

A FAMOUS REMEDY



Cured MY cough with German Syrup... I'm feelin' finer than ever I've been!

The poor consumptive should not be the victim of experiment, as he often is, but the moment the dread disease manifests its presence he should be given Boesche's German Syrup...

For sale by Boyle-Woodward Drug Co.

MINNIE N. KECK,

STENOGRAPHER AND TYPEWRITER. Work solicited. Charges reasonable. Call at the law office of M. M. Davis.

JOHN C. HIRST,

CIVIL AND MINING ENGINEER, Surveyor and Draughtsman. Office in Syn dicate building, Main street.

W. L. JOHNSTON,

JUSTICE OF THE PEACE. Office four doors from Ross House, West Reynoldsville, Pa.

PRIESTER BROS.,

UNDERTAKERS. Black and white funeral cars. Main street Reynoldsville, Pa.

J. H. HUGHES,

UNDERTAKING AND PICTURE FRAMING. The U. S. Burial League has been tested and found all right. Cheapest form of insurance. Secure a contract. Near Public Fountain, Reynoldsville, Pa.

D. H. YOUNG,

ARCHITECT. Corner Grant and Fifth sts., Reynoldsville, Pa.

WINDSOR HOTEL,

PHILADELPHIA, PA. Between 12th and 13th Sts., on Filbert St. Three minutes walk from the Reading Terminal. Five minutes walk from the Penna. R. R. Depot. European plan \$1.00 per day and upward. American plan \$2.00 per day. Frank M. Scheibley, Manager.

The Marvel of Marvels is Marvel Flour.

The bread maker. Made from best clean spring wheat in and absolutely clean mill by scrupulously clean workmen. Try it.

Robinson & Mundorff Sell It.

WANTED. GIRLS 14 TO 15 YEARS OF AGE. ALSO TWO BOYS. APPLY TO: THE ENTERPRISE SILK COMPANY.

NOTICE OF APPLICATION FOR LICENSE.

Order of the Court of Quarter Sessions fixing the time at which applications for liquor licenses may be heard, etc.

And now, October 3rd, 1896, it is ordained as follows: 1. That the third Monday of January, one thousand eight hundred and ninety six, and each and every year thereafter, at nine o'clock in the forenoon of each day, (being the second Monday of the January term in each year), he and the same is hereby fixed as the time at which applications for licenses to sell spirituous, vinous, malt or brewed liquors shall be heard, at which time all persons applying for such licenses to applications for said licenses may be heard by evidence, petition, remonstrance or counsel.

These licenses then granted shall take effect and be in force for one year from the sixteenth day of February next following the granting of the same.

Applications in places not heretofore licensed will be required to establish (1) the fitness of the applicant and (2) the necessity for such license, and in contested cases not more than three witnesses on a side will be heard on the question of the general character of the applicant and the necessity of the place for which a license is desired.

Supplemental petitions and remonstrances in writing, also specifications to the petition or bond, or applications as well as specific charges made against him shall be reduced to writing, and filed in the office of the clerk of the court five days before the time fixed for hearing said application, otherwise they will not be considered, and no evidence will be received in support of them, by the court. This rule shall not apply to disqualifying causes arising within the five days preceding the hearing.

No spirituous, vinous, malt or brewed liquors, or any admixture thereof, shall be furnished or sold by any licensed vendor between the hours of 10:30 o'clock, P. M., and 5:30 o'clock, A. M., of each day on which said hours otherwise may be legally sold.

All orders and rules, or parts thereof, now in force, which may be inconsistent with the foregoing order and rules, are hereby rescinded. By the Court, JOHN W. REED, President Judge.

