

The Observer.

MORO CITY OFFICIAL PAPER. OFFICIAL PUBLISHER OF SHERMAN CO. MORO, OREGON.

D. C. IRELAND & SONS, EDITORS. FRIDAY, MAY 12, 1899.

Perhaps we are to get our spring weather after the summer is over.

Of course we cannot recognize the Filipino government. It was not incorporated in New Jersey.

At present there is no prospect for even the drafting of a protocol looking toward the cessation of hostilities between the expansionists and anti-expansionists.

Wonder if Tom Reed has changed his mind about the speakership being second in honor only to the presidency—since he witnessed that magnificent oration by Dick Croker on the steamboat wharf when they sailed together for Europe.

An Ashland paper prints a breezy common sense soldier letter from a Philippine volunteer to his 'mama,' advising her to sit-down-upon the balderdash of 'The Mothers Move,' which is nothing more nor less than political clap-trap and a direct insult to the soldier.

CURE rheumatism by taking Hood's Sarsaparilla, which by neutralizing the acid in the blood permanently relieves aches and PAINS.

MORO CITY COUNCIL. ORDINANCES NOW IN FORCE. Published by Authority.

AN ORDINANCE to license, tax and regulate certain callings, trades and employments, and to provide for the manner of issuing licenses.

The city of Moro does ordain as follows—

Sec. 14. That in every license taken out by virtue of this ordinance, shall be contained and set forth the purpose, trade, business or profession for which such license is granted, and the name and place of abode of the person or persons taking out such license; and said licenses shall authorize the continuance of the business named therein, at the place named therein, for the term of such license, but shall not authorize the carrying on of such business in any other place, unless the place licensed be closed, and in such cases the recorder shall be notified of the change, and he shall note the same on the record kept by him for such license.

this ordinance, without first taking out such license as in that behalf required, or violate any of the provisions of this ordinance, he, she or they shall, on conviction thereof, before the recorder, for every such offense, besides being liable for the payment of the license fee, be subject to imprisonment for a term not exceeding ten days, or a fine not exceeding forty dollars, and costs.

Sec. 18. Whereas, there is urgent need of this ordinance, it shall take effect and be in force from and after its approval by the mayor.

Approved April 17, 1899.

W. H. MOORE, Mayor.

Attest, JOHN M. PARRY, Recorder.

[No. 8.] AN ORDINANCE relating to taxing dogs and regulating their running at large.

The city of Moro does ordain as follows—

SECTION 1. Every person owning or keeping within the city of Moro any dog or dogs, shall pay a yearly tax of \$1.50 on each dog so owned or kept—said tax to be paid the recorder, whose duty it shall be to give the person so paying a receipt therefor.

Sec. 2. It shall be the duty of the recorder to keep, in a well bound book kept for that purpose, a record of all the dog taxes received by him, the name of the person of whom received, and the date of the payment thereof.

Sec. 3. It shall be the further duty of the recorder to give to the marshal at the end of each month, a list of the names of the persons who have paid dog tax during that month, to be kept by the marshal for reference.

Sec. 4. It shall be the duty of the marshal, upon his own knowledge or upon information that any person is keeping any dog or dogs within the city upon which a tax has not been paid, to notify such person that unless he forthwith pays the taxes as provided in section 1 of this ordinance, that he will proceed against him for the collection of such tax as by ordinance provided for the collection of taxes and fines.

Sec. 5. No dog or dogs shall be allowed to run at large within the city without a collar around its neck; said collar to be all or part of metallic substance, sufficient to have the owners' name engraved or stamped thereon together with the number of the license.

Sec. 6. It shall be the duty of the marshal, upon knowing that any dog is running at large within the city limits without a collar around its neck as required by section 5 of this ordinance, to immediately take up and confine it, and post notices in three public places in the city describing such dog, and giving notice that if it is not cared for and taken away, and the sum of \$1.50 paid to the marshal within three days, that said dog will be killed—which sum of \$1.50 shall go to the marshal as his pay for taking up and advertising such dog.

Sec. 7. If no person comes and claims such dog and pays the charges and takes it away within three days, as provided in section 6, then the

marshal shall kill and remove said dog away where it will not be a nuisance or offensive to any person, and the marshal shall be paid therefor by the city the sum of \$1.50.

Sec. 8. The provisions of this ordinance shall be construed to apply to all kinds of dogs, either male or female. Provided, that no bitch, or female dog, shall be allowed to run at large, with or without a collar on, when in heat.

