

The Berrien County Record.

D. A. WAGNER,
W. D. KINGERY, Editors.

VOLUME VII.

BUCHANAN, MICH., THURSDAY, SEPTEMBER 11, 1873.

NUMBER 30.

JOHN C. WELCH,

DEALER IN

Diamonds,

FINE FRENCH AND AMERICAN

CLOCKS,

Gold and Silver Watches, Fine

Jewelry, Ladies' and Gents'

Gold and Silver Chains,

Coin Silver Table Ware

and Silver Plated

Goods

Of every description, and of the most cele-

brated manufacturers. Agent for

Aiken, Lambert & Co.'s

CREATED

GOLD PENS,

Of which we have a full and well selected

supply.

Violin & Guitar Strings,

NOTIONS.

POCKET CUTLERY.

GOLD, SILVER & STEEL-BOWED

SPECTACLES.

Made a specialty of.

Repaired with neatness.

All Goods Warranted to be invari-

ably as represented.

Central Block, Buchanan.

BUCHANAN

FLOURING MILLS.

ROUGH & PEARS PROPRIETORS.

Cash Paid for Wheat, Corn, &c

CUSTOM WORK CAREFULLY AT-

TENDED TO.

JAMES ONAN MILLER

J. H. ROE.

DEALER IN

CLOCKS,

Watches, Jewelry,

SCHOOL BOOKS,

Stationery, Music, Periodicals,

Daily and Weekly Papers, &c.

A share of the public patronage solicited. Store in

St. Joseph's Block, Buchanan, Mich.

LIVERY STABLE.

FRONT STREET,

BUCHANAN, MICH.

FULTON & KINGERY,

Proprietors.

The mill has recently undergone repairs

and is better able than for years previous to

do all kinds of work promptly and in the

very best condition.

Orders for Flour, Meal, Feed, &c., for the

wholesale and retail trade promptly filled.

Special attention paid to custom

grinding.

SATISFACTION GUARANTEED.

Mill on Portage Street.

1873

SWITCHES! CURLS!

Subscriber would announce to the ladies of Bu-

chanan and vicinity that she is prepared to manufac-

ture natural hair switches, natural curls, &c.

Also, that she

Desires to Purchase Hair,

for which from 25 cents to \$2.00 per ounce, and for grey

hair from 50 cents to \$2.50 per ounce will be paid.

Residence second story of Stevens' block, Buchanan,

Michigan.

85 to \$200 per day! Agents wanted. All

kind of work done. Address: J. S. Tittle's, Niles, Mich.

At J. S. Tittle's, Niles, Mich.

Mortgage Sale.

WILLIAM A. WILSON, Sheriff of Berrien County, Mich.,

do hereby give notice that he will sell at public

sale, at the Court House in Buchanan, Mich., on the 11th day of

September, 1873, at ten o'clock in the forenoon, the

following described premises, to-wit: A certain lot

containing one-half of Section 16, Township 35 North,

Range 10 East, containing one-half of Section 16, Township 35 North,

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Poetry.

THE BELL OUTDORE.

Old Nick came up to the earth one day,

And into old Washington walked his way,

And having some hours to spend for calls,

He thought he would visit our national halls.

On arriving there he crossed the sill

As discussion was hot on the Salary bill

Now Old Nick, as everybody knows,

Has power to change both himself and clothes,

So, seeing a Senator rampant with pride,

He thought he would visit our national halls.

And he said, as his eyes o'er the assembly ran,

"Wouldn't I make a splendid Congressman!"

The bill was read, and the devil sat there,

With no particular interest in it.

All there came a pause of about one minute;

And in a voice that was full of dread

The "back action" clause of the bill was read.

Old Nick sat up with interest now,

To see what the honorable (?) body would do.

"For surely," said he, "they haven't sunk so low,

That they can pass that bill clear through;

It surely must be some hideous joke,

Or my imps have overdone their work."

