Letanon Express.

CITY OFFICIALS

MAYOR	M. A. MILLER.
RECORDER	GEO. BICE.
TREASURER	J. A. ROBERTS
MARSHAL	A. W. GRUBBS
	C. W. CHUBON,
COTNOLMER	G. M. WESTFALL JAS. MATCHETT
COLUCILIES.	JAS. MATCHETT,

JOS. ELKINS. City Council meets on the first and third Tuesday evenings of each month.

City Ordinance, No. 3

N ORDINANCE conterning offenses and d orderly conduct, defining what shall con-tute the same, and providing for the pr

THE PROPLE OF THE CITY OF LEBANON DORDAIN AS FOLLOWS:

ION 1: That any performer The profame or observe any arrest, house or place within the basenou whereby the second or quiet of the or may be disturbed, or shall be guilty of all be desceed guilty of ambienneanor and arristion thereof bodies the Baccoler's til be finde not less that is nor more than a imprasmed in the city juil not less than may more than first days. W 2. That any parents, is or any second

may more than my awy. ON 2. That any person who shall commit all, or assail and battery in any street, place within the organize limits of the denore shall youn convictions thereof be-incoreter's court, he fined not less than 65 itsus (100, or imprisoned in the city jail from two deprison more than fifty days or an discretion of the court.

OH 3. That any present who shall draw isordinarum, or any dirk dagree or knife. ther deadiy or dangerous weapon upon so within the corporate limits of asid eity, deemed quilty of a mindemeanor and on m ithewof bridge the Recorder's court has a set of the set of the second set of the set and as it the set of second guilty of a misdemeanor said city, second heaves the Recorder's court and legs than 500 nor more than 500. In the city juil not less than five sthan fity days.

N 4. That are person who shall resist officer, or who shall referse to assist any c who shall refore to assist any discharge of his duty, or who whatever ald or assist any per-m a charge of violation of any ay means whatever add or assistanty par-tery means that we of violation of any anne in his endewort to except from the weather such escape he effected or he distinct guilty of a minimum anow and inn thereof before the Recorder's court exclusion is stima 100 nor more than 100, and in the efty jall not less than five enter than firly doys.

No. No person shall ride or drive a corner, make or mules, or any beam or shall any person or corporation, to be run, any railroad locomotive or o to be min, any relfrand locomodies or car, he corporate limits of said city at a rate of order than site (6) miles an hour, and any corporation who shall violate the pro-i this motion shall be demand guilty of a name and upon conviction thereof before coler's court shall be fined not less than one than 300, or imprisoned in the city set than two days nor more than fity

Any person who shall the 12.4 any person who shall thrive o de-say street, skowsky, alley footpath in of Lebanon, any broken glass, bottles, , sath it is an or other substance whereby no limbo of hores, podertized, or any boast a may be injured, or throw or deposit or throw upon any street, islewalk, alley or of said city any pager or other substances. or from travel, or the into or upon may street, alwy, siden we there any vecent lot in said city, any m fines matter of any kind, shall, upon co screed before the Recorder'scourt be for hand to her more than Stor, or imprison y juit not less than two days nor me

SETTION 7. That any person who shall ca NT. stangerous Note: I have any periods who shall carry scally or damperous recognition of any kind err in a connected manner within the con-limits of the stry of Lebance, shall, upon tion thereof before the Recorder's court be of less than 50 nor more than \$100 or in-the the stry foll not less than two days nor have all in the sity foll not less than two days nor have all the structure that peace officers fifty days; restitute that pence scopt from the provisions of this Because from the provisions of this Section. ACTION 8. That any person who shall fire off lieitarge any ontinary grac, pistol. Hile or other arm, within the corporate limits of the city of annon or shall ignile, fire or explode, are cause as ignited, fired or exploded, any fire crackers, how, to preside so or other fire or educating works iny description whatever, shall, upon convic-in thereof boffore the liecoster's stourt be fired the city jail not less than 180, or imparisoned the city jail not less than two days nor more a to else days recorner that the Mayor may rait on national holidays and other first-days, discharge of causion or anvis, fire-crackers s of common or anvits, Amezackern ar; and Providest further, that the rehal may permit the firing of guina doemed necessary or expedient.

CTION 5. That any person who shall have a whistle, or any which the sound of whi mbies a police whistle, within the corpor is of the city of Lebanon, shall, upon ensu-thereof before the Beconter's courts in the

or permit or allow a hell to be worn by al kept or ownod by such person in the limits of the oldy of Lehensen, shall, up that there of before the Becorder's court, of less than 85 mer more than 800, or 181

SECTION 13. That may person who shall, be-ween the hours of ten o'clock F. M. and five 'clock A. M. of the following day, make any otes or disturbance so as to disturb the pasce or ants of any dwellt sections adjaced to where such noise see is made, shall, upon conviction re the Recorder's court be fixed not nor more than \$100, or imprisoned in e city jall not less than two days nor

SECTION 14. If any person shall exhibit or anse to be exhibited upon the streets or in any souse or public place within the city limits, any stippled, maimed or deformed person or persons, rippies, mained or determine periods or periods, usch period, acourt, be fined not less than 85 nor more than 8000, or imprisoned in the city jail on less than 1000, or imprisoned in the city jail on less than twelve days nor more than 6170 days; morprise that the Recorder by and with the con-net of the council, may issue license for the pub-ic schibilion of such persons as may be deemed modeling.

