Mercantile Tax Under Legal Fire-Sarly Decision Wanted. No Matter How the Case Goes it Will Be Promptly Taken to Supreme Court.

President Judge Pennypacker and Judge Wiltbank on Saturday heard kidneys or bladder are sick. argument in Common Pleas Court No. 1, Philadelphia on the proceedings recently instituted to test the constitutionality of the mercantile license | urine, or when your urine stains linen, act of May 2, 1899. The action is in the form of a bill in equity.

The defendants are City Treesurer McMichael and the five Mercantile Appraisers of Philadelphia. The argument was on motion for an injunction against the collection of the tax. Attorneys of the complainants contended that the mercantile law in question is unconstitutional, because it provides one system for the assessmg and collecting of mercantile taxes within cities of the first class and another system for the counties, and further, because it discriminates unlawfully in favor of venders at an exchange or Board of Trade as against dealers who conduct the same business elsewhere.

It was also argued that the provisions of the act authorizing the County Treasurer to issue subpenas and attachments to compel the attendance of citizens with their private books Constitution of the Commonwealth as well as that of the United States. The constitutionality of the act was contested before Judge Simonton, of the erected Dauphin County Court, who sustained the act, and counsel in the present proceedings stated their willingness to dispense with the argument and abide by the decision of the Supreme Court on the appeal taken from the Dauphin er said the court could not make any order in the matter until the argument had been heard.

Attorney Simpson pointed out that the tax law requires a wholesale dealer to pay \$3 for a license and onehalf mill additional on each dollar's worth of the whole volume of business transacted, while each dealer at any exchange or Board of Trade is not required to pay any license fee, but a tax of 25 cents is imposed on him for each \$1000 worth of goods so sold. Mr. Simpson argued that this is an unlawful discrimination in favor of the Judge Pennypacker inquired whether at was not to be inferred that the Leg islature intended the tax of 25 cents on each \$1000 worth of goods sold by a dealer on an exchange should be additional to the fee and tax he was required to pay as a wholesale dealer. Attorney Simpson said that was a very important question, but in either event it would be unlawful discrimination. If it were as the judge suggested, the discrimination would be against a dealer at an exchange.

Attorney-General Elkin and A. T. Freedley, contended on behalf of the Commonwealth that there was no unlawful discrimination in the imposing of the tax because the classification of the different kinds of dealers was pertectly lawful, and all dealers in any particular class were obliged to pay a miform tax. The argument on the question of the right of the City Freasurer to issue attachments compelling bookkeepers, clerks or other employes to produce the books of the business in order that a tax might be assessed is unlawful, because bookteepers and clerks had no right to produce property which did not beong to them, was answered by Mr. Freedley pointing out that the act says the City Treasurer shall have power to issue attachments against all owners of the business or bookkeepers or clerks, which, he said, made the issuog of an attachment against a bookteeper or clerk the alternative step to be taken in case the owner should be out of the jurisdiction, or for any ther reason was unable to personally produce the books.

Judge Wiltbank suggested that hould an attachment be issued against t bookkeeper, his answer would natrally be that he had not the power to comply with the order, no matter how villing he might be, as the books were ot his property, and he would not be iolating the statute. At the condusion of the argument counsel remested that an early decision be renlered, so that the matter could e taken before the Supreme Court when it meets in Harrisburg next nonth.

If somebody doesn't kill the peach crop soon, the millenium may as well get ready to do business.

Pennsylvania may feel due pride in its productions of coal, oil, and ther wealth, but few realize another wonderful product-the growth of grapes that is each season gathered rom a narrow strip of country about the northwest border of the state. The Scientific American gives the immense total of 135,000,000 pounds of this fruit shipped from hese vineyards every fall, or about wo pounds for every man, woman and child in the United States. It requires about 7,500 cars to move

#### IF YOU ARE IN DOUBT

Whether you have kidney or bladder disease, just put some of your urine in a glass tumbler and let it stand 24 hours; if it has a sediment, or a milky, cloudy appearance, if it is ropy or stringy, pale or discolored, your

Other serious symptoms are pain in the back, frequent desire to urinate, especially at night, a burning, scalding pain in passing

The one sure cure for diseases of the kidneys, liver, bladder and blood, rheumatism, dyspepsia and chronic constipation, is Dr. David Kennedy's Favorite Remeay. It has cured in many cases where all else failed, and is sold at all drug stores for \$1,00 for a

large bottle, or six bottles for \$5.00.
By a special arrangement with the manufacturers, we offer our readers the opportunity of getting a trial bottle of this invaluable remedy absolutely free, which will be sent postpaid to anyone who will send their ad-dress to the DR, DAVID KENNEDY CORPORATION, Rondout, N. Y., and mention the COLUMBIAN.