The bill was read and the eyes were called,

And the devil sat there like one appalled;

And the basest thing he ever saw

Was this wholesale lie told under the guise of law.

Who look any further there is no use,

For of all men things this beats the duce."

"For thousands of years I've wandered 'round

Trying to see if there could be found

In the universe a lower level

Than this which is occupied by the devil!

My search was fruitless by sea and land,

Till I met an American Congressman.

"If men like these are to Congress sent

I'll run my chances for President."

Old Nick left town that very day,

For 'till that 'forty-second alone,

He'll not find things that are so vile."

BY CHAS. STANTLEY.

WITHOUT A NAME.

It was a dreary night in December,

And was fast growing dark when two

persons alighted at the depot in N—

It was too dark to have seen their

faces, but that the station master

came along at that moment swinging

his big lantern, and the red light

The Berrien County Record.

W. S. WAGNER, Editors.
P. O. BOX 100.

CHURSDAY MORNING, SEPT. 11, 1873.

CONSTITUTIONAL COMMISSION.

The commission of eighteen appointed by the Governor, in accordance with the resolution of the Legislature, to report amendments for the revision of the Constitution, met at Lansing on the 27th ult., and have been actively engaged in their duties up to the present time.

Several important changes have been under advisement. One proposes that State Senators shall be elected for six years instead of two. At the first session of the Legislature after the adoption of the amendment, the Senators to be divided by lot into three classes, the first class to hold office two years, the second four years, the third six years. Thereafter Senators to be elected for six years. This will be a decided improvement over the present system of electing our Senators every two years. It will give that permanency, experience and efficiency to the Senate that will insure more perfect legislation than can possibly be expected under the present plan of electing for only two years. With this arrangement one branch of our Legislature will be largely composed of experienced legislators, one-third of the members thereof having had one session's, or two years' experience, and one-third having had two session's, or four years' experience, while only one-third will be new members. It takes attendance on one session of the Legislature for a new member to learn how to legislate, and how to look out properly for the interests of his constituency, as well as for the best interests of the State.

The subject of annual sessions of the Legislature came up before the Commission, and a resolution, instructing the committee on legislative powers to report in favor of annual sessions, was lost. This we regard as a mistake, though we doubt if the people would ratify annual sessions, except the matter was fully discussed. In a great and growing State like our own, there are too many matters of importance requiring legislation to wait two years. Often the delay keeps back important interests. And as to the expense of annual or biennial sessions, we do not believe there would be any great difference. Where the Legislature meets only once in two years the sessions are longer than would be the case if annual sessions were held. Moreover the Governor must of necessity quite frequently call extra sessions of the Legislature. The expense of these extra sessions, and the longer term of biennial sessions, will nearly, if not quite, equal the expense of annual sessions. If annual sessions were held, then all the new members of the Legislature would have the experience of one session to assist them at the last session previous to the expiration of their terms of office, allowing all members to be elected every two years. If the people would weigh the matter thoroughly we believe the majority would favor annual sessions. At least there would be no harm in allowing them the privilege of voting on the proposition.

The proposition was before the Commission looking to amend the Constitution as to allow cities, towns and villages to vote on the question of granting license for the sale of liquors in their respective localities. If the vote is against such licensing, then the prohibitory laws to be in force, otherwise the city, village or town to be authorized to grant license, all moneys arising from such license to go into the city, village or town treasury. This subject of licensing, under any circumstances the sale of liquors is a question on which the best and wisest minds in the country are divided. What to do with this evil, and how to restrain it within proper bounds, is a great problem and one not easily solved. We know not but that the people, if the matter is left for them to decide in the form of an amendment to the Constitution, would approve of allowing each locality to decide for itself as to the propriety of license or prohibition. We should, however, regret much to have this liquor question thrown back into politics again and have to be fought over every year. The evil, we fear, would be immense, and would often eclipse every other question. The bitterness which would yearly grow out of the contest would doubtless many times result in much contention and crime. It is on the whole, perhaps, better to let the question rest where it is. However, no one can complain much in again submitting the matter to the people, as "the people" constitute the "power behind the throne," in this republican government of ours.

