.

BY-LAW III. TO PREVENT THE SALE OF LIQUOR TO MINORS AND DRUNKARDS.

If any person by himself, his clerk, agent or servant shall, directly or indirectly, sell or give to any minor, or drunkard, or person who is drunk, any spirituous, intoxicating or malt liquors, except when prescribed by a regular physician for medicinal purposes, he shall be punished by fine not exceeding twenty-five dollars, or by imprisonment not exceeding thirty days, or by both such fine and imprisonment in the discretion of the Court.

BY-LAW IV. TO PREVENT MINORS FROM GAMBLING IN SALOONS WHERE LIQUORS ARE SOLD.

It shall not be lawful for any person by himself, his clerk, agent or servant to allow or permit any minor to play at cards, dice, billiards, or any game of chance, in any part of any building or saloon in which a bar is kept, or spirituous, intoxicating or malt liquors are sold. Any person who shall violate the provisions of this By-Law, shall be punished by fine not exceeding twenty-five dollars, or by imprisonment not exceeding thirty days, or by both such fine and imprisonment in the discretion of the Court.

BY-LAW V. TO PREVENT BOYS FROM JUMPING UPON OR RUNNING ON OR MOUNTING THE TRAINS OF THE MICHIGAN CENTRAL RAILROAD.

If any boy or boys shall be found jumping upon, clinging to or running upon, or about any car or train of cars on the Michigan Central Railroad within said Village, except he shall be a passenger on such train, or employee of said road, he may be summarily arrested by the Marshal, or by any Village policeman, and may be punished by fine not exceeding five dollars.

BY-LAW VI. FOR THE PUNISHMENT OF VAGRANCY.

If any suspicious person shall be found prowling or lurking about the streets, or about any dwelling, shop, store or other building or place of business, after the hour of ten o'clock P. M. and before daylight, he shall be deemed to be a vagrant, and may be interrogated by the Marshal or Night Watch of said Village, and unless he shall give satisfactory reasons for being abroad at such time and place, may be summarily arrested and proceeded against as a vagrant, and upon conviction thereof shall be punished by fine not exceeding twenty-five dollars, or by imprisonment not more than thirty days, or by both such fine and imprisonment in the discretion of the Court.

BY-LAW VII. TO PREVENT THE KEEPING OF DISORDERLY HOUSES AND HOUSES OF ILL FAME.

If any person shall keep a house of ill fame resorted to for purposes of prostitution or lewdness, or shall keep a noisy and disorderly house to the disturbance of the quiet of the neighborhood, he shall be punished by fine not exceeding fifty dollars, or by imprisonment not more than thirty days, or by both such fine and imprisonment in the discretion of the Court.

BY-LAW VIII. TO PREVENT THE KEEPING OPEN OF SALOONS AND PLACES OF BUSINESS ON THE FIRST DAY OF THE WEEK.

SECTION 1. If any person shall keep open or admit any person into any saloon kept for the sale of spirituous, intoxicating or malt liquors, or into any billiard saloon or place for playing at cards, dice, or any other game of chance, or as a resort for idlers, gamblers, or drunkards, on the First Day of the week, commonly called Sunday, he shall be punished by fine not exceeding twenty-five dollars, or by imprisonment not more than thirty days, or by both such fine and imprisonment in the discretion of the Court.

SECTION 2. If any person shall keep open any barber shop, store, or any other place of business, on the First Day of the week, commonly called Sunday, he shall be punished by fine not exceeding ten dollars: Provided, however, that this section shall not apply to hotels, or to drug stores open temporarily for the sale of medicines.

BY-LAW IX. TO PREVENT THE KEEPING OPEN OF SALOONS IN THE EVENING.

SECTION 1. If any person shall keep open or admit any person into any saloon kept for the sale of spirituous, intoxicating or malt liquors, or into any billiard saloon or place for playing at cards, dice, or any other game, or as a resort for idlers, gamblers or drunkards, after the hour of eleven o'clock P. M., and before daylight, such keeper of the saloon in charge of such saloon shall be punished by fine not exceeding twenty-five dollars, or by imprisonment not more than thirty days, or by both such fine and imprisonment in the discretion of the Court.