The publisher of this paper guarantees the genuineness of this liberal offer,

### PUBLIC SALE -OF VALUABLE

## REAL ESTATE At the Morton House, in Berwick, Pa.,

FRIDAY, MAY 4, 1900, at 9 o'clock a. m., all that certain piece, or parcel of land, situate on Chestnut street, in Berwick, Pa., bounded on the north by land and papers, and submit the same to of D. L. & W. Railroad, south by the prop-his inspection, are contrary to the erty of the Pennsylvania Canal Co., east by Chestnut street, and west by land of D. I., & W. Kailroad, being forty feet, more or less, along Chestnut street, and thirty five feet, more or less, in depth, upon which is

> THE OLD TOLL HOUSE of the "President, managers and company, for erecting a bridge over the River Susque-hanna, at the Falls of Nescopeck."

TERMS OF SALE .- One-half of the purchase money to be paid upon striking down the property, balance on the fourth day of July, A. D. 1900. Deed to be given on day County Court, but Judge Pennypack- of sale, and at same time deferred payment to be secured by a bond and mortgage on the premises.

C. B. JACKSON, President of Company. BENJAMIN EVANS, Sec'y. A. C. JACKSON, Atty.

#### SHERIFF'S SALE.

By virtue of a writ of Levari Facias issued out of the Court of Common Pleas of Columbia county, and to me directed there will be exposed to public sale at the Court House in Bloomsburg, on

SATURDAY, MAY 5th 1900.

at 2 o'clock p. m. all that certain piece or parcel of land situate in the town of Bloomswholesale dealer who does not, but discribed as follows viz: Beginning at a point in the west line of land of E. C. well, one hundred and thirty and a half feet south of Sixth street; thence along said line south twenty four degrees and forty-five minutes, east one-hundred and eighty and fivetenth feet to a post, twenty-five feet from the center of tract of the most northerly siding of the Bloomsburg & Sullivan Railroad; thehoe by land of said Railroad by a right curve with a radius of three hundred and seventy-eight feet for a distance of two hundred and sixty-six feet to a post; thence parallel with said Sixth street, north sixty-four degrees and forty minutes east one hundred and ninety feet to the place of beginning. Whereon is erected a large

dry houses and machinery connected with all of the said buildings.

Seized and taken into execution at the suit of Executors of E R. Ikeler, deceased. Assignee vs. Bernetta Mears etal, and to be old as the property of Keystone Fountry & W. W. BLACK, Sheriff. Machine Company, V. CLINTON HERRING, 4-12 ts. Atty.

# REGISTER'S NOTICE.

Notice is hereby given to all legatess, creditors and other persons interested in the estates of the respective decedents and minors, that the followrespective decedents and minors that the follow-ing administrators, executors, quardians, ac-counts have been filed in the office of the Register of Columbia county, and will be presented for confirmation and allowance in the Orphdas' Court to be held in Bloomsburg, Monday, May 7th 1900, at 10 o'clock a.m. of said day.

No. 1. First and final account of T. M. Golder, Administrator of the estate of B. M. Golder, law of Fishingcreek township, deceased. No. 2. First and Anal account of James C. Brown, Executor of William N. Brown, late of Miglin township, deceased.

No. 3. First and partial account of John L. Moyer Guardian of the person and estate of Arthur Dretsbach, minor child of Emily J. Dretsbach, de-

No. 4. First and final account of Chas. C. Evans, Ezecutor of the estate of Phebe Fortner, late of Borough of Berwick, deceased. No. 5. Second and final account of Myr Low, Administrator of the estate of . Turby, late of Centre township, deceased.

No. 6. First and final account of Isaac Reese and Francis Reese, Executors of the estate of Aaron Reece, late of Greenwood township, de-reased.