Sec. 9. The provisions of this ordinance shall not apply to any dog while accompanying or following its owner. Provided said owner or master does not reside within the limits of the city. Provided further, that the provisions of this section shall not apply to female dogs, or bitches, when in heat.

Sec. 10. Whereas, there is urgent need of this ordinance, it shall take effect and be in force from and after its approval by the mayor.

Approved April 17, 1899.

W. H. MOORE, Mayor.

Attest, JOHN M. PARRY, Recorder.

[No. 9.] AN ORDINANCE relating to removing dead animals from the city of Moro.

The city of Moro does ordain as follows—

SECTION 1. That any person or persons owning or having any animal or animals of any description within the corporate limits of the city of Moro, such as cattle, horses, mules, hogs, sheep, dogs, cats or chickens, the same which shall die, the owner thereof shall, at his own expense, cause the same to be buried at least 24 inches below the surface of the ground, or removed to such a distance outside of the corporate limits of the city as to not be an annoyance to anyone.

Sec. 2. And any person or persons neglecting or refusing to comply with the requirements of section 1 of this ordinance for the space of 24 hours after having come to the knowledge of, or having been notified of the death of such animal or animals, shall be deemed guilty of harboring a nuisance within the city, and upon conviction thereof before the city recorder shall be fined in any sum not more than \$50.00, and costs and disbursements of the action.

Sec. 3. It shall be the duty of the city marshal, upon the neglect or refusal of any person or persons to comply with the requirements of this ordinance, to cause the said dead animal or animals to be buried or removed, as in section 1 provided, and prosecute or file complaint with the city recorder against such party so offending.

Sec. 4. Whereas, there is urgent need of this ordinance it shall take effect and be in force from and after its approval by the mayor.

Approved April 17th, 1899.

W. H. MOORE, Mayor.

Attest, JOHN M. PARRY, Recorder.

[No. 10.] AN ORDINANCE prohibiting the keeping and feeding of hogs in certain portions of the city.

The city of Moro does Ordain as follows.

SECTION 1. It shall be unlawful for any person or persons to keep any hog or hogs for fattening, breeding or other purpose within that portion of the city of Moro that is now laid off in lots and blocks.

Sec. 2. Any person or persons violating this ordinance shall upon conviction thereof be fined not less than \$5.00 nor more than \$25.00 and costs. And if such fine is not paid shall be committed to the city jail 1 day for each \$2.00 of fine and costs taxed.

Sec. 3. Whereas, there is urgent need of this ordinance it shall take effect and be in force from after its approval by the mayor.

Approved April 17, 1899.

W. H. MOORE, Mayor.

Attest, JOHN M. PARRY, Recorder.

Sec. 3. That any person or persons who shall fire or explode any fire-crackers, bombs, torpedoes, or any other explosives within the city of Moro, shall be guilty of a misdemeanor, and upon conviction thereof, before the recorder, shall be punished by a fine of not less than \$5.00 nor more than \$25.00, or by imprisonment not exceeding 12 days. Provided that this ordinance shall be suspended in its operations by a permit signed by the mayor and recorder.

Sec. 4. That any person or persons who shall be guilty of any assault or assault and battery within the city of Moro, shall be deemed guilty of a misdemeanor, and upon conviction thereof before the recorder's court, shall be fined not less than \$10.00 nor more than \$50.00, or imprisonment in the city jail not exceeding 25 days, or both, in the discretion of the court.

Sec. 5. That any person or persons who shall draw any species of firearms, or any dirk, dagger or knife, or other deadly or dangerous weapon upon the person of another, within the limits of the city of Moro, shall upon conviction thereof before the recorder's court be fined not less than \$10.00 nor more than \$100.00, and may be imprisoned any period not exceeding 50 days.

Sec. 6. Any person or persons who shall refuse any peace officer, or who shall refuse to assist him in the discharge of his duties, or who shall by any means whatever aid or assist any person in the custody, upon the charge of a violation of the city ordinance, in his endeavor to escape from such custody, whether the escape be effected or not, shall on conviction be fined not less than \$5.00 nor more than \$25, or shall be imprisoned not less than three nor more than 12 days, or both, at the discretion of the court.

Sec. 7. No person or persons shall ride or drive any horse or horses, mule or mules, or any beast of burden, within the corporate limits of the city of Moro, at a greater speed than eight miles per hour, and any person or persons who shall violate the provisions of this section shall be deemed guilty of a misdemeanor, and upon conviction thereof before the recorder's court, shall be punished by a fine of not less than \$5 nor more than 25 dollars.