Special legislation is receiving the due attention of the Commission, and there will undoubtedly be a provision providing against so much special legislation. This class of legislation has heretofore consumed perhaps fully two-thirds or three-fourths of each session of the Legislature. This ought to be remedied, and the people will heartily endorse any reasonable provision on the subject prohibiting special legislation.

The expediency of amending the Constitution, so as to provide for a registration of the women of the State having the qualifications as to age, citizenship and residence as male voters, and then to submit the question to the women of the State in 1877, as to the striking out the word "male" in the qualification of voters. If a majority of such women, who are so registered, shall vote to strike out the word "male" it shall be so done. This would be a just and fair provision, as it will give ample time to discuss the question, and leaves it finally to the very class interested. This has always met our views on female suffrage, &c., whenever a majority of the women of the State would say "we desire the ballot," then give it to them. It would be wrong to longer withhold it, under a government claiming to be based on Republican principles.

—Last week we advertised for rain, and in a day or two the want was supplied. Who says advertising don't pay.—*Baltic Review*.

About Oregon.

Sept. 8th, 1873.

EDITORS RECORD.—In the issue of your valuable paper of Sept. 4th I see an article or correspondence from Oregon, by "Wandering Modoc," in answer to an article by "Capt. Jack" on some of the misrepresentations that he says he made. I commence with some little sarcastic statements that are not worth my time to notice more than to say that in my return to California I have no desire to enter the lava beds or do as did some of those wandering Modocs (and may-hap your correspondent) to kill and butcher innocent men, women and children in their peaceful homes. He says that I accuse him of misrepresentations. I will try and show the reader whether or not. I have been right there and know whereof I speak. Now he says let me show you some of your base misrepresentations, as you say "there is no Government land in Oregon—how singular that a State of the dimensions of Oregon should have no Government land, and so few inhabitants. The facts are, that half of the State's Government land." Now I will say that he is correct in one thing, that the State is more than half Government land, I tell him, or any other man that there is not one acre of Government land that is worth one cent anywhere in Oregon from the Columbia river on the north, the Cascade Mountains on the East, the Coast on the West to the California Line on the South, simply because it is all taken up by settlers, that is good for anything, the rest is towering mountains, rocks and mountain gorges and canyons. But I would ask him, in the name of God, if he would use any influence to get poor, helpless families up there on such kind of Government land. I said in my other letter that there was no Government lands in all that part of Oregon worth anything, and he knew it, but I said that there was in Eastern Oregon some Government land but I said that it was very high and dry, and cold winters. He says no wonder I cannot tell of the poor families there that are sick and tired of it, for no family that has lived there two years ever told me any such thing, and he dares "Capt. Jack" to mention the name and locality of one such. First, I do not know the names but will give him localities: In East Portland a Mr. and Mrs. Williams; also Mr. John Quigley, of Portland, also several families in St. Helens's, and all through those fir woods in Oregon and Washington Territory, where he has asked twenty to my one. How is it that every steamer is crowded with families coming down to California and right on East, I was connected with a hotel and steam boat in California and I had all the chance to know just what I say, and I do hope that every candid reader of the Record will ponder well the case before taking a family up there on the statement of the "Modoc" I have no interest in any misrepresentation but to present the plain, unvarnished truth. I had every inducement held out to me while up there, to write to the East these high reports and blow Oregon for I heard as well every man as soon as he arrives there, the big stories and blowing. I told before by whom it was done, by merchants, bankers, brokers, steam boat men, R. R. men, hotel and real estate men that try to get every dollar they can to write home to their friends, because if they get them up there they are pretty sure to get their passage back. I hope no one will take the statement of any man but go himself and see it. The advice of the "Modoc" is to that effect, for he knows that the statements of "Capt. Jack" are too true to advise poor men, or any man there on his flowery statements that an investigation will not warrant. The "Modoc" asks if any one ever told me that it rained 13 months in the year. No, sir, but just as candid men and women as there are in Oregon, said that it rained all winter, for 100 days in succession. I doubt not, last winter was an exception so my own friends told me. He speaks of a weather record kept at Portland by an Internal Revenue Collector embracing a period of ten years, that shows a yearly record of 65 per cent. of days with out rain or snow. I don't say that it is false but I say that it all comes in winter in rain and drizzle, mist and fog, and in summer it is all dry with no rain at all, but if such is the record of Mr. Fraser, I tell you that the business men of Oregon will have just such a report as suits them so that they can get a flood of emigration there. I don't know that Government officers are any more pure than those in other places if Credit Mobilier, and salary grab steals and bribery for money by men in high places. I don't know as Government officers in Oregon would be exempt. I think the business men would get just such a report as suited them. He wishes me to refer him to some man that has seen Oregon who dislikes it. I will refer him or any candid reader of the Record to the Honorable John Sutherland, of LaPorte Co., Ind., who is one of the best farmers in the State. Mr. Sutherland is now President of the State Agricultural Society. He was in Oregon the same time that I was and passed clear through the Willamette Valley and the State. His judgment is as good as any man's and any one can get his statement, so can the "Modoc," and I wish he would.