SECTION 2. The presence of any person, or of lights, in any such saloon between the times specified, shall be prima facie evidence that it is open in violation of this By-Law.

BY-LAW X. TO PROVIDE FOR THE LICENSING OF SALOON KEEPERS.

SECTION 1. Every person who shall, by himself or his servants, directly or indirectly sell or offer for sale any spirituous, intoxicating or malt liquors, or shall keep a bar, wheel of fortune or other apparatus for dealing out liquors, or shall keep one or more billiard or pigeon hole tables for use or hire, shall be deemed to be a saloon keeper within the meaning of this By-Law, and shall pay annually a license fee of one hundred dollars for such saloon kept by him; and on failure to pay the same and obtain such license as is hereinafter provided, he shall be punished by fine not less than fifty dollars and not exceeding one hundred dollars, and by imprisonment in the village prison not less than ten and not exceeding thirty days, or in the county jail not less than thirty and not exceeding ninety days: Provided, however, that this By-Law shall not apply to sellers of drugs and medicines, who shall have given bonds as provided in section 2, 147 of the compiled laws of 1871 and shall have complied with the conditions thereof.

SECTION 2. Every saloon keeper, within the meaning of the above section, shall annually pay to the Treasurer of said Village said license fee of one hundred dollars, and the said Treasurer shall give to the person so paying a receipt for the same specifying for what it is given and the date thereof, and upon the presentation of said receipt to the Recorder of said Village he shall give a Certificate of License, signed by him as Recorder of the Village of Buchanan, setting forth that the person, naming him, has paid the sum of one hundred dollars license fee for one year as saloon keeper in the Village of Buchanan, specifying the place and the building where such saloon is to be kept, and the time when such license shall commence and when it will expire.

SECTION 3. The Recorder shall enter in a book, to be kept by him for that purpose, a record of the name of the person obtaining such license, and of the time when such license commences and expires, and of the place and building where such saloon is to be kept.

SECTION 4. Such license shall be valid only in the hands of the person or firm to whom it is issued, and shall not be assignable or transferable.

SECTION 5. No license shall be granted for a less period than one year.

BY-LAW XI. TO PROVIDE FOR THE LICENSING OF FEEDERS.

SECTION 1. If any person shall carry on the business of a feeder within said Village, without having first obtained a license therefor, he shall be punished by fine not exceeding twenty-five dollars, or by imprisonment not more than thirty days, or by both such fine and imprisonment in the discretion of the Court.

SECTION 2. The President of said Village, and in his absence the Recorder, is hereby empowered to grant such license and to fix the rates to be paid for the same, not exceeding the sum of ten dollars per day.

BY-LAW XII. TO PROVIDE FOR THE LICENSING OF PUBLIC EXHIBITIONS.

SECTION 1. Every person who shall exhibit, publicly any show, or perform publicly any plays, games, theatrical or other performance, or concerts, (except school or church concerts and exhibitions) or shall exhibit any natural or other curiosities, for which pay or compensation shall be required or demanded, without having first obtained a license therefor from the President, or in his absence from the Recorder of said Village, shall be punished by fine not exceeding twenty-five dollars, or by imprisonment not more than thirty days, or by both such fine and imprisonment in the discretion of the Court.

BY-LAW XIII. TO PROVIDE FOR THE LICENSING OF AUCTIONEERS.

SECTION 1. Any person who shall carry on the business of an Auctioneer, or shall sell property at public auction, or outcry, or shall offer goods at nominal prices by public outcry, (except property sold by virtue of legal process) without having first obtained a license therefor, shall be punished by fine not exceeding fifty dollars, or by imprisonment not more than thirty days, or by both such fine and imprisonment in the discretion of the Court.

BY-LAW XIV. TO PREVENT THE LEAVING OF HORSES AND MULES LOOSE IN THE STREETS.

If any person shall leave any horse, or team of horses or mules in the streets, or in any public place in said Village, without having them securely fastened, tied or hitched to some suitable post or railing, he shall be punished by fine not exceeding ten dollars.

BY-LAW XV. TO PROVIDE FOR THE Muzzling AND KILLING OF DOGS.