The following applications for license to sell liquor have been filed in the office of the clerk of the Court of Quarter Sessions for Jefferson county for January Sessions, 1896:

1. Robert T. Smith, residence, Winslow township, The New Commercial Hotel, Hotel Sikes.

2. E. C. Hinton, residence, Brookville borough, Hotel Langview.

3. W. S. Ross, residence, West Reynoldsville borough, Hotel Langview.

4. Frank A. Schmitt, residence, Reynoldsville borough, Frank's New Tavern.

5. E. E. Shaffer, residence, Painsville borough, Hotel White.

6. H. C. Kropfle, residence, Brookville borough, Central Hotel.

7. R. H. McKelvey, residence, Brookville borough, Hotel Langview.

8. Edward F. Lyman, residence, Painsville borough, Hotel Langview.

9. Thomas Fleckenstein, residence, Painsville borough, Continental Hotel.

10. J. E. Hinton, residence, Painsville borough, Hotel Bennis.

11. Richard E. Clover and Harry D. Edelhart, residence, Painsville borough, Hotel Pantall.

12. David W. Naylor, residence, Painsville borough, The National Hotel.

13. W. W. Wiley, residence, Reynoldsville borough, City Hotel.

14. W. W. Wiley, residence, Reynoldsville borough, National Hotel.

15. William D. Googe, residence, Painsville borough, Hotel Langview.

16. Annie May Matson, residence, Brookville borough, New Commercial Hotel.

17. John Jackson, residence, McCalmont township, Hotel Langview.

18. G. H. Barclay, residence, Washington township, Hotel Barclay.

19. John W. Hines and George Robert, residence, Winslow township, Central Hotel.

20. Philip J. Algor, residence, Brookville borough, The New Jefferson Hotel.

21. John Quinlan, residence, Clayville borough, The Central Hotel.

22. Alexander Hines, residence, Winslow township, Hotel Big Soldier.

23. C. E. Radaker, residence, McCalmont township, Hotel Langview.

24. Joseph L. Shields, residence, Painsville borough, Hotel Waverly.

25. W. W. Wiley, residence, Reynoldsville borough, Hotel Langview.

26. John J. Conrad, residence, Henderson township, Wayne House.

27. Lester E. Brown and Walker Neal, doing business under the firm name of Brown Neal, residence, Clayville borough, Lindsey Hotel.

28. Herbert R. Burns, residence, Winslow township, Arlington Hotel.

29. D. C. McJelland, residence, Winslow township, Hotel Hughes.

30. Thomas Green and John Conser, residence, Reynoldsville borough, The Imperial Hotel.

31. Patrick J. Casey, residence, Falls Creek borough, Taylor Avenue Hotel.

32. George C. Sisk, residence, Painsville borough, Elmo Hotel.

33. James E. Hines, residence, Reynoldsville borough, Burns House.

34. S. A. Hunter, P. A. Hunter, F. L. Vestling, G. D. Hoffmann and J. K. Brown, residence, Brookville borough, American Hotel.

35. Courts A. Curry, residence, McCalmont township, Hotel Langview.

36. Oscar F. Hinnerman, residence, Brookville borough, Brookville House.

37. John D. Davis, residence, Perry township, Fordham House.

38. E. C. Rudolph, residence, Big Run borough, Hotel Anderson.

39. Mark S. Stringer, residence, Big Run borough, Hotel McClure.

40. E. J. Miller, residence, McCalmont township, Park Hotel.

41. Harry S. Emery, residence, Falls Creek borough, Falls Creek Hotel.

42. R. Carl McLaughlin, residence, Reynoldsville borough, The Mansion.

BREWERS.

1. Magnus Allgeier, residence, Brookville borough, Spring Brewery, Brookville, Pa.

2. Bernard Schneider, residence, Painsville borough, and E. R. Henderson, residence, Brookville borough, doing business under the firm name of The Elk Run Brewing Company, The Elk Run Brewery, Painsville, Pa.

3. Painsville Brewing Company, a corporation Painsville, Pa.

4. S. C. Christ, doing business as "The Brookville Brewing Co.," Brookville, Pa.

WHOLESALE. 1. John O'Hare, residence, Reynoldsville borough, in that certain store room situate in the borough of Reynoldsville, county of Jefferson and state of Pennsylvania, bounded on the north by Main street, on the east by land belonging to Patrick McDonald, on the south by Gordon alley, and on the west by land belonging to Patrick McDonald and Patrick McDonald.