SECTION 15. Any person who shall hitch or fasten any heree, many, mule or any unimal to any awning-post, shade tree, at to any case or hox around any shade tree, in said city, shall up-on conviction thereof before the Recorder's court, he inted not lear han 85 nor more 850, or impris-oused in the city joil not less than two days nor more than twenty-fire days.

more than twenty-five days. BRCTION 16. That no person having or using sny animal or animals, unless the same be at-tended to a drag, truck or wagou, shall leave such animal or animals standing in any street or alley or public place in suid eity, without first fastening the same security; and no person or persons hav-ing or using any animal or animals situathed to a dray truck or wagou, shall leave the same stand-ing in any such street, alley or public place with-soit fast botting the wheels of such dray, truck or wagon, and fastening the lines to the vehicle to which sorth animal or animals ar attached; and any person violating any of the provisions of this bectum shall, upon conviction thereof before the Recorder's court, be published by a dise of not leave than fity days. FEDTION 17. That any person who shall hasil,

than fifty days. SECTION 17. Then any person who shall had, put or place on any of the public grounds of the sity, any timber, brush, rubbish or refuse matter, or plane any obstruction or ansterial thereon for any purpose, shall, upon conviction thereof before the Recorder's court, be fund not less than B nor-more than E5, or imprisoned in the city Jall not less than its odays nor smore than twelve days; movinon the Mayor may permit or grant in writ-ing the privilege to any person to use such public ground for saving purposes. avertices 18. If any person, unless authorized

Ing the privilege to any person to use such public ground for atoring purposes. SECTION 18. If any person, unless authorized to to do by the cammilize on streets and public property, shall place any obstruction in any street or alley in aski eity, such as their, lumble, or Sulfi-ng material, and refuse to move usch obstruction when ordered so to do by the Marshal, and person shall, upon conviction thereof before the Record-et's court, he purished by a fine of not less than 65 met more than 55%, or by imprisonment in the city jail not less than not days nor more than twenty-fvé days. Provinsty, that the person making such obstruction is mich threat or alley under the au-thority of the committee on streets and public property, where they are likely to endanger the passage of foot passengers or teams, shall at night place a sufficient light thereon to property point out the same and guard against danger. SECTION 18. No person shall suffer to go er shall lead, drive or ride any horse, mule, or beat of burden, or any catile, the property of, or in the passession of or under the control of usch person, upon any sidewalk within the corporate limits of said dity, and any person violating the porvisions of this Section shall be publied by a fine, upon emvirian thereef before the Recorder's court, of not less than 50 nor more than 25%, or imprison-ment in the eity jail not less than two days nor more than twelve days.

SECTION 20. All sidewalks and every part thereof, within the city limits, shall be kept open and in all respects free from incumbraness or ob-structions of any kind except as herein provided, and any person permitting, allowing or maintaining any any incombranes or obstruction on any such and any period permitting allowing or maintaining any any focus literatory of a structure of any such allowalk or part literator contrary to the provisions of the section, shell upon conviction thereof be fairline Recorder's court, to printishel be a fino of not less than 50 nor more than 55, or by imprison not less than 25 nor more than 25, so by imprison-ment to the city jull not less than two days not more than invive days; more reproton, that where any sidewalk is eight foct while or white, the entrop or occupant of any building adjoining such athewalk may occup, for the purpose of advertising his ization positions, two feet of such sidewalk the sidewalk is six fact while, or less, the entrop or occupant of any building adjoining such atheres the sidewalk is six fact while, or less, the owner or occupant of any building adjoining such eldewalk and eccup, for the purpose of advertising his indee or business, one and one-half feet of such adswalk adjoining and morest to such building.

SECTION 21. Each and every own and of any house within the corporate in said city shall keep the back yard adjoining house free from fills and garbage of any kit any percent violating any of the provisions section, thall, more conviction thereof before the section that and the section thereof before the section of the section thereof before the section thereof before the section that the section thereof before the section that the section th in of this 6.84 irt be t d by a fine of not le Records's court be paralleled by a fine of not less than 55 nor more than 525, or by imprisonment in the city juil not less than five days nor more than twelve days, encourses that the owner or or expand of a barri or stable may throw upons the jot the manute executivitients in such barri or stable and which may be desired to use upon such lot as a fertiliter.

split or saw any wood upon any si or crosswalk within the corporate lin the eity, shall, upon conviction there have of not less than \$50 or more than by imprisonment in the city sall not be two nor more than five days, or by b the discretion of the court.