No. 7. First and final account of Norman Cole and I K Krickhaum, Executors of the estate of George W, Steadman, late of Sugarloaf touthship,

No. 8. First and final account of Herry Lung er, Administrator of Henry Riche, late of Pin-township, deceased. No. 9. First and final account of John Thom Executor of the Will of Evan Thomas, late Hemlock township, decrased.

No. 10. First and stuat account of William E. Hower and Clark B. Hower, Executors of Moses Hower, late of Franklin township, deceased.

No. 11. First and shall account of W. W. Elack. Trustee in estate of Mary E. Drake, late of Town of Bloomsturg, deceased.

No. 12. First and final account of Eli J. Ohl, Guardian of Harry I. Evans, a minor child of

No. 13. First and final account of Oven W. Cherington, Administrator of Lawson Hughes, ale of Millgrove, Col. Co. Pa., deceased. No. 14. First account of Charles Heller, acting Executor of Peter Heller, late of Trine township,

No. 15. First and partial account of Win. herisman and Lloyd Zaner, Executors of the es-tle of John Zaner, late of Fishingereek town-bits deep.

No. 16. First and final account of Jasper New-ton Long, Executor of the estate of William Long, late of Grange township, deceased. No. 17. First and final account of J. H. Cole-nan, Executor of estate of Rebecca Coleman, late of Pishingcreek township, decrased.

No. 1s. First and final account of A. E. Hess, Administrator of the estate of Harmon J. Hess, late of Fishingereek township, accessed. No. 19. First and final account of C. C. Evans, Administrator of C. A. Fowler, late of Berwick,

No. 20. First and final account of J. T. A. worth, Administrator of the estate of Zenith Robrbach, late of Franklin township, deceased Robrbach, late of Frankish indexemp,
No. 21. Second and final account of L. N.
Moyer and Margaret A. Eyer, Executors of the
estate of James K, Eyer, late of Bloomsburg, deceased.
J. C. RUTTER, JR.,
Register's Office,
Moomsburg, Pa., April 7, 1909
4-12 to, Register's Office, comsburg, Pa., April 7, 1909

## Ordinances of Crangeville Borough.

ORDINANCE NO. 1.

AN ORDINANCE TO FIX THE FRES AND COMPENSATION OF CERTAIN BOROUGH

OFFICERS Be it ordained and enacted by the Boroug's Council of the Borough of Orangeville, and it is hereby ordained and enacted by anthority of

Section 1 .- That the fees of the Chief Burgess, when acting in his capacity as a magistrate

shall be as follows: For an information or complaint, for every ten words, two cents.

For docket entry of any case brought before him for hearing, twenty cents

For warrant of Arrest or commitment, forty

For administering oath or affirmation, to cents.

For taking recognizance, twenty cents. For a subpoena for witness, twenty cents. For hearing a case where complaint shall be lismissed without a trial, or examination of witnesses, twenty cents.

For hearing a case on trial and entry of judgment, forty cents.

For an official or certified copy of any record two cents for every ten words, including certifi-

For warrant to levy fine or forfeiture, fort; Section 2.-The fees and allowances to the

High Constable or Borough Constable for services and outlays shall be as follows: For an arrest for each person, and taken be fore the Burgess, fifty cents,

Serving a subpoena on one person, twenty cents, and for each additional person after the first, ten cents. Levying fine or forfeiture on warrant, thirty

cents. Taking or holding in custody after conviction, and conveying to prison, fitty cents. For travel in executing process, six cents per

mile circular. For necessary support of persons arrested or held by him in custody, such amounts as may reasonably be expended by him to be taxed and allowed by the Chief Burgess.

For taking animals, etc., into charge and sustody and impounding the same as follows: For a horse, mare, gelding, or mule, fifty cents, and when more than one, for each one after the first, twenty-five cents.

For cattle and sheep respectively, for th first one, thirty cents, and for each additional one, twenty cents.

For swine each twenty cents. For levy and sale of property in any case and for sale of impounded animals etc., (and for duly accounting for proceeds of sale) on each dollar not exceeding thirty dollars, six cents, and each dollar above thirty dollars, four cents.

For advertising impounded animals, etc., in any case, by written advertisements, fifty cents: and by printed advertisements, twenty five cents, together with the actual and reason able cost of printing same.