2. W. H. Heckendorn and M. Dougherty, doing business under the firm name of W. H. Heckendorn & Company, residence, Reynoldsville borough, in that certain one story brick building and the additions thereto, situate in the borough of Painsville, county of Jefferson, and state of Pennsylvania, on the west side of Jefferson street, and on that certain piece, parcel or lot of land bounded and described as follows, to-wit: Beginning at a post on Jefferson street, being the corner of lot belonging to John Zettler, and the southeast corner of the lot herein described; thence in a westerly direction along lands belonging to John Zettler, John Langman and the heirs of Jacob Zettler to Pine alley twenty-eight (28) feet to a post; thence in an easterly direction along lands now or formerly owned by A. N. McQuinn to a post on Jefferson street; thence in a southerly direction along Jefferson street twenty-eight (28) feet to the place of beginning, being a lot twenty-eight by about one hundred and fifty feet.

3. S. E. Wilson, residence, Painsville borough, in that certain first story store-room, located in the south end of the brick business block, known as the "Winslow Block," situate at the southwest corner of the intersection of Main and Gilpin streets, in the said borough of Painsville.

4. Ben Record, residence, Painsville borough, in that certain first story store-room, located in the south end of the brick business block, known as the "Winslow Block," situate at the southwest corner of the intersection of Main and Gilpin streets, in the said borough of Painsville.

5. S. E. Wilson, residence, Painsville borough, in that certain first story store-room, located in the south end of the brick business block, known as the "Winslow Block," situate at the southwest corner of the intersection of Main and Gilpin streets, in the said borough of Painsville.

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W. Reynoldsville--Official

(NO. 25.)

AN ORDINANCE PROHIBITING THE RUNNING AT LARGE OF DOGS IN THE BOROUGH OF WEST REYNOLDSVILLE.

WHEREAS, The health and security of the inhabitants of the borough of West Reynoldsville, in the county of Jefferson, Pa., is endangered by reason of dogs running at large in said borough, and

WHEREAS, The corporate officers of said borough are vested with power, under the laws of the state of Pennsylvania, to prohibit and otherwise regulate the running at large of dogs, and are vested with power by the law of the state of Pennsylvania, to authorize and direct the killing of dogs running at large, contrary to the regulations of the borough, therefore be it ordained and enacted by the town council of the borough of West Reynoldsville, Pa., and it is hereby ordained and enacted by authority of the same.

Section 1. It shall be unlawful for any person to suffer or permit his or her male or female dog to run at large within the limits of the borough of West Reynoldsville, on or after the first day of February, A. D., 1906.

Section 2. Every person who shall offend against the provisions of the first section of this ordinance, shall be liable to a penalty of not less than five dollars and more than twenty dollars for each and every offence, together with all costs and expenses hereinafter provided.

Section 3. Each and every male or female dog running at large shall be deemed a public or common nuisance, and it shall be the duty of the High Constable, Street Commissioner or any Peaceable, either upon his own view or on complaint of any citizen, to seize, take into custody or impound each and every male or female dog running at large in violation of this ordinance, and immediately after impounding such male or female dog the said officer shall make information before the Burgess or any Justice of the Peace of this borough, against the owner of the male or female dog, or if such owner be known, shall at once issue a warrant against such owner and proceed with the case to final judgment. If upon final hearing it shall be found that the male or female dog was running at large in violation of this ordinance the Burgess or Justice of the Peace shall condemn it as a public or common nuisance, and if the owner of such male or female dog, shall not, within five hours after the entry of judgment or condemnation, pay the penalty imposed, together with all costs and expenses, the male or female dog shall be killed on an order issued by the Burgess or Justice of the Peace to either the High Constable, Street Commissioner or any Policeman, by reason of the default aforesaid, but such killing shall not relieve the owner from liability for said penalty, costs and expenses.

If the owner of any male of female dog seized and impounded shall not, within five hours after the entry of judgment or condemnation, pay the penalty imposed, together with all costs and expenses, the male or female dog shall be killed on an order issued by the Burgess or Justice of the Peace to either the High Constable, Street Commissioner or any Policeman, by reason of the default aforesaid, but such killing shall not relieve the owner from liability for said penalty, costs and expenses.

Section 4. That the said telephone company shall at all times save and keep harmless the said borough from all costs, expenses and damages, resulting by reason of the construction, maintenance and operation of said telephone lines.

Section 5. That the rights and privileges hereby granted shall be held and used subject to the terms and provisions of the laws and ordinances of the borough of Reynoldsville, now in force or hereafter to be passed, relating to and regulating the same.