Sec. 8. No person shall throw or deposit in any street, sidewalk, alley or footpath of the city of Moro, any broken glass, bottles, crockery, nails, or any other substance whereby the feet of horses, or other beast of burden, or the feet of persons may be injured, or that which would injure a bicycle, under penalty of not less than \$5, nor more than \$25.

Sec. 9. That any person or persons who shall carry any firearms or deadly weapons of any kind in a concealed manner, within the corporate limits of the city of Moro, shall, upon conviction thereof before the recorder's court, be fined not less than \$5 nor more than 25 dollars, or be imprisoned not more than 25 days, or both, at the discretion of the court.

Sec. 10. Any person who shall cruelly beat, torture, misuse, deprive of food or water, or otherwise treat any animal with cruelty, within the city of Moro, shall, upon conviction before the recorder be punished by a fine of not less than \$5 nor more than 25 dollars or by imprisonment in the city jail not exceeding 12 days or by both fine and imprisonment, at the discretion of the recorder; and one half of any fine collected for violation of this section shall be paid by the recorder to the person making the complaint, for his own use or for the use of any society he may represent.

Sec. 11. If any person or persons shall trespass upon, deface or damage any real or personal property belonging to the city of Moro, or any individual; or shall hit or fasten any animal to, or otherwise destroy any growing or living shade or ornamental tree, or any case or box around such tree, they shall be deemed guilty of a misdemeanor, and on conviction thereof before the recorder shall be punished by a fine not less than \$5 nor more than 25 dollars.

Sec. 12. Inasmuch as the present municipal government of the city of Moro is insufficient and there is urgent need of this ordinance this act shall take effect and be in full force from and after its approval by the mayor.

Approved May 6, 1899.

W. H. MOORE, Mayor.

Attest, JOHN M. PARRY, Recorder.

Sec. 13. If any person or persons shall suffer or permit to go, or shall lead, drive or ride, or shall hitch any horse, mule, or other beast of burden, or any hogs or cattle, upon any side walk within the city of Moro, they shall be deemed guilty of a misdemeanor and upon conviction thereof before the recorder court, shall be fined not less than \$5 nor more than 25 dollars.

Sec. 14. That any person who shall disturb any public meeting, or meeting gathered for religious worship, shall be deemed guilty of a misdemeanor and upon conviction thereof before the recorder shall be fined not less than \$5 nor more than 25 dollars, or imprisonment in the city jail not less than 3 nor more than 12 days, or both at the discretion of the city recorder.

Sec. 15. All idle or dissolute persons who have no visible means of living, or lawful occupation or employment, by which to earn a living who shall be found within the corporate limits of the city of Moro, and all persons who shall be found within the limits of said city beggaring the streets, from house to house or elsewhere, or who shall procure a child or children so to do, or who, not having other lawful means of living, refuse to work, and all persons who shall habitually wander the streets of the city without lawful business, all persons having no known occupation or business who shall be found wandering about the streets without lawful business and all persons who live in or about or habitually sleep in or about houses of ill-fame or ill-repute, or who shall solicit for any woman of ill-repute shall be deemed vagrants, and upon conviction thereof shall be punished by a fine not less than \$5 nor more than 50.00 dollars.

Sec. 16. Any person or persons who shall carelessly or wilfully deface or break or in any way injure any of the street lights or any manner destroy, damage, break, interfere with or intermeddle with any wire, pole, insulator or apparatus of any electric light, telephone or telegraph plant or company, or any person or persons who shall throw any snow ball, pebble or missile of any kind within the limits of the city of Moro, so as to endanger or likely to strike people attending to their usual business, or passing to and from the streets or alleys of said city, or so as to be in danger of or likely to strike or come in contact with any glass door or window or other property susceptible to damage therefrom, such persons shall on conviction thereof before the recorder's court, be punished by a fine of not less than \$5 nor more than 25 dollars.

Sec. 17. It shall be unlawful for any person or persons, association or corporation to obstruct any street, alley or highway within the corporate limits of the city of Moro. Any person or persons, association or corporation, violating any of the provisions of this section shall, on conviction thereof be punished by a fine of not less than \$5 nor more than 25 dollars.

Sec. 18. Any person or persons, association or corporations who shall, fourteen days after notice in writing by the marshal of the city of Moro fail or refuse to remove any obstruction placed by him, then or it upon any street, alley or highway within the city of Moro, or to repair any injury done or made by him shall be deemed guilty of a misdemeanor and shall, on conviction thereof be punished by a fine of not less than \$5 nor more than 25 dollars.