SECTION 1. It shall not be lawful for the owner of any dog to allow the same to run at large in the streets or in any public place in said Village, between the fifteenth day of June and the fifteenth day of September, without such dog shall be safely and securely muzzled, and for every violation of this By-Law the owner shall be liable to a fine of five dollars.

BY-LAW XVI. TO PREVENT FAST DRIVING.

If any person shall drive or cause to be driven any cattle, or horse, or team of horses or mules upon any sidewalk, or shall ride or drive the same immoderately in any street or public place in said Village, he shall be punished by fine not exceeding ten dollars, or by imprisonment not more than ten days, or by both such fine and imprisonment in the discretion of the Court.

BY-LAW XVII. TO REGULATE THE KEEPING OF GUNPOWDER.

No person shall have, or keep, or suffer to be kept or deposited, in any building within said Village, a greater quantity of gun powder than twenty-five pounds, except in a magazine kept exclusively for that purpose, and distant one hundred feet or over from any building; and the powder so kept or deposited in any building shall be kept in tin canisters with secure tin canister covers, and no such canister shall be opened or handled except in the day time. Any person violating the provisions of this By-Law shall be punished by fine not exceeding fifteen dollars.

BY-LAW XVIII. TO PREVENT THE CARRYING OF CONCEALED WEAPONS.

If any person shall carry any concealed fire-arms, slung shot or any deadly weapons he shall be punished by fine not exceeding ten dollars.

BY-LAW XIX. TO PREVENT THE DISCHARGE OF FIRE WORKS AND FIRE-ARMS.

If any person shall, within fifty feet of any building, light or set off any fire cracker or fire works of any kind, or shall discharge any pistol, gun or other fire-arms in said Village, he shall be punished by fine not exceeding ten dollars.

BY-LAW XX. TO PREVENT THE INJURING OF SHADE TREES AND SHRUBBERY.

Any person who shall injure, dig up or destroy any shade, ornamental or other trees, shrubbery, plants or flowers in any street, public grounds, cemetery or lot not his own, either by fastening any horse or other animal thereto, or by permitting any animal to run at large, or in any other manner, shall be punished by fine not exceeding fifty dollars, or by imprisonment not more than thirty days, or by both such fine and imprisonment in the discretion of the Court.

Every person who shall at any time between sunset and sunrise, make or kindle, or cause to be made or kindled any bonfire of shavings or other substances within fifty feet of any building, or kindle any fire in any street of said Village, shall be punished by fine not exceeding ten dollars for each and every such offence.

BY-LAW XXII. TO PREVENT THE OBSTRUCTING OF TRAVEL ON SIDEWALKS AND CROSSWALKS.

If any person shall, in person, or by his team or wagon or other vehicle, obstruct any crosswalk, or if any number of persons shall congregate on any sidewalk or crosswalk and obstruct the travel, and shall refuse to move on and clear said walk, when ordered so to do by any member of the Common Council of said Village, or by the Marshal, the person or persons so offending may be summarily arrested and punished by fine not exceeding ten dollars.

BY-LAW XXIII. TO PREVENT INJURY TO BUILDINGS AND PROPERTY.

If any person shall willfully injure and damage any sidewalk or ledge, or stair, or deface, disfigure or in any manner trespass upon, or injure any public grounds, building, engine, horse-car, hose or other corporate property belonging to said Village, he shall be punished by fine not exceeding one hundred dollars, or by imprisonment in the Village prison not exceeding thirty days, or in the County jail not more than ninety days, or by both such fine and imprisonment in the discretion of the Court.

BY-LAW XXIV. TO REGULATE THE PLANTING AND SETTING OF SHADE TREES.

If any person shall plant or set out, or cause to be planted or set out any tree, on any street in said Village at a distance on said street from the line of the lots other than that designated by the Common Council of said Village, he shall be punished by fine not exceeding five dollars; and if upon being notified by the Marshal to remove the same he shall refuse so to do, it shall be the duty of the Marshal to cut down, dig up or remove the same.

BY-LAW XXV. TO PREVENT ANIMALS RUNNING AT LARGE.