SECTION 25. Any person or persons sho shall within the limits of the city of browns who shall within the imme to wanton Labamon, treapass upon, or wanton maliciously damage any real or per property, belonging to the city of Lab or to any public or private corporatio to any individual or individuals or to any individual or individuals or lic or private corporation idual or individuals or to any individual or individuals or was shall insult any person upon any street, al-ley, sidewalk or theroughfare in said city, shall upon conviction thereof before the Re-corders court he is of hot less than five nor more than five doubles, or be imprisoned in the city fail not less than two nor more than twenty-five days.

The city and uses that we obtain the other model when y five days. SECTION 26. That any person of per-sons who shall in any street, alley, or in any private or public place in the city of labanon, sing or repeat any lewd or obscene word or words, or make in any manner any obsene word or words, figure or figures, pleture or pictures, upon any building, wall, ence, walk, or post, or upon any thing whatwer, or who shall sell or offer for sale, or circulate or in any manner dispose of any obscene literature, including books, papers' prints, pictures, or any building the obscene or winger nature, shall be desmed guilty of a miademeanor, and upon conviction there-of before the Recorder's court, shall be pun-ished by a fine of not less than ten normander than one hundred oblics, or be imprisoned in the city jail act less than the normander than fity days.

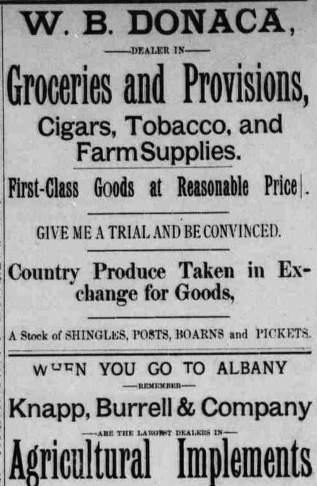
than fifty days. SECTION 27. Any person or persons who shall erect or stabilish any offensive traie, manufactory or business of any kind, or shall continue the same after thas been as-thole property, or shall only thing that is injurious to the health, or indecent or of-fensive to the sense, or any act which is an obstruction to the free use of property, so as to interfere with the comfortable enjoyment of said eity, shall upon conviction thereof before the Recorder's court be fined not less than five nor more than fifty dollars, or be imprisoned in the city jail not less than two nor more than twenty-live days. SECTION 28. Any person or persons,

BECTION 28. Any person or persons, who owning, controlling or being in the possession of any house or building, or any non or rooms in any house or building, or any non or rooms in any house or building in the corporate limits of the city of Labauon that use the same or any part thereof as a benerity house, assignation house, or house of ill fame, or house of prostitution, shall upon conviction thereof before the Herori-er's court, be fined not leas than trenty dol-lars nor more than one hundred dollars, or be involvement on the start has the trenty do-lars nor more than one hundred dollars, or be involved to the start in nor more than fifty days in the city jail. A house, building or room occupied by any woman or women, or which is kept by any person or women, or which is kept by any person or used for the resort and unlawful commerce of lewd people of both secre, whether such intercourse or commerce be for gain or not, shall be desimed a bawdy house, assignation house, house of ill fame, or house of prost-tution within the meaning of this Bection. BECTION 28. Any person who shall re-

tution within the meaning of this Section. SECTION 29. Any person who shall re-side in a havely house, assignation house, house of ill fame, or house of pradiculionas defined in Section 28 of this Ordinarce, and any person who shall visit or eiter into any such house for the purpose of securi inter-rourse or comm row with a person of the op-posite sex shall, upon conviction thereof be-fore the Recorder's court be punished by a fine of not less than 25 nor more than 300, or by improvement in the city jail not less than 12 days nor more than 50 days.

than 12 days nor more than 50 days. SECTION 30. Any person who shall de-mise or lease any house or building, or any room or rooms in any house or building, within the corporate luaits of the city, to be used as a bawdy house, assignation house, house of a bawdy house, assignation house, house of the form of the same are used or any person, who having demised or leased any such house, building, room or room, shall, after notice that the same are used or occupied as a hawdy house, assignation house, house of III fame, or house of prosti-tution, fail or refuse to cancel such lease or contract of rental and eject the person or persons occupying such premises for such purposes aforesing, thermore, such person, shall of the perimetes for such purposes aforesing, thermore, such person, shall one conviction thermothefore the Ke-corder's court be pursitive iby a fine of not less than 50 nor more than 450, or by in -pronoment in the city jail not less than ten or more than twenty-live days.