Sec. 19. It shall be the duty of the marshal to inform against and diligently prosecute any and all persons whom he shall have reasonable cause to believe guilty of a violation of the provisions of this ordinance, and should he fail to do so the council shall cause proceedings to be instituted for the purpose of having the office of marshal declared vacant.

Sec. 20. In all cases of conviction mentioned in this ordinance the court shall adjudge the offender to pay the cost of the prosecution and shall in default of payment of fine and costs commit the offender to the city jail for a term of imprisonment not exceeding 50 days, and in all cases when the term of imprisonment in the city jail in lieu of a fine shall not be fixed by the recorder, the offender shall be imprisoned in default of payment of fine, one day for every two dollars of such fine, and an order shall be made requiring such offender to labor upon the streets or public works of the city, under the direction of the city marshal or street commissioner.

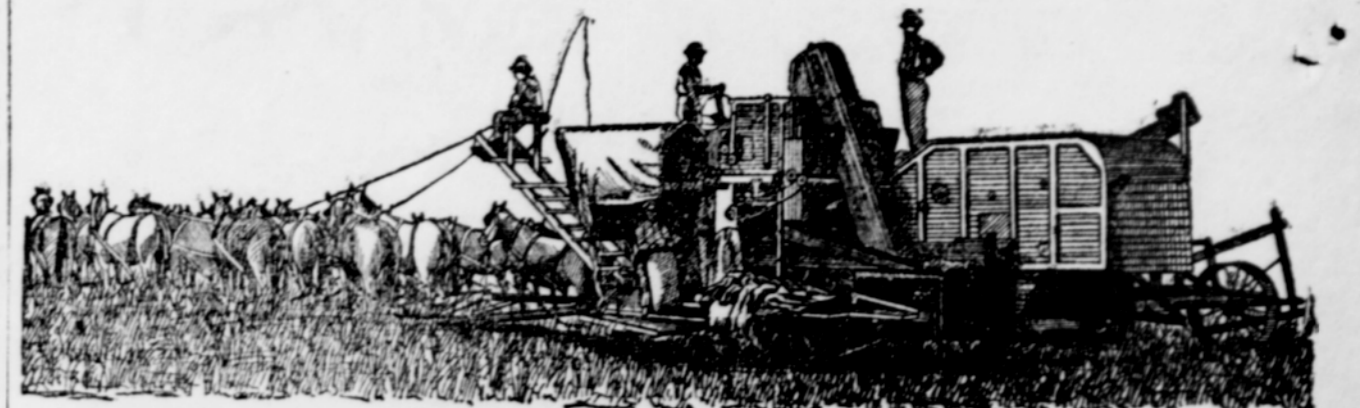
Sec. 21. Inasmuch as the present municipal government of the city of Moro is insufficient and there is urgent need of this ordinance this act shall take effect and be in full force from and after its approval by the mayor.

Approved May 6, 1899.

W. H. MOORE, Mayor.

Attest, JOHN M. PARRY, Recorder.

HOLT BROS. ORIGINAL LINK BELT COMBINED HARVESTER



THE GREAT FAVORITE OF THE FARMERS FOR HARVESTING GRAIN—950 OF THEM IN USE ON THE PACIFIC COAST... THEY HARVEST OVER HALF THE ENTIRE GRAIN CROP IN CALIFORNIA, AND HAVE DONE IT FOR YEARS...

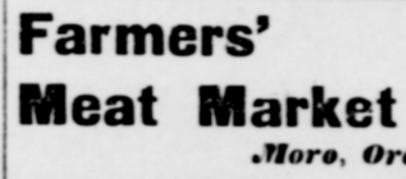
TO OPERATE THE MACHINE ON A 16-FL. OR 18-FL. CUT REQUIRES ABOUT 25 HEAD OF HORSES AND FOUR MEN, AND THEY WILL CUT, TRESH, RECLEAN AND SACK 25 TO 40 ACRES A DAY, LEAVING THE GRAIN SACKED IN THE FIELD READY TO BE HAULED TO MARKET AT ONCE...

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Fresh and Cured Meats, Fruits and Vegetables. Always on Hand. Butter, Eggs, Poultry and all kinds of Farm Produce.

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Milliner and Dress Maker. Have everything to be found in an up-to-date millinery parlor. Latest novelties always at hand.