SECTION 1. If any horses, sheep or swine are at any time found running at large within the corporate limits of said Village; or if any cattle are found running at large within said Village, between the first day of November and the first day of April following, or at any time between the hours of one o'clock p. m. and four o'clock a. m., it shall be the duty of the Marshal to seize and take, and to receive from any person who shall bring to him any such horses, sheep, swine or cattle so found running at large against the provisions of this By-Law, and to impound and care for the same.

BY-LAW XXVI. TO REGULATE THE POSSESSION OF THE SAME UPON PAYMENT TO THE MARSHAL OF THE FOLLOWING FEES: For horses the sum of one dollar per head and fifty cents per day for keeping while thus impounded; cattle fifty cents per head and the expense of keeping, not exceeding fifty cents per day while impounded; sheep and swine twenty-five cents per head and the expense of keeping, not exceeding thirty cents per day while thus impounded.

SECTION 3. If the owner of any animal thus impounded shall not pay the amount fixed by the above section, together with costs of keeping as therein provided, and remove such animal or animals within three days after the impounding thereof, it shall be lawful for the Marshal of said Village to sell the same at public auction, having first given at least ten days' notice of the time and place of such sale by posting notices thereof in three public places, and also by inserting the same once in a newspaper published in said Village; and the Marshal shall deposit the money arising from such sale with the Treasurer of said Village, (excepting and reserving one-half of such fee for his own use,) and said Treasurer shall pay the surplus arising therefrom, after deducting the amount of fees and expenses above set forth, together with costs of sale, to the owner of such animal or animals upon satisfactory proof of such ownership.

BY-LAW XXVII. TO REGULATE THE REPAIRING OF SIDEWALKS AND REMOVING OF SNOW, JOBS AND RUBBISH.

SECTION 1. It shall be the duty of the owner, occupant or agent of each and every lot within the corporate limits of said Village, to keep the sidewalk in good repair. And whenever the sidewalk shall be found out of repair, it shall be the duty of the Marshal to notify such owner, occupant or agent of such lot, and if there be one found, to repair the walk, and in case such owner, occupant or agent refuse or neglect to do the same within five days after such notice, the Marshal shall cause the same to be done, and shall keep an account of the expense thereof, and return the same to the Assessor of said Village, who shall levy the amount so returned by the Marshal, with 10 per cent. added thereto, as a tax upon said lot or premises, to be collected from the owner thereof in the same manner, and subject to the same rules and regulations as other taxes. In case such owner or agent cannot be found, within the corporate limits of said Village, then such notice shall be in writing, and shall be served by being mailed at the post office in said Village, directed to such owner or agent at his last known place of residence.

BY-LAW XXVIII. TO REGULATE THE ASSISTANCE OF BY-STANDERS IN EXTINGUISHING FIRES AND IN THE REMOVAL AND PROTECTION OF PROPERTY.

The Marshal or any member of the Common Council may require the assistance of any by-standers in extinguishing any fire in said Village, and in the removal, preservation and protection of any property endangered thereby, and in case any by-stander shall willfully neglect or refuse to comply with such requirement, he shall be punished by fine not exceeding five dollars.

BY-LAW XXIX. FOR THE REGULATION AND PROTECTION OF CEMETERIES.

SECTION 1. All persons before making interments in the cemetery shall apply to the Sexton of the corporation, who shall grant a permit for the making of such interment. The said Sexton shall be the only person allowed to dig graves, for which services he is authorized to receive two dollars and fifty cents for digging the grave and attending the burial of a person of ten years of age and upwards, and one dollar and seventy-five cents for one under ten years of age.

BY-LAW XXX. TO PREVENT THE RUNNING AT LARGE OF CATTLE AND OTHER POULTRY.

If any person, being the owner, or having the care of any geese, turkeys, or poultry of any kind, shall permit the same to run at large, without the inclosure of the owner or person having the care of the same, at any time between the first day of March and the first day of October of each year, he shall be punished by fine not exceeding five dollars.

BY-LAW XXXI. OF THE REPEAL OF BY-LAWS AND ORDINANCES.