Section 6. The council reserves the right to amend, revise or repeal the provisions of this ordinance at any time after the period of fifteen years from the time it becomes a law.

Section 7. In case the aforesaid telephone company does not have its system of poles and lines in place and in working condition in one year from the date of this ordinance then and in that case this ordinance and the franchise hereby granted, shall at the option of the said borough be considered forfeited and become null and void and of no effect.

Section 8. This ordinance shall take effect and be in force from and after its date of adoption, and shall be subject to the acceptance by the Red Bank Telephone Company, on behalf of itself, its successors and assigns, and its publication as provided by law. Provided the said company shall file with the clerk of council its written acceptance within ten days and paying for the publication of said ordinance.

Section 9. That any ordinance, or part of ordinance, conflicting with the provisions of this ordinance be, and the same is hereby repealed, so far as the same affects this ordinance.

Enacted and ordained by the town council of the borough of Reynoldsville, Pennsylvania, at a regular meeting held at the council chamber on December 14th, 1905, at 9:30 o'clock p. m.

J. C. SAYERS, Pres. of Council. L. J. McENTIRE, Clerk of Council. Approved this 30th day of December, 1905. L. L. GOURLAY, Chief Burgess.

In the matter of an ordinance granting to the Red Bank Telephone Company, its successors and assigns, the right to erect, maintain and operate a telephone line in and along certain streets and alleys of the borough of Reynoldsville.

And now, December 19th, 1905, the R-d Bank Telephone Company, hereby files with the clerk of council its acceptance of the terms of the above ordinance passed the 14th day of December, 1905, and agree to be governed by the terms thereof, according to the true intent and meaning thereof.

In witness whereof, I have hereunto set my hand and affixed the seal of said R-d Bank Telephone Co. the day and year above written.

By T. W. COPENHAVEN, President. LEWIS EVANS, Sec.

Stockholders' Meeting. The annual meeting of the stockholders of the Summerville Telephone Company will be held at the company's office in Summerville, Pa., at 10:00 a. m., on second Wednesday in January, (Jan) 1906, for the purpose of electing officers. J. K. BROWN, President. J. S. HAMMOND, Sec.

For Sale. One hundred fine residence lots on Fourth street, on easy terms to suit the purchaser. City gas and water can be had. Most beautiful residence street in town. Close to business center. Inquire of D. Wheeler, Reynoldsville, Pa. Calling and business cards printed by Minnie N. Keck.

Annual Meeting. Reynoldsville, Pa., Dec. 12, 1905. Notice is hereby given that the regular annual meeting of the stockholders of the Reynoldsville & Falls Creek Railroad Company will be held at the Company's office in Reynoldsville, Pa., on Tuesday, January 16, 1906, at 10:00 a. m. for the purpose of electing a President and Board of Directors for the ensuing year, and the transaction of such other business as may properly come before the meeting.

LUCIUS W. ROBINSON, Pres. B. M. CLARK, Sec. Notice to Stockholders. Reynoldsville, Pa., Dec. 12, 1905. Notice is hereby given that the regular annual meeting of the Jefferson and Clearfield Coal and Iron Company will be held at the Company's office in Reynoldsville, Pa., on Tuesday, January 16, 1906, at 10:00 a. m., for the purpose of electing a Board of Directors for the ensuing year and the transaction of such other business as may come before the meeting.

LUCIUS W. ROBINSON, Pres. GEORGE L. EATON, Sec. Makes Home Brighter. Nothing is left undone to make the Prizer Stoves and Ranges perfect kitchen appliances. They make friends wherever given a trial, and are sold and guaranteed to give the best results in baking and roasting. Reynoldsville Hardware Co.

WANTED. GIRLS 14 TO 15 YEARS OF AGE. ALSO TWO BOYS. APPLY TO: THE ENTERPRISE SILK COMPANY.

W. Reynoldsville--Official

(NO. 104.)

AN ORDINANCE granting the Red Bank Telephone Co., a corporation duly organized and existing under the laws of the state of Pennsylvania with its office at Brookville, Pa., its successors and assigns, the right to erect, maintain and operate a telephone line in and along certain streets and alleys of the borough of Reynoldsville, subject to the limitations and restrictions of Section (1) of Ordinance No. 38, approved March 1, 1897, Ordinance book page 15.