CAPT. JACK.

BRAINARD'S MUSICAL WORLD.—The September number of this favorite Musical Monthly contains a large amount of beautiful new music and interesting musical reading. The publishers offer to send the Oct., Nov. and Dec. numbers free to all new subscribers for 1874, sent in this month. This will give the subscriber four hundred and twenty pages of choice music, and musical reading for only one dollar. The music alone would cost, in usual sheet form, over twenty dollars. Besides all this, one hundred elegant premiums are offered for clubs. Send one dollar now and receive the MUSICAL WORLD for fifteen months. Specimen copies will be sent on application to the publishers, S. BRAINARD'S SONS, Cleveland, O.

—Cranberries are beginning to appear in market.—*Oregon Herald*, 15th.

BY-LAWS

VILLAGE OF BUCHANAN, BERRIEN COUNTY, MICHIGAN.

The Common Council of the Village of Buchanan, Michigan, do hereby enact the following By-Laws for the government of said Village, under the Charter thereof, now in force:

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 affray, 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, assembly 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 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 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 ABOUT 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.

BY-LAW IX.

TO PREVENT THE KEEPING OPEN OF SALOONS 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, after the hour of eleven o'clock P. M., and before daylight, such keeper or the person in charge of such saloon 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.

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 days and not exceeding thirty days, or in the County Jail not less than thirty days and not exceeding ninety days; *Provided*, however, that this By-Law shall not apply to sellers of drugs or 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.

BY-LAW XI.

TO PREVENT THE BUILDING OF BONFIRES.

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 XII.

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 XIII.

TO PREVENT INJURY TO BUILDINGS AND PROPERTY.

If any person shall willfully injure and damage any sidewalk or bridge, or mar, deface, disfigure or in any manner trespass upon or injure any public grounds, building, engine, hose-cart, 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 XIV.

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 XV.

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 nine o'clock p. m. and four o'clock a. m., it shall be the duty of the Marshal to seize and take, and to remove 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 XVI.

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 XVII.

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 XVIII.

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 XIX.

TO PREVENT THE KILLING OF ANY ANIMAL BY THE MARCHAL.

SECTION 1. It shall be the duty of the Marshal to kill any dog he may find running at large, within said Village during the period above mentioned, unless such dog shall be safely and securely muzzled as therein provided; and the Marshal shall receive from said Village the sum of fifty cents for each and every dog so killed by him.

BY-LAW XX.

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 XXI.

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 XXII.

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 XXIII.

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 XXIV.

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 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.

BY-LAW XXV.

TO PREVENT THE BUILDING OF BONFIRES.

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 XXVI.

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 XXVII.

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 XXVIII.