All ordinances, By-Laws or parts of By-Laws heretofore adopted by the President and Trustees of said Village of Buchanan, conflicting in any way with the foregoing By-Laws, are hereby repealed.

BY-LAW XXXII. OF THE TIME WHEN BY-LAWS SHALL TAKE EFFECT.

The foregoing By-Laws shall take effect on the first day of October, A. D. 1873.

SECTION 1. If any person shall place, or cause to be placed, any saw logs, timber, lumber, wood or other obstructions in or upon any of the streets or sidewalks of said Village, it shall be the duty of the Marshal to notify the owner or the person who placed, or caused to be placed, such saw logs, timber, lumber, wood or obstructions upon any street or sidewalk, to remove the same within forty-eight hours; and if the person so notified shall neglect or refuse to remove the same within the time mentioned, he shall on conviction be punished by fine not exceeding five dollars for every day such saw logs, timber, lumber, wood or obstructions shall remain after the expiration of the time fixed in such notice: Provided, however, that the President of said Village may grant a permit for the placing of building materials or other property, temporarily, upon any street or sidewalk in front of any premises owned or occupied by the applicant, so long as the same shall not obstruct or hinder the travel upon such street or sidewalk—subject, however, to the right of the Common Council to cancel or revoke such permit.

SECTION 2. If the owner or person who shall place, or cause to be placed, any saw logs, timber, lumber, wood or other obstructions in or upon any street or sidewalk as above set forth, cannot be ascertained by the Marshal, or he be found within the limits of said Village so as to permit the service of notice as above provided, it shall be the duty of the Marshal to post a notice on or in front of the lot where such saw logs, timber, lumber, wood or other obstructions are placed, requiring the owner or agent, within forty-eight hours thereafter, to remove the same so that they shall no longer obstruct the street or sidewalk; and if such obstructions are not removed within the time specified, or if the party served with the notice, as specified in section one, shall neglect or refuse to remove such saw logs, timber, lumber, wood or other obstructions, within the time mentioned in such notice, it shall be the duty of the Marshal to remove the same to some suitable place as near as may be convenient, within said Village, and to hold the same until the costs of such removal are paid.

SECTION 3. If no person shall apply, within twenty days after such removal, for property taken or removed by virtue of the above sections, and pay the costs of such removal and for the care of the same, the Marshal, after the expiration of said twenty days, may proceed to sell the same at public auction, having first given at least ten days notice of the time and place of such sale by posting the same in three public places, and also by inserting the same once in a newspaper published in said Village; and the Marshal shall deposit the money arising from such sale with the Treasurer of said Village, who shall pay the surplus arising therefrom, after deducting the costs of removal, the care of the same and costs of sale, to the owner thereof upon satisfactory proof of ownership.

BY-LAW XXXIII. THE BOARD OF HEALTH AND ITS AUTHORITY.

The Common Council of said Village shall constitute a Board of Health, and shall have authority to enforce the laws of this State as provided in chapter 46 of the compiled laws of 1871 and the amendments thereto; and they shall cause the removal and abatement of all nuisances which, in their opinion, may be detrimental to the health of the inhabitants of said Village.

BY-LAW XXXIV. FOR THE PREVENTION AND ABATEMENT OF NUISANCES.

SECTION 1. If any person shall keep in or about any shop, warehouse or other building any green, untanned hides or skins, or shall carry on any filthy or leathesome trade, or shall erect or continue, or cause to be erected or continued any privy, hog sty, cow pen, stable or other nuisance, so near to the grounds of another as to injure the health or comfort of any person residing near such nuisance, he shall be punished by fine not exceeding ten dollars for each and every day he shall continue to violate the provisions of this By-Law after having received from the Common Council twenty-four hours' notice to remove or abate the same.

SECTION 2. If any person shall throw, or cause to be thrown, on any sidewalk, or into any street or alley any stumps or filthy water, urine, or other filthy substances, or shall suffer, cause or permit the same to pass through any street or alley, or shall throw or cause to be thrown on any sidewalk or into any street or alley, or upon any lot, any dead animal, fowl or carrion, he shall be punished by fine not exceeding twenty dollars, or by imprisonment not more than twenty days, or by both such fine and imprisonment in the discretion of the Court.