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Have the best machine shop and foundry in Eastern Oregon and are ready to do all kinds of Blacksmithing, Repairing, Wood Working, Casting, Horse Shoeing a Specialty.

J. H. Dunahoo Trucking

Runs a general delivery wagon to all parts of Moro and vicinity. Goods of all description moved and careful handling guaranteed.

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The Post Office Store has a fine, large new stock of Stationery, Notions, etc. Best cigars in the city.

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MEROE

The San Francisco Examiner prize horse will stand the season of 1899. Moro, Tuesdays. Grass Valley Wednesdays and Thursdays. Upper May Cashes Fridays and Saturdays.

Meroe is a chestnut-sorrel, eight years old, bred by D. J. Murphy of Santa Clara, Cal., Sire Soudan, 5703; record 2:22. Grand Sire Sultan, 5714; dam Fatchen Molly.

TERMS: Single service \$5.00. Season \$10.00. 3 or more mares owned by the same party \$5.00 each. All bills due and payable July 1st 1899. Mares bred at owners risk.

BUTTE Imported Clyde Weighs 1700 lbs, bay color

WILL MAKE THE SEASON AT Red Barn, Moro, on Mondays, Tuesdays and till Wednesdays a.m. At my ranch, known as the Frank Hawley place, 3 miles south east of Spaulding Chapel; Wednesdays p.m., Thursdays, Fridays and Saturdays.

TERMS: \$10.00 for insurance, whenever the mare is known to be with foal. \$5.00 for the season, payable July 1st. \$5.00 single service, payable at time.

He has a kind disposition and is well known in Sherman county. FOR FURTHER PARTICULARS INQUIRE OF Johnny Williams

BRYAN

Six year old dapple bay Weight 1600 lbs. English Draft and Clyde Will make the season at

MORO, at the Blue Barn, Monday nights to Wednesday mornings. RUTLEDGE, at my place Wednesday afternoons and Saturday noons to Monday mornings. BLUE SCHOOL HOUSE, Thursday noons to Saturday mornings, at McCalvey's one mile north.

Terms: \$50.00 insurance, \$50.00 season, payable July 1st. \$25.00 single service, payable at time of service.

GOETJEN BROS. Rutledge, Oregon

GLENNONNELL No 13109

Will make the season at the following places. THURSDAYS, and till Monday mornings, at my place, one mile east of Rutledge. MONDAYS, and TUESDAYS at Edgar, Meeting's about 6 miles north or Grass Valley. WEDNESDAYS at Holders' Stable in Grass Valley.

Glennonnell weighs 1800 lbs., is a bay, beautifully proportioned, was bred by James Connell, last owner A. B. Goodman. Sire Lord Glasgow, 4180; Grand Sire Doncaster, 2387; 1st Dam Nora of Glenmore, 4504; 2d Katie.

Terms—\$80.00 to insure, \$60.00 for the season, \$20.00 for single service. For further particulars apply to the owner and keeper. H. SMITH, Rutledge.

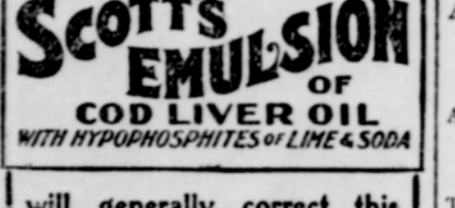
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will generally correct this difficulty. If you will put from one-fourth to half a teaspoonful in baby's bottle three or four times a day you will soon see a marked improvement.

For larger children, from half to a teaspoonful, according to age, dissolved in their milk, if you so desire, will very soon show its great nourishing power. If the mother's milk does not nourish the baby, she needs the emulsion. It will show an effect at once both upon mother and child.

See and get all druggists. SCOTT & BOWNE, Chemists, New York.

How is This? We offer One Hundred Dollars reward for any case of Catarrh that cannot be cured by Hall's Catarrh Cure. F. J. CHENEY & Co. Props., Toledo, Ohio. We the undersigned have known F. J. Cheney for the last 15 years and believe him perfectly honorable in all business transactions and financially able to carry out any obligations made by their firm. West & Truax, wholesale druggists Toledo, O. Walding, Kinnam & Marvin, wholesale druggists, Toledo, O. Hall's Catarrh Cure is taken internally, acting directly upon the blood and mucous surfaces of the system. Price 75 cents per bottle. Sold by all druggists. Testimonials free. Hall's Family Pills are the best.