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 nine o'clock p. m. and four o'clock a. m., it shall be the duty of the Marshal to seize and take, and to remove 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 XXIX.

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 XXX.

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 XXXI.

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 XXXII.

TO PREVENT THE KILLING OF ANY ANIMAL BY THE MARCHAL.

SECTION 1. It shall be the duty of the Marshal to kill any dog he may find running at large, within said Village during the period above mentioned, unless such dog shall be safely and securely muzzled as therein provided; and the Marshal shall receive from said Village the sum of fifty cents for each and every dog so killed by him.

BY-LAW XXXIII.

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.

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BY-L

A. F. WHITE'S
Drug Store

Will be opened for the

SPRING TRADE

Th. largest stock of

Paints & Oils

To be found in Berrien County. Many years experience in this line of goods has given facilities for buying and selling these goods, both as to price and quality, not possessed by any other concern in this vicinity. A full line of

White and Colored

PAINTS,

Dry and in Oil.

—ALSO—

Putty, Glass, Varnishes,

And everything in the line. Also, a complete stock of

DRUGS & MEDICINES,

Books and Stationery,

Fancy Goods, &c.

Remember the Place:

At the Old Stand, South Side

of Front Street.

The Berrien County Record

OFFICIAL PAPER OF THE COUNTY.

THURSDAY MORNING, SEPT. 11, 1873.

To Advertisers.

The "Record" is the best Advertising Medium in South-western Michigan, having double the circulation of any other paper in this part of the State.

Agents.

Gen. P. Rowell & Co., 41 Park Row, N. Y., and S. M. Pettigill, 107 Park Row, N. Y., are authorized agents to contract for advertising at our lowest rates, for the columns of the BERRIEN COUNTY RECORD.

Value of Advertising.

"Without advertising I should be a poor man to-day."—H. T. Henshaw.

"I advertised my productions and made money."—Nicholas Longworth.

"Advertising has furnished me with a competence."—Amos Lawrence.

"A man who is liberal in advertising is liberal in trade, and such a man succeeds, while his neighbor, with just as good goods, fails and drops out of the market."—Dorcas Greeley.

"He who invests one dollar in business, should invest one dollar in advertising."—A. T. Stewart.

"Constant and persistent advertising is a sure prelude to wealth."—Stephen Girard.

P. T. Barum, the noted exhibitor, ascribes his success in accumulating a million of dollars in ten years to the unlimited use of print-ers ink.

INSURANCE.—To all parties interested in sound Insurance Companies, we would say, that the Home, of Hartford, the Old North America, of Philadelphia, The Underwriters' Agency of New York and the Imperial of London, have all come out of the Boston Fair triumphant, and fully able and willing to pay the last dollar of their losses, as they did in the Chicago Fair. These Companies offer reliable indemnity to all who desire to insure their property.

D. A. WAGNER, Agt., Buchanan.

In another column, advertisement about Town and Nebraska Lands.

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ROLL OF HONOR

Who deserves more honor than the man who subscribes for a paper and pays for it? He receives for the week ending Sept. 10, 1873:

Abram Weaver, Buchanan,	\$2.00
Mrs. Catherine Rough,	2.00
Samuel Stephens,	1.00
W. McDonald,	1.00
B. G. Sanford,	1.00
J. H. Sparks,	1.00
Henry Chafford,	1.00
Freeman Franklin,	2.00
Amos House,	1.00
H. E. Epler,	1.00
Mostel Lofgren,	1.00
Mrs. D. Anderson,	2.00
George Wheaton, Gallen,	1.00
O. A. Fisher,	1.00
L. T. Roberts,	1.00
J. T. Beckwith,	1.00
John K. Kue,	1.00
John Seely,	1.00
G. W. Reed, New Buffalo,	2.00
George Veimer,	2.00
Jacob Edinger,	2.00
Frederick Holbrook,	2.00
Levi Snyder, Union Pier,	1.00
J. L. McKee, Three Oaks,	2.00
S. J. Ringer,	2.00
James S. Skinner,	2.00
Wm. F. Swain, Bertrand,	1.00
Alex. Lofgren,	1.00
James Lofgren,	1.00
S. J. Waltz, Berrien Centre,	1.00
Michael Bowman,	1.00
B. F. Fennell, Berrien Springs,	2.00
P. T. Roberts,	1.00
Oliver Gardner,	1.25
Wilson Harper,	1.00
B. Holmick,	1.00
Dr. Levi Mann, New Troy,	1.00
S. Northrop,	1.00
S. P. Bryant,	1.00
J. W. Osborn, Sawyer,	2.00
J. G. Osborn, per Mrs. G. J. Radburn,	1.00
Wessau,	7.00
A. H. Powers, Dowagiac,	2.00