For feed and feeding impounded animals, etc. any actual and necessary amount expended, to be settled and allowed by the Chief Burgess. Section 3.-The compensation of policeme

for services rendered by them shall be the same as the compensation allowed the Borough Constable for similar services or those allowed the High Constable for similar services. Passed March 26th, 1900.

C. B. WHITE, President of Borough Council Attest: CLINTON HERRING, Secretary. Approved March 26th, 1900.

A. B. HERRING, Chief Burgess.

ORDINANCE NO. 2. AN ORINANCE FOR THE PRESERVATION OF

THE PEACE AND OTHER PURPOSES. Be it ordained and enacted by the Boroug Council of the Borough of Orangeville, and it is hereby ordained and enacted by authority of the same:

Section 1 .- Any person found within the limits of the Borough of Orangeville, fighting, quarreling botsterously, and to the disturbance TWO-STORY BRICK PLANING MILL, of the public peace, or inciting others to fight or [a portion of which is also used as a machine shop,] brick boiler and engine room and two assault and battery on the person of another, within the limits of said Borough, shall, upon conviction, pay a fine not exceeding five dollars for each offense and the costs.

Section 2 .- Any person found within the limits of said Borough, in a state of intoxication or drunkenness, shall, upon conviction, for every offense, pay a fine not exceeding five dollars, with the costs.

Section 3 .- Any person engaged in, or participating in. any riot, rout, tumult, or affray, or inciting thereto, within the limits of said Borough shall upon conviction, pay a fine not exceeding

twenty dollars with costs. Section 4.-No evil disposed or disorderly persons, nor men or boys, shall be permitted to assemble, or congregate upon any of the streets alleys, roads, sidewalks, or corners thereof, o upon the bridges, or other places within the Borough, and each and every person so assembled, in companies or assemblies, numbering

more than four persons, shall, upon conviction forfeit and pay a fine not exceeding two dollars for each offense with costs. Section 5.-Full power and authority are here by given to any policeman or constable of the Borough, and it shall be their duty to arrest upon view, and without warrant, any of the classes of persons aforesaid, and to take and carry them immediately before the Chief Burgess, or imprison them in the lock-up until such time as they may be brought before him. Section 6.-Any person found firing or caus-

ing to be fired within or upon the streets with in the limits of the Borough, any kind of fire arms, fire-crackers, or squibs, shall, upon conviction, pay a fine not exceeding five dollars, for each offense, with costs. Provided that this section shall not apply in cases where the same is done by a policeman or constable in the dis charge of his duty, or when a permit has previously been obtained from Council.

Section 7.-That from and after the passage of this ordinance, it shall not be lawful for any person or persons to sell or offer for sale or give away any fire crackers, toy pistols or other fire works within the Borough limits except on the 4th day of July. Any person violating the provisions of this section, shall, upon conviction pay a fine not exceeding ten dollars with costs. Provided that this section shall not apply when a permit has previously been obtained from the Passed March 26th, 1900. Council

C. B. WHITE, President of Borough Council Attest: CLINTON HERRING, Secretary. Approved March 26th, 1990.

A. B. HERRING, Chief Burgess.

ORDINANCE NO. 8. AN ORDINANCE TAXING DOGS, OWNED OR KEPT, AND REGULATING THEIR RUN.

Be it ordained and enacted by the Borough Council of the Borough of Orangeville, and it is acreby ordained and enacted by the author-

NING AT LARGE WITHIN THE SOROUGH

ity of the same: Section 1.-That each and every owner, or keeper of a dog, or dogs, within the limits of said borough, shall pay a yearly tax of one dollar for each and every dog or spayed bitch so kept by any person, or by a member of his family, and every bitch owned or kept by any person, within the limits of the Borough of Orangeville, shall be taxed two dollars. The taxes

manner as other taxes are assessed and recoverable by law for the use of the borough. Pro- stable to report to the Chief Burgess the names vided, however, that all pups four months old-

or under that age, shall not be taxed. Section 2 -- If any person or persons shall refuse to inform the assessor, when called upon Attest: CLINTON BERRING, Secretary. for that purpose, whether such person or persons own, or have in possession, any dog dogs, or bitch or bitches, or how many dogs or bitches, owned or had in possession, by such person or persons, he, she, or they, on proof being made thereof, shall forfelt and pay the sum of five dollars for every such refusal, and said sum shall be sued for and recovered, as sums of like amount are by law recoverable, with costs of suit, and paid into the treasury for the use

