

ORDINANCE NO. 176 BY

Woodward

AN ORDINANCE PROVIDING FOR RAISING A REVENUE BY PLACING A LICENSE ON VARIOUS KINDS OF AMUSEMENTS, BUSINESSES AND PROFESSIONS AND REQUIRING A LICENSE OF PEDDLERS, HAWKERS, DRAYMEN, CONFECTIONERY DEALERS, AUCTIONEERS, BILL POSTERS AND LAUNDRYMEN AND PROVIDING A PENALTY FOR THE VIOLATION THEREOF.

Section 1. For the purpose of providing for the regulation and licensing of theatrical, dramatic and operatic entertainments, shows, amusements, field games and public exhibitions of every kind intended or calculated to amuse, instruct or entertain, where such entertainments, shows, amusements, games, and exhibitions are given for gain, or for admission to which the public is required to pay a fee, such entertainments, shows, amusements, games and exhibitions are divided into fourteen classes, as follows:

First class. All entertainments of a theatrical, dramatic, or operatic character shall belong to and be known as entertainments of the first class and a license fee of \$3.00 for the first day and \$2.00 for each successive day thereafter shall be paid.

Second class. All lectures, readings or recitations, exhibitions of paintings or statuary, or other exhibitions of art shall belong to and be known as exhibitions of the second class, and a license fee of \$2.00 for the first day and \$1.00 for each successive day thereafter shall be paid.

Third class. All musical entertainments consisting solely of vocal or instrumental music, or both vocal and instrumental music and not of the nature of an opera, but being what is commonly ~~style~~ styled and known as a "concert" shall belong to and be known as entertainments of the third class and a license fee of \$2.00 for the first day and \$1.00 for each successive day shall be paid.

Fourth class. All circuses, menageries, or combined circuses and menageries, caravans, exhibitions of monsters or freaks of nature, shall belong to and be known as entertainments of the fourth class and all such entertainments as provided in this class shall pay a license fee of \$20.00 for one ring or platform and \$10.00 for each additional ring or platform.

Fifth class. All sideshows, concerts, minstrels or musical entertainments, given under a covering of canvas or within any structure or enclosure intended for temporary use and capable of easy

transfer and removal, shall belong to and be known as entertainments of the fifth class, and a license fee of \$5.00 per day shall be paid, provided that all sideshows connected with a circus, ^{and exhibiting on the principal streets} ~~pay-~~ ing a license shall be exempt from such license. ~~provided further~~

Sixth class. All exhibitions of moving pictures, known as mutoscope, kinetoscope, cinematograph, or other like automatic or moving picture devices, shall belong to and be known as entertainments of the sixth class, and a license fee of \$30.00 per quarter shall be charged, when an admission fee of ten cents or less is charged; and for all other performances connected therewith when more than ten cents admission is charged, the sum of \$1.00 per day in addition to the \$30.00 for the quarterly license.

Seventh class. All baseball, football, or similar games of sport, including all athletic games or performances presented, given or conducted in any place except a permanent building shall belong to and be known as entertainments of the seventh class, and a license fee of three dollars (\$3.00) per day shall be paid.

Eight class. All swings, itinerant shows such as bird shows, galvanic batteries, lifting machines, blowing and striking bags machines, and all other exhibitions, devices and performances, given or performed, from place to place, shall belong to and be known as entertainments of the eighth class, and a license fee of One Dollar (\$1.00) per day shall be paid.

Ninth class. All merry-go-rounds, revolving wheels and all entertainments of a similar nature shall belong to and be known as entertainments of the ninth class, and a license fee of \$5.00 per day shall be paid.

Tenth class. All roller skating rinks, slides or similar amusements, shall belong to and be known as entertainments of the tenth class, and a license fee of \$2.00 per quarter shall be paid.

Eleventh class. All shooting galleries, cane racks, and similar devices or amusements shall belong to and be known as entertainments of the eleventh class, and a license fee of \$1.00 per

day or \$5.00 per week shall be paid.

Twelfth class. All public dances and other entertainments of a like nature when an admission is charged or a fee for dancing or participating in the entertainment or amusement, shall belong to and be known as entertainments of the twelfth class, and a license fee of \$1.00 per day shall be paid.