ES' all members have been for years are now indebted 2.50 each, and all who pay in advance as far as they are in arrears, shall receive the benefit of advance payment.

NEW ADVERTISEMENTS.

To the Public.—J. Brown, Mortgage Sales.—Ohio: Walker, per W. Putnam, Attorney.

Probate Order.—Estate of Ann Wolcott. Probate Order.—Estate of Amos Washburn. A. J. Greer and Baker.

L. D. Sine's Gift Enterprise. Ayer's Hair Vigor.

Local Notice.—A. C. Day. Local Notice.—Fonds Extract. Local Notice.—Kalamazoo Business College.

Local Notice.—Mrs. Dunning. Local Notice.—Ayer's Hair Vigor. 2 Local Notices.—Redden & Graham.

RELIGIOUS.—The Michigan Conference of the M. E. Church, commenced yesterday at Ionia, September 10th.

CROWDED.—According to our new village by-laws, saloon keepers, barbers, butchers and others will have to crowd their weeks work into six days.

NEW GOODS at H. J. Howe's. Go and see them. 29w2

GRAPES.—Grapes are already coming to market in large quantities. The yield of this delicious fruit will be unusually large in this county this year.

NEW MILLINERY.—Mrs. Dunning has her building remodeled and fitted up in good shape, making it one of the pleasantest rooms in town. She has also just received and is prepared to show a new supply of millinery goods. Ladies will do well to go and see her new styles before making their purchases.

Go to H. J. Howe's for wall and window paper. New lot just received. 29w2

SIMPLE.—It is said that red cedar chips burned on a shovel of coals with a few cloves will clear a room of flies in a few seconds. The experiment is easily tested.

PATRONS 'OF HUSBANDRY.—The Patrons of Husbandry hold a grand mass convention at Kalamazoo the 3d of next month.

SHIPPING TAGS, a new supply, cheap at the RECORD office.

SEE in another column, advertisement about Town and Nebraska Lands.

FOR SALE.—A farm of 200 acres, 160 acres in cultivation, and 40 of heavy timber, 24 miles from Pokagon, 44 from Dowagiac, 5 from Cassopolis, and 10 from Niles. Will be sold at a bargain. Inquire for particulars of W. D. Kingery, at RECORD office, Buchanan, Mich.

POND'S EXTRACT.—One trial tells the story, and a small sum may save many doctor's bills. It never fails.

THE applications from young men and ladies, who are preparing to enter the Kalamazoo Business College, are double what they were last year.

SHORT DATES.—The days are growing perceptibly shorter. Those who say they do not want the RECORD until the evenings are long enough to give time for reading, will come in now and subscribe according to promise.

PIGON HUNTING.—Nearly every sportsman in town tried his luck shooting pigeons this week. Pigeons are not reported very plenty this season.

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SETTLE your accounts with Fox and make his heart glad, then come and buy more goods.

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PICTURES and frame for \$1 at Mrs. Churchill's picture gallery, Three Oaks.

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WORTH SOMETHING.—A boy fourteen years old, weighing less than 80 pounds, in Wessau, this season drove a reaper to cut 112 acres of wheat, oats and hay. He has also drove the same team to drill in 40 acres of wheat. Such boys as this young Sterns were worth something on a farm, or any place else where you may place them.