BE IT ORDAINED and enacted by the town council of the borough of Reynoldsville, Jefferson county, Pennsylvania, and it is hereby ordained and enacted by authority of the same.

Section 1. That the right of way be and the same is hereby granted to the Red Bank Telephone Co., its successors and assigns, to erect and maintain lines of poles, mains and wires along, in, under, over, through and across the following alleys, viaducts and ways in the borough, viz: Alleys or any part thereof designated by council by resolution for the purpose of operating a telephone exchange and telephone lines, provided said lines of poles shall be placed as required by section (1) of ordinance No. 38 aforesaid and kept properly painted and not less in size than 1 1/2 inches in diameter 6 feet from butt, wires not to be less than 30 feet elevation from ground.

Section 2. Hereafter the wires of all electric lights, telegraph or telephone companies to be erected or standing at an angle across the wires of said telephone company shall not be allowed to place its wires nearer than two feet to the wires of said other company. The provisions of this section are to apply with equal force to motor wires for street railway purposes, except in so far as they may interfere with proper placing of motor wires hereafter to be placed in which case it shall be the duty of the said telephone company to yield the right of way of said motor wires and change the placing of their lines accordingly. In case of the violation of this section it shall be the duty of the town council to notify the offending company to remove its wires, poles or fixtures so erected in violation thereof, within three days of such notification, and on failure to comply with such notice it shall be the duty of the town council to remove the same forthwith at the expense of the offending party or company.

Section 3. That it is agreed by the said company, that in the consideration of the grant of right of way as herein provided, that the said company will put up and provide a telephone exchange on Main street in said borough; also a phone in the city or municipal building, or elsewhere, as the council may direct, for the use of the borough officers free of charge. The use of the poles of the company by the borough for carrying electric fire and police alarm wires shall be permitted free of expense to said borough.

Section 4. That the said telephone company shall at all times save and keep harmless the said borough from all costs, expenses and damages, resulting by reason of the construction, maintenance and operation of said telephone lines.

Section 5. That the rights and privileges hereby granted shall be held and used subject to the terms and provisions of the laws and ordinances of the borough of Reynoldsville, now in force or hereafter to be passed, relating to and regulating the same.

Section 6. The council reserves the right to amend, revise or repeal the provisions of this ordinance at any time after the period of fifteen years from the time it becomes a law.

Section 7. In case the aforesaid telephone company does not have its system of poles and lines in place and in working condition in one year from the date of this ordinance then and in that case this ordinance and the franchise hereby granted, shall at the option of the said borough be considered forfeited and become null and void and of no effect.

Section 8. This ordinance shall take effect and be in force from and after its date of adoption, and shall be subject to the acceptance by the Red Bank Telephone Company, on behalf of itself, its successors and assigns, and its publication as provided by law. Provided the said company shall file with the clerk of council its written acceptance within ten days and paying for the publication of said ordinance.

Section 9. That any ordinance, or part of ordinance, conflicting with the provisions of this ordinance be, and the same is hereby repealed, so far as the same affects this ordinance.

Enacted and ordained by the town council of the borough of Reynoldsville, Pennsylvania, at a regular meeting held at the council chamber on December 14th, 1905, at 9:30 o'clock p. m.

J. C. SAYERS, Pres. of Council. L. J. McENTIRE, Clerk of Council. Approved this 30th day of December, 1905. L. L. GOURLAY, Chief Burgess.

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Section 3. That it is agreed by the said company, that in the consideration of the grant of right of way as herein provided, that the said company will put up and provide a telephone exchange on Main street in said borough; also a phone in the city or municipal building, or elsewhere, as the council may direct, for the use of the borough officers free of charge. The use of the poles of the company by the borough for carrying electric fire and police alarm wires shall be permitted free of expense to said borough.

Section 4. That the said telephone company shall at all times save and keep harmless the said borough from all costs, expenses and damages, resulting by reason of the construction, maintenance and operation of said telephone lines.

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Section 6. The council reserves the right to amend, revise or repeal the provisions of this ordinance at any time after the period of fifteen years from the time it becomes a law.

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