of the borough. Section 3 .- That it shall not be lawful for the owner or keeper of any bitch or bitches, to allow such bitches, when in heat, to run at large within the limits of said borough, and any person or persons violating the provisions of this section, shall, upon conviction thereof, pay a fine of five dollars, to be collected as other fines are by law recoverable; and further, it shall be the duty of the high constable of said berough, upon discovering any often or bitches, running at large, in violation of the provisions of this section, immediately to take and impound the same for a period of not more than than three days, and if after due notice has been given the owner or keeper, if he can be found, and such bitch or bitches are not redeemed by the owner er keeper, by the payment of the aforesaid penalty, and a fine of two dollars additional for expenses incurred, it shall be the duty of the high constable to kill and bury such bitch or bitches.

Section 4.-That it shall not be lawful for the owner or keeper of any dog or dogs, bitch or bitches, to allow the same to run at large within the limits of this borough, from July 1st to Sept. 15th of each year, without such dog or togs, buch or bitches, are securely muzzled. And it shall be the duty of the high constable to immediately impound any dog or dogs, bitch or bitches, found not so muzzled, between those dates, for not more than three days, and if after due notice has been given to the owner or keeper, if he can be found, and such dog o dogs, bitch or bitches, are not redeemed by the owner or keeper, by the payment of the penalty of three dollars, it shall be the duty of the high constable to kill and bury such dog or dors, bitch or bitches. Passed March 25th, 1900.

C. B. WHITE, President of Borough Council Attest :-- CLINTON HERRING, Secretary.

Approved March 26th, 1909.

A. B. HERRING, Chief Burgess.

ORDINANCE NO. 4. ON ORDINANCE RELATING TO DEPOSITING RUBBISH OR FILTH WITHIN THE LIMITS

Be it ordained and enacted by the Borough Council of the Borough of Orangeville, and it is hereby ordained and enacted by authority of

Section 1.-That if any person or persons shall cart, draw, carry move or deposit or cause to be done any shavings, mud, straw, ashes, dung or any dead carcass, offal, excrement or other filth whatsoever on any pavement, footwalk, street or alley within the limits of said Borough and leave the same there remain, he she or they so offending and being so convicted by a Justice of the Peace or the Chief Burgess shall forfeit and pay the sum of two dollars for every such offense, and shall moreover pay the expense of removing sucn nutsance. Provided the party may after conviction, if the same has not already been done by the proper authorities remove, bury to a depth sufficient to remove any disagreeable smell arising therefrom, the said dead carcass, offal or other filth, which if done immediately shall cause a waiver of the latter part of said penalty.

Passed March 26th, 1900. C. B. WHITE, President of Borough Council. Attest: CLINTON HERRING, Secretary,

Approved March 26th, 1900. A. B. HERRING, Chief Burgess,

ORDINANCE NO. 5. AN ORDINANCE PERTAINING TO DEFECT-

IVE CHIMNEYS AND BUILDINGS LIABLE Be it ordained and enacted by the Borough Council of the Borough of Orangeville, and it is hereby ordained and enacted by authority of

Section 1.-That it shall be the duty of the Committee of Fublic safety, as well as any citizens, to report to the Borough Council any defective flue or building that may be heated or lighted by any apparatus that may be

dangerous; or any factory that may hazard the risk of other properties. Section 2.-That the Committee of Public afety may at all available times have acces to any property that they deem necessary in

the discharge of their duty. Section 3 .- Any new dwelling that may be erected after the passing of this ordinance must have brick chimneys, built in a substantial manner, starting at the first or second floor, and said chimneys shall be erected a distance of not less than two and one-half feet from the comb of the roof.

Section 4 .- It shall be the duty of the owners of any such property as has been herein mentioned, apon a written notice from the Clerk of the Council to put such property in repair, as specified by the Council within ten days, after which time the Couocil may get the work done, and charge the same to the property owners, to the cost of which may added twenty per cent, which shall be appropriated to the Borough funds.

Passed March 2sth, 1900. C. B. WHITE, President of Borough Council Attest: CLINTON HERHING, Secretary. Approved March 26th, 1900.