SECTION 3. If any person shall throw, or cause to be thrown or placed into any creek, mill race or flume, within said Village, any saw dust, corn cobs, dead animals, or offal of slaughtered animals, he shall be punished by fine not exceeding twenty-five dollars, or by imprisonment not more than twenty days, or by both such fine and imprisonment in the discretion of the Court.

SECTION 4. If any person shall keep, within the limits of said Village, any slaughter house, or yard for the purpose of slaughtering animals, or yard for the purpose of feeding any hogs, sheep, cattle or other animals to be slaughtered or shipped for market without having first obtained a permit from the Common Council of said Village, he shall be punished by fine not exceeding twenty-five dollars.

SECTION 5. If any person shall neglect or refuse for the space of twenty-four hours after notice, to obey any order lawfully made by the Board of Health of said Village, and to him directed, he shall be punished by fine not exceeding twenty-five dollars.

BY-LAW XXXV. FOR THE REGULATION AND PROTECTION OF CEMETERIES.

SECTION 1. All persons before making interments in the cemetery shall apply to the Sexton of the corporation, who shall grant a permit for the making of such interment. The said Sexton shall be the only person allowed to dig graves, for which services he is authorized to receive two dollars and fifty cents for digging the grave and attending the burial of a person of ten years of age and upwards, and one dollar and seventy-five cents for one under ten years of age.

SECTION 2. Any person who shall make an interment, or cause an interment to be made, without having first applied to the Sexton, as required by the first section of this By-Law, shall on conviction thereof, be fined ten dollars; and any person who shall dig any grave, except by consent of the Sexton, unless he be absent, shall on conviction thereof be fined five dollars.

SECTION 3. Any person who shall break any fastening affixed to the burying grounds, or who shall break down or otherwise injure the fence, remove the stakes within the enclosure, or break, injure, mutilate or deface any rail or railing, tomb stone, or board, or injure or carry away any tree, shrub, plant or flower

which may have been planted or placed on any of the lots by the owner thereof, or which may be in any part of the grounds, shall, on conviction thereof, be fined in a sum not less than ten nor more than one hundred dollars, or by imprisonment not exceeding twenty days in the discretion of the Court.

BY-LAW XXXVI. TO PREVENT THE STANDING OF STALLIONS AND JACKS.

If any person shall stand or exhibit any stallion or Jack kept for hire, in any of the streets, alleys, lanes or public places, or within view of the public in said Village, he shall be punished by fine not exceeding ten dollars, or by imprisonment not more than ten days, or by both such fine and imprisonment.

BY-LAW XXXVII. TO PROVIDE FOR THE ASSESSMENT AND COLLECTION OF TAXES.

SECTION 1. All personal estate shall be assessed to the person who shall be the owner thereof on the fourth Monday in March, and all real estate shall be assessed to the owner, or agent, or person occupying it on that day, unless the same shall be given in by some other person for assessment to him.

SECTION 2. The taxes assessed upon any real estate, and all legal charges made thereon, shall be a charge against the person owning the same on the fourth Monday in March, and shall be a lien on said real estate from the first Monday of June of the year in which such real estate was assessed.

SECTION 3. The Marshal of said Village upon receiving the assessment roll shall, for the purpose of collecting the taxes therein mentioned, be and remain at his office or place of business in said Village, on Saturday of each and every week, from ten o'clock A. M. to four o'clock P. M., after receiving such list, until and including the last Saturday in the month of June; and upon all taxes paid or tendered to him on such days, or at any other time before the first day of July thereafter, he shall add one per cent. for collection fees, and upon all taxes not collected by him after the first day of July he shall add four per cent. for collection fees.

SECTION 4. The Marshal shall, immediately after receiving such roll, give notice by publication in some newspaper printed in said Village, and by posting notices in five public places in said Village, that the assessment roll has been placed in his hands for collection, of the time within which such taxes are to be paid, and the place where his office will be for receiving such taxes as above provided.

BY-LAW XXXVIII. TO PROVIDE FOR IMPROVEMENT FOR VIOLATION OF CHARTER OR BY-LAWS.