JUST RECEIVED a large stock of Fall and Winter Goods, which we intend selling cheap enough to satisfy all. Call and see for yourselves. REDDEN & GRAHAM.

RAILROAD TICKETS TO STATE FAIR.—Agent Gibbs, at Buchanan, will commence selling excursion tickets to the State Fair, via Kalamazoo, on Sunday evening, Sept. 14, for the Kalamazoo Accommodation. Fare for the round trip to Grand Rapids and return will be \$2.05. The tickets will be good to return until Monday the 22nd inst.

PLANTING.—Parties wishing planting done since the fire can be accommodated at the Buchanan Wagon Company's shop.

PICTURES and frame for \$1 at Mrs. Churchill's picture gallery, Three Oaks.

THOSE Concord Grapes placed up on our table the other day by Mr. Wm. Burriss were the first of the season, and extremely fine. One of the bunches weighed nearly three-quarters of a pound.

JUSTICE OFFICE.—N. B. Collins, Esq., proposes soon to open a Justice office, and he will then attend to such business as may come before him in that line, and to conveying, collecting and such like.

Wm. H. FOX is desirous of settling with every person indebted to him, by the fifteenth of this month.

BUCKWHEAT.—The yield of buckwheat in this county will be very light this year. It will not pan out very heavily.

APPLES.—We are having the second week of fall and of genuine fall weather. Several nights have already been almost cold enough for frost, and on Monday morning Jack Frost made his first appearance of the season.

RETURNED.—Mr. H. J. Howe and Mr. John Graham have both been to Chicago and have filled up their stores with new goods.

By-Laws.—Let every citizen of Buchanan save this week's RECORD, that they may at all times have a copy of the Village By-Laws.

If "one good turn deserves another," come and settle your account at Fox's. He needs the money for fall goods.

THE CHARTER.—Hereafter as we shall have room we will publish the new Village Charter. Perhaps we shall be able to give one or two columns per week, and not encroach on the usual amount of other reading matter.

NOBLE will sell boots and shoes very cheap for the next thirty days for cash, in order to make room for his fall stock of goods.

TAX SALES.—This is the first week for the publication of tax sales in this county. They will appear this year in the Niles Republican.

NEW SCHOOL HOUSE.—The school district in Chickaming, generally known as the Sawyer district, is building a new school house, which is expected to be ready for the winter term of school.

DOG LICENSES.—Town Clerks can get blank Dog License books at the RECORD OFFICE.

PEACHES.—We have not seen the first peach in Buchanan this year. Those living within the "belt," will please take notice and be governed accordingly.

WHY is it that everybody goes to H. H. Kinyon's for bread, cakes, pies, lunches, ice cream, soda water, &c., &c.? Because he has the best of everything and sells cheap. Warm bread, rusk and pies as early as 11 o'clock every forenoon.

LET THEM SUFFER.—We mean the dogs that our exchanges say are being killed because they have no collars, and the owners that are being fined because they refuse to pay the dog license.

Mr. SKINNER, of Illinois, is now visiting at Rev. W. W. Wells', in this village. Mr. S. is the father of Mrs. Wells.

OUR stock is now complete, consisting of all the new styles Dress Goods, Repellents, Cloths, Cassimeres, Yarns, Clothing, Notions, &c., &c. We are getting up nice suits to order cheaper than any other establishment in the county. REDDEN & GRAHAM.

IMPROVED.—Mrs. Dunning has made a decided improvement in her millinery building on Main street. The glass front adds materially to its appearance. And by the way we would remark that Mrs. Dunning knows how to get up millinery work in the latest and most approved styles. She is always up to the times.

RETURNED.—Mr. T. M. Fulton and wife returned home on Tuesday evening from their tour to the Rocky Mountains, Salt Lake and California. Dr. Pierce and wife, who accompanied them, will return by water via Panama and New York.

REGULAR meeting of the Common Council next Tuesday evening.

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