A. B. HERRING, Chief Burgess.

ORDINANCE NO. 6

AN ORDINANCE REGULATING THE RIDING OF BICYCLES IN THE BOROUGH OF OR-ANGEVILLE.

Be it ordained and enacted by the Borough Council of the Borough of Orangeville and it In hereby ordained and enacted by authority of the same.

Section 1.—That no person shall ride a bicycle on the side walks of any street or alley in the Borough. Section 2 -The following regulations for the

ase of bicycles are hereby adopted: 1st. Every bicycle shall have attached thereto a gong or bell that may be distinctly heard at least twenty yards.

and. Every rider shall carry on his bicycle a lighted lamp after dark. ard. The right of way shall be given to ned estrians at street crossings in all cases. The

rider shall dismount it necessary. 4th. The rider shall pass to the right of any erson or vehicle going in an opposite direction 5th. The rider shall pass to the left of any erson or vehicle going in the same direction. 6th. No rider shall pass our pedestrian goin in the same direction without sounding his ong or bell when at least ten yards distant. 7th. On approaching street corners the rider shall keep his bleyele under such control as will enable him to stop if necessary within three feet of the crossing.

8th. Any person or persons violating any o the provisions of this ordinance shall be liable to a penalty of from \$2.50 to \$5.00 to be recovered before the Chief Burgess or in his absence aforesaid to be assessed and collected in like before any Justice of the Peace in the Borough

9th. It shall be the duty of the High Conof every person violating any of the provislons of this ordinance. Passed March 26th, 1990. C. B. WHITE, President of Borough Council.

Approved March 26th, 190 A. B. HERRING, Chief Burgess.

ORDINANCE NO 7. AN ORDINANCE TO REGULATE THE CLEAN ING OF PAVEMENTS OF SNOW AND REGU. LATIONS IN REGARD TO SPOUTING AND SNOW GUARDS ON HOUSES CONTIGUOUS TO PAVEMENTS.

Be it ordained and enacted by the Borough council of the Borough of Orangeville and it is hereby ordained and enacted by authority of

Section 1 .- That it shall be the duty of every resident or property holder within the paved limits of the Borough of Orangeville, whether in front of private residences and places of business or in front of vacant lots and public buildings, to keep the pavements or sidewalks clear of snow, and if any resident or property holder, or the Trustees or agents of public buildings shall neglect the cleaning of pavements for twenty-four hours after the snow has ceased falling, then it shall be the duty of the Chief Burgess after due notice, to have such pavements cleaned at the expense of the resident, property or trustee, with fifty per cent, additional added to the cost, the same to be collected as other penalties are now collect-

Section 2.-That it shall be the duty of every resident or property holder whose house is contiguous to the pavement and whose roof onsists of slate, to keep at all times a good guard on the roof of said house to prevent snow from falling down on the pavement to the great danger of pedestrians; and if such owner after notice given, do not place the proper guard there, then it shall be the duty of the Council to get the work done and charge the same to the property owners, to the cost of which may be added twenty per cent. which shall be appropriated to the Borough funds.

Section 3.-That it shall be the duty of every resident or property holder whose house is ontiguous to the pavement, to keep a good substantial spouting on the roof of said house contiguous and parallel with the pavement, so as to keep the water from running or dropping from the eaves of said roof down on the pavement; and if such owner after hotice given, do not place the proper spouting there, then it shall be the outy of the Council to get the work done and charge the same to the property owners, to the cost of which may be added twenty per cent, which shall be appropriated to the Borough funds. Passed March 98th, 1900.

C. B. WHITE, President of Borough Council. Attest: CLINTON HERRING, Secretary. Approved Murch 26th, 1900

A. B. HERRING, Chief Burgess.

ORDINANCE NO. 8

AN ORINANCE TO PREVENT THE OBSTRUC-TION OF SIDEWALKS AND CROSSINGS AND THE INJURY OF SHADE TREES. Be it ordained and enacted by the Borough

council of the Borough of Orangeville, and it is hereby ordained and enacted by authority of the same: Section 1.-That it shall be unlawful for any person er persons to ride, drive or lead any orse, mule or cow or any other large animal

upon the pavements in the Borough of Orange-Section 2 .- Any person or persons who shall obstruct with a team or teams, by stopping or otherwise, the free use of pavements or foot

crossings in said Borougn, shall be subject to a fine as hereinafter provided. Section 3 .- Any person or persons tying a forse or mule to any shade tree on the public

streets or highways of the Borough of Orangeville, shall be liable to a fine as hereinafter pro-Section 4.—Each and every person violating any of the foregoing provisions of this Ordinance shall, upon conviction thereof, forfeit and pay a fine of one dollar for each offense and it shall be the duty of the High Constable or other

officers to see that this Ordinance be enforced. Passed March 26th, 1900. C. B. WHITE, President of Borough Council.