Whenever, by the provisions of the Charter or any By-Law of said Village, the party violating such provision may be punished by imprisonment, such imprisonment may be in the Village Prison or in the County Jail in the discretion of the Court: Provided, however, that no sentence of imprisonment in the Village Prison shall be for a longer period than thirty days.

BY-LAW XXXIX. TO PROVIDE FOR COMMITMENT ON FAILURE TO PAY FINE OR PENALTY.

In all cases where by the Charter or By-Laws of said Village a fine is imposed, the Court, before whom any person shall be convicted, may adjudge that the person so convicted shall stand committed to the Village Prison or County Jail until the fine or penalty imposed is paid, not exceeding in any case a period of thirty days.

BY-LAW XL. FOR THE PUNISHMENT OF PERSONS SEIZING PROPERTY IN POSSESSION OF THE MARSHAL.

If any person shall rescue, seize, or take, or shall cause to be rescued, seized or taken any horses, cattle, sheep, swine or any property whatever out of the possession or custody of the Marshal of said Village, which said Marshal has taken or received by virtue of the charter or By-Laws of said Village, he shall be punished by fine not exceeding fifty dollars, or by imprisonment not more than thirty days.

BY-LAW XLI. TO PROVIDE FOR SUMMARY ARRESTS IN CERTAIN CASES.

Wherever by the provisions of the Charter or By-Laws of this Village, the violations thereof may be punished by imprisonment as well as by fine, the Marshal of said Village may summarily arrest without warrant any person whom he may find violating any such provision, and take the person so offending before any officer authorized to hear and determine such offence, to be dealt with according to law.

BY-LAW XLII. FOR THE PUNISHMENT OF PERSONS RESISTING THE MARSHAL OR VILLAGE POLICEMAN, AND RESCUING PRISONERS FROM THE CUSTODY OF THE MARSHAL.

If any person shall assault or resist the Marshal or any Village policeman, or hinder or obstruct him or them while in the discharge of his or their duty, or shall rescue or aid in rescuing from the custody of the Marshal or any Village policeman any person who has been by him or them arrested

Sunday Reading

HURRY ME IN THE MORNING

By the late Stephen A. Douglas. Buy me in the morning, mother, Oh! let me have the light...

Converted Scholars

They need to be constantly helped and cared for. The beginning of the Christian life is like all other beginnings...

I saw the other evening a very beautiful caetera, which blooms only once in the year...

It is the admiration of all who see it, but ere the morning its splendor fades...

There was a time when it flowered, and the bloom was so beautiful that angels must have rejoiced...

Whether our scholars who have found the Lord shall belong to one of these classes or the other...

Star Depths. The mind of man utterly fails to realize the immensity of space...

Only about three thousand stars can be distinctly seen and counted by the naked eye...

Herschel's great eighteen-inch instrument, it is estimated, shows one hundred and eighty millions...

Religion that does not go with us in our daily vocations, controlling and guiding us...

Let humility be the virtue of the wise man, that he may appear like the fruit-burthened bough...

THE REASON WHY THE BUCHANAN, GROCER & BAKER

53 FRONT STREET, Buchanan, Mich.

LARGEST STOCK, BEST ASSORTMENT, Sells the Cheapest

BOYS IN LARGE QUANTITIES, OF FIRST HANDS, FOR NET CASH.

TRY HIM! TRY HIM! CROUP,

Coughs, Colds, Consumption in its first stages, Caked Breasts...

Wilson's Specific Remedy. The cure of complicated diseases in children...

IS IT SO? Yes, Thousands Will Testify, Best and Cheapest Place

Teas, Coffees, Sugars, Tobacco, Cigars, SALT, CROCKERY, QUEENSWARE, GLASSWARE

SMITH & SONS. Guarantee Satisfaction, Both in quality of goods and prices.

AMERICAN AND PARIS FASHIONS. Regularly received, and at all times...

HILLS "ARCHIMEDEAN" THE OCEANIC LAWN MOWER OF THE WORLD

THE BEIRREN COUNTY RECORD. Than can be found in Southern Michigan...