Thirteenth class. When in any room, place ~~xx~~, premises or part thereof, any entertainment is carried on, ~~xx~~ conducted or engaged in of the kind commonly known as mutoscope parlor, ~~xx~~ penny arcade or other place where entertainment is furnished through or by one or more automatic moving picture devices or other similar devices, such entertainments shall belong to and be known as entertainments of the thirteenth class, and a license fee of \$15.00 per quarter shall be paid.

Fourteenth class. All other exhibitions, performances, entertainments or amusements devices not included in any of the foregoing classes shall belong to and be known as entertainments of fourteenth class, and a license fee of \$3.00 per day shall be paid.

Hawkers License.

Section 2. For the purpose of this ordinance, all hawkers and peddlers shall be divided into two classes:

First class. Each and every hawker or peddler who travels by means of wagon, buggy, team or in any other way other than on foot when displaying or offering his goods for sale, shall belong to and be known as a hawker of the first class, and shall pay a license of ten dollars per day.

Second class. Every peddler or hawker not included in the first class shall belong to and be known as a hawker or peddler of the second class, and shall pay a license fee of five dollars per day; the term peddler or hawker shall include and mean any person or persons who offers goods for sale by outcry on the streets

or shall conduct a business from a stand and not having a permanent place of business within the City of Payette, or who shall travel from place to place and offer goods for sale shall be deemed a hawker or peddler for the purposes of this ordinance.

Dray Linense.

Section 3. Every person who hauls or transports goods, wares, merchandise, baggage or other material or products, ^{for the Public for pay here} within the corporate limits of the City of Payette, Idaho, shall for the purpose of this ordinance be deemed a drayman, and shall pay a license fee of \$5.00 per quarter for each team or vehicle engaged in the said business of draying.

Confectionery License.

Section 4. Each and every person who conducts a confectionery business within the City of Payette, Idaho, from a stand and sells lemonade, cigars, ice cream, ~~and~~ candy ^{or} and other confectioneries shall pay a license ^{\$2.00 per day or} of \$25.00 per quarter, ~~provided that no license shall be issued for a shorter period than one quarter, except for the unexpired time at the time of application therefor.~~

Section 5. Every person who conducts business from a stand of peanut or popcorn parcher and sells peanuts and popcorn only or either, shall pay a license of \$100.00 per quarter.

AUCTIONERS LICENSE.

Section 6. Every licensed auctioneer, or person who conducts business as an auctioneer or cries public sales shall pay a license of \$ 10.00 per quarter ^{or 25.00 per year}; provided that nothing in this ordinance shall require a public officer in the discharge of his duties to pay a license for any sale of property sold under, execution or attachment.

PALMIST, CLARIVYANT, MIND READER LICENSE.

Section 7. Every person who reads palms, or is a palmist, ^{phrenologist - Person who reads} clarivoyant, mind reader, or ~~other means of what is commonly known~~

~~any~~ fortune teller, ~~and~~ shall pay a license fee of \$ 2.00 per \$ day while engaged in such business.

BILL PASTER'S LICENSE.

Section 8. Every person who posts bills, or advertisements on bill boards, houses or other places, ~~for the purpose~~ within the corporate limits of the City of Payette, for the purpose of advertising, shall be deemed a bill poster and shall pay a license fee of ^{\$2.00 per day,} \$5 per quarter ^{\$15.00 per year} ~~at \$2.00 per day.~~

LAUNDRY AND LAUNDRY AGENTS LICENSE.

Section 9. Every person, firm, association or corporation who conducts the business of running a steam laundry ^{or Laundry Agency} within the corporate limits of the City of Payette, or who collects laundry, clothes or other articles for any steam laundry, shall pay a license fee of \$ 6.00 per quarter, ~~and~~

Section 10. Every person, firm, association or corporation who shall conduct or carry on any of the businesses, occupations or professions herein mentioned without first having obtained the license and paid the fees herein provided shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not less than two dollars nor more than one hundred dollars, or imprisonment in the City jail of not exceeding sixty days or both such fine and imprisonment.

Passed and approved this 12th day of October, 1910.

Walter O. Smith
CITY CLERK.

W. T. Woodward
Treas. Council