Attest: CLINTON HERRING, Secretary. Approved March 26th, 1900.

A. B. HERRING, Chief Burgess.

ORDINANCE NO. 9. AN OUDINANCE RELATING TO PAST DRIV-ING IN THE BOROUGH OF ORANGEVILLE. Be it ordained and enacted by the Borough Council of the Borough of Orangeville, and it is hereby ordained and enacted by authority

of the same: Section 1 .- That if any person or persons shall willfully or negligently ride, drive or suffer any horse or horses, mule or mules, or any other animal to go into a gallop or other immoderate galt, or shall ride or drive any race or trial of speed with any horse or horses. mule or mules, or any other animal, in. through or along any street, alley or lane in said Borough, so as to endanger any person or persons, the person or persons so offending shall on conviction thereof, forfelt and pay a fine of five dottars for each and every offense.

Passed March 26th, 1900. C. B. WHITE, President of Borough Council. Attest: CLINTON HERRING, Secretary.

Approved March 26th, 1900 A. B. HERRING, Chief Burgess.

ORDINANCE NO. 10. AN ORDINANCE TO PROHIBIT GAMEING WITHIN THE BOROUGH OF ORANGE,

VILLE. Be it ordained and enacted by the Borough Council of the Borough of Orangeville, and it is sereby ordained and enacted by authority of

the same: Section 1 .- That all fakirs, mountebanks, persons with wheels of fortune and three card monte men, and practicing similiar devices to win money, are forbidden to carry on their levices within the limits of said Borough, and It so practicing and convicted of the same, their apparatus so used shall be declared forfeited and shall be immediately destroyed by the High Constable, and they shall further forfeit and pay the sum of ten dollars, one-half to the informer and the other to the use of the Passed April 2nd, 1900.

C. B. WHITE, President of Borough Council. Attest: CLINTON HERRING, Secretary. Approved April 2nd, 1300.

A. B. HERRING, Chief Burgens,

ORDINANCE NO 11. AN ORDINANCE RELATING TO NUISANCES WITHIN THE BOROUGH OF ORANGE.

Be it ordained and enacted by the Borough

Council of the Borough of Orangeville, and it is hereby ordained and enacted by authority of Section 1.-That if any person shall erect or maintain any hog sty, or any other nuisance in said Borough, in such manner or situation that the smell thereof shall be offensive to his or

her neighbors or other citizens, shall forfeit

and pay the sum of one dollar for every such offense, and the further sum of one dollar for every week the same is allowed to remain

Section 2. -That if any horses, mules, cattle,

hogs or sheep are found running at large within said Borough, the same may be taken us impounded and advertised by the High Constable, for which services he shall receive the amount set forth in his fee bill, payable by the owner of the animal, or animals so impounded. or out of the proceeds of the sale thereof. H the owner appear before the expiration of tea days and pay all charges as herein contained, they may remove the animal or animals. The charges shall be as they appear in the Constables fee bill together with twenty-ne cents for the use of the Borough. The High Constable in his advertisement giving ten days notice to the impounding of any animal etc. shall add the time and place of sale of such animals etc., impounded, which may be on the evening of said tenth day and not later than the eleventh day, unless that should fall or Sunday, when the sale shall take place on the following Monday. The proceeds of such sale shall be appropriated as follows: All the above mentioned charges shall first be paid, together with the fee of the High Constable for selling, as per fee bill, and the remainder shall be paid into the Borough Treasury for the use of the owner, if demanded within six months after the sale; if not demanded within said time then the sum shall belong to the Borough absolute ly. Furthermore it is hereby made the duty of High Constable, under penalty of one dollar for neglect of duty, if called upon to impound any animal etc., running at large in the streets or alleys of said Borough contrary to the only

Section 3.—That it shall be unlawful for boys. or other persons to congregate around or outside of any building where a meeting, a theatrical exhibition, or any other congregation is assembled and there make a noise or cause a disturbance, or for persons to so make a noise or cause disturbance within such building when such meeting, theatrical exhibition of other congregation is in session, and the same is hereby declared to be a nuisance; and any person convicted before the Chief Burgess of a violation of this Ordinance shall pay a fine of five dollars together with the costs. And furthermore it is hereby made the duty of the High Constable, under the penalty of one dollar for neglect of the duty if called upon to arrest without warrant any such person and take him before the Chief Burgess for a hearing.

nances thereor.