WAGNER & KINGERY. The Great Rivers are all Bridged!

Farm for Sale. The subscriber offers for sale his farm of 101 acres...

INSURANCE AGENCY. Buchanan, Michigan. D. A. WAGNER

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Another Battle AT THE THE POWER PRESS STEAM

IRON BEAM PLOWS, ARE NOW \$14.00. PLAIN POINT, 60 Cts. CUTTER POINTS, 75 Cts.

Price Advancing - ON - Plows, Points, & STEAM

Job Printing House. All kinds of PRINTING

EATON & RICHARDS. We think we have all the kinds of goods...

Warner Brothers, Manufacturers of and Dealers in DOORS, BLINDS, PRIMED AND GLAZED SASH, MOULDINGS...

400,000 Acres of Magnificent Lands, RESERVED FROM PUBLIC SALE SINCE 1854

L. L. & G. R. LINE. Land exploring tickets are placed on sale...

JOHN W. SCOTT, Land Co., Civil and Real Estate Agents, Kansas City, Mo.

KANSAS PACIFIC RAILWAY. The Kansas and Colorado all rail route to Lawrence, Kansas...

1882. The Great Rivers are all Bridged!

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Visited Niles For Fifteen Years. DR. CLARENCE PRICE

Only Physician of his kind in the West. DR. PRICE has had with unparalleled success the treatment of all Chronic Diseases of the Liver...

Head, Neck, Kidneys, Bladder, Gonorrhea, Stricture, etc. The symptoms of the disease are manifested by general languor, loss of appetite, and a feeling of fullness in the stomach...

DR. CLARENCE PRICE can be consulted at Buchanan, Mich., on the 10th and 12th of August, 1873, on the 14th and 16th of September, 1873, at his Residence and Laboratory - Waukegan, Illinois.

ALL KINDS OF PRINTING. FROM THE NEAT

WEDDING AND VISITING CARDS. TO THE

GIVE US A CALL. We have one of the best of

Dr. H. A. Woodbridge, Oculist! Metal and Gasket Coffins, Ready-made and made to order

AT HIS RESIDENCE. In Buchanan, at all times.

ZINC COLLAR PAD CO. Buchanan, Mich. THE BERRIEN COUNTY RECORD

WHAT WE CLAIM. This is a chemical section of the zinc with the addition of antiseptic and preservative...

WAGNER & KINGERY. The Great Rivers are all Bridged!

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ATTENTION! Important to all who wish to save money!

BUCHANAN, MICHIGAN. No. 54 Front Street. BUCHANAN, MICHIGAN, Groceries and Provisions, Butter, Eggs, and all kinds of Country Produce.

FRESH BREAD, Pies, Cakes, &c. Baking Done to Order. GOODS DELIVERED PROMPTLY.

VINEGAR BITTERS. PURELY VEGETABLE - FREE FROM ALCOHOL. DR. WALKER'S CALIFORNIA VINEGAR BITTERS.

Persons afflicted with these Bitters according to directions, and remain long unwell, provided their minds are not affected by the disease...

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BUCHANAN WAGON MANUFACTURING CO.

Buchanan, Mich. D. E. & S. L. BEARDSLEY, SUPERINTENDENTS.

Have on hand a number of FIRST-CLASS Lumber Wagons, MADE OF THE BEST Seasoned Material, AND FULLY WARRANTED, Which they will Sell Low for Cash.

All kinds of Wagon Work Done in the Best Manner, by EXPERIENCED WORKMEN.

BUGGIES AND CARRIAGES. Manufactured to Order, as Low as any First Class Establishment in the Country.

July 29, 1873. EMPORIUM OF FASHION. JOHN FENDER

WOULD respectfully announce to the citizens of the county and vicinity that he has opened a TAILOR SHOP

in the building of Luther & Son, and is ready to receive, on the shortest notice, all orders in his line, at the very lowest prices.

AMERICAN AND PARIS FASHIONS. Regularly received, and at all times...

Garments Cut and Patterns Furnished. Having had long experience in the business...

STEARNS' COCO-OLEINE. A perfect hair dressing - soft, a restorative, and a dressing, and is the very best.

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