Section 4.-That it shall be unlawful for any person or persons to coast on the side walks e any street, road or alley within the limits of said Borough and the same is hereby declared to be a nulsance; and any person convicted before the Chief Burgess of a violation of this Ordinance shall pay a fine of two dollars together with the costs.

Passed April 2nd, 1900. C. B. WHITE, President of Borough Council. Attest: CLINTON HERRING, Secretary.

Approved April 2nd, 19a a. B. HERRING, Chief Burgess.

ORDINANCE NO. 12.

AN ORDINANCE PRESCRIBING THE BUTIES OF THE STREET COMMISSIONER. Be it ordained and enacted by the Borough Council of the Borough of Orangeville, and it is

hereby ordained and enacted by authority of the same: Section 1 .- That it shall be the duty of the Street Commissioner to keep the streets, roads, alleys, ditches and gutters in a safe condition and to enforce all ordinances, regulations and orders of Council, relating to the repairs, im provement, drainage and cleansing of the same and he shall notify all persons causing or permitting any deposit of obstructions in or upon the same to remove it, and upon the neglect et refusal of said persons to comply, after one day's notice, he shall remove the same at the expense of the person so offending, to be conlected with a fine not exceeding two dollars

Passed April 2nd, 1900. and the costs. C. B. WHITE, President of Borough Council.

Attest: CLINTON HERRING, Secretary. Approved April 2nd, 1900.

A. B. HERRING. Chief Burgess.

ORDINANCE NO. 13. WITHIN THE BOROUGH OF ORANGEVILE. Be it ordained and enacted by the Borough Council of the Borough of Orangeville, and it is

hereby ordained and enacted by authority of the same. Section 1. That it shall be unlawfull to pitch quoits in or along the public streets or high-

ways within the limits of said Borough. Section 2 -That it shall be unlawful to play ball, or to practice any game or games, on the streets of said Borough which may endanger property or people on the streets, or cause

crowds to congregate.

Section 3.-It shall be the duty of the Bight Constable to arrest without warrant any person or persons offending against the provisions of this Ordinance, and if convicted before the Chief Burgess shall pay a fine of fifty cents for each offense, in addition to the costs, the said fine to go to the use of the Borough.

Passed April 2nd, 190c. C. B. WHITE, President of Borough Council-Attest: CLINTON HERRING, Secretary. Approved April 2nd, 1960,

A. B. HERRING, Chief Burgess.

ORDINANCE NO. 14.

AN ORDINANCE REGARDING TRAMPS AND VAGRANTS. Be it ordained and enacted by the Borough Council of the Borough of Orangeville, and it is hereby ordained and enacted by authority of

Section 1.-That it shall be unlawful for any person to go about within the said Borough limits, begging from door to door or asking for alms unless said persons are residents of said Borough. Section 2-All tramps are prohibited from

oming or being within the Borough limits, and it shall be the duty of the High Constable of any police officer of the Borough, to arrest auf such persons that may be found, and if convicted before the Chief Burgess or Justice of the Peace, they shall be fined and in case of refusal or inability to pay their fines, they shall be kept for a period not exceeding ten days, and be made to labor upon the streets of the Borough, under the direction of the Street Commissioner until the fines and costs have been paid. In case of any refusal to pay fines, or to perform labor for the remuneration of same, said convicted parties shall be ted on bread and water for a period not exceeding ten days. Provided that such persons shall be over sixteen years of age, not blind, crippled or laftrm such at

would unfit them for manual labor. Passed April 2nd, 1900, C. B. WHITE, President of Borough Council Attest: CLINTON HERRING, Secretary.

Approved April 2nd, 1900. A. B. HERRING, Chief Burgests

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