set than get nor more than 400, or by in-prisonment in the city jail not less than ten bor more than twenty-live days.
SECTION 31. It is is revely forbidden and deciared unlawful for any person, either as owner or proprietor, manager, employe, lesses or otherwise, to play, deal, set up, onen or cause to be openet, to carry on or permit to be carried on or engage in, or permit to be carging of any ortoon, park, street, or public or private yand or place, within the corporate limits of the city of Lebanon, any game of any more, poster, draw-poker, bluff, brag, ian, fan fan or tan tan or any geme played with any thing of value, or for or with any thing of the representation of value, whether such game or games or any of them be played or dealt, set up, carried on or orgaged in with cards obsels or any other device, or in any room, park, street or in any thing of the representation of value, whether such game or games or any of them be played or dealt, set up, carried on or orgaged in with cards obsels or any other device, or in any room, park, street or in any public or private place, ward x lot; and it shall be unlawful for any person, within the corporate limits of the eity of leanon, in any room, house or building, or any public or private place therein to play or engage in for any thing of value, or to play or engage in for any thing of value, or any device, or any game played with cards or any device, or any game played with cards or any device, or any game played with cards or any device, or any game played with cards or any device, or any game played with cards or any device, or any game played with cards or any device, or any game played with cards or any device, or any game played with cards or any device, or any game played with cards or any device, or any game blayed with cards or any device, or any game blayed with cards or any device, or any game played with cards or any device, or any game blayed with cards or any device, or any game blayed with cards or any device, or any game blayed with



On the Pacific Coast.

THEY ARE ALSO AGENTS FOR

Bain Wagons, Oliver Chilled and Steel Plows, Deering Binders and Mowers, Lightning Hay Press, Etc.,

- AND DEALERS IN-

Fine Buggies, Racine Hacks, Road Carts, Wagons

And Vehicles of Every Description, Barb Wire, Etc.

Call and Examine Their Stock. Orders by Mail or Telegraph Promptly A^ttended To.

F. H. ROSCOE, Manager.

animal if not claimed as hereinafter provid-ed, but such sale shall not take place within less than six days from the date of posting such notice.

SECTION 34. If previous to the sale pro-vided for in Section 33 of this trainance, the owner shall claim and prove the animal so taken up and advertised, as his property, he shall be entitled to the same upon pay-ing to the Marshal the charges and expenses thereon, which shall be one dollar for taking up each animal, and seventy-five cents per day for keeping the same and his fees for posting the notice provided for in Section 33 hereof.

hereof. SECTION 55. If the animal or animals so taken up remain unclaimed previous to the sale thereof, or if the owner thereof full or refuse to pay it the Marshal the charges against the same as provided in Section 36 of this ordinance, the Marshal shall then pro-ceed to sell such animal or animals at pub-lic anetion to the highest bidder for cash in hand on the day of sale, at the time and place specified in such motics, and after de-ding this legal fees and all costs and es-penses of taking up, seeping and selling the same, shall pay the remainder of the proceeds of such sale into the city treasury.

of such sale into the city treasury. BECTION 36. If the owner of any animal sold under the provisions of this Ordinauce, shall at any time within six months from the date of such sale, make proof of his own-ration thereof to the satisfaction of the com-mon council of the city he shall be entitled to receive the net proceeds of such sale or deposit in the city freasury; but if no such proof be made within its months from the date of such sale, such proceeds shall be the property of the city of Lebanon.

property of the city of Lebanon. SECTION 37. It is horeby declared to be unlawful for any person or persons to cast, throw or deposit, or suffer, permit or allow to be cast, throw, or deposited in or mon any atreet, alley or any public place within the corporate limits of the city of Lebanon, any manure, filth or offal of any kind what-soever, except dust or answ which may have accumulated upon the sidewalks; and any person violating any of this Section, shall, mon conviction thereof before the Record-er's court, be punished by a fine of not kees than five dollars nor more than fity dollar. and convert, be purished by a fine of not less than five dollars nor more than fifty dollar, or by inprisonment in the city all not less than two days nor more than twenty-five days; recourse, that any person who has a stable or barn adjacent to any alley, may build along the side of such stable or barn a plank loss of good sound and sufficiently strong lumber, extending into such alley from sail stable or barn not more than three fest, and along the side of said stable or barn not less than six feet, and at least four feet high, into which such series nany three these than six feet, and at least four set high, into which such stable or barn, but soch person mark remove the manutr from such loss before the same becomes so that to manure shall excapt therefrom into the alley, and keep the same in such a condition that no manure shall excapt therefrom into or upon such alley. SECTION 35. Any person, who, being or upon such alley. NECTION 38. Any person, who, being the owner, or having the possession or con-trol of any house, building or room within the corporate limits of the div, shall permit, mifter or allow the sume or any part thereof to be kept or used, or shall keep or use the same for the purpose of smoking optime, or as a place of resort where either makes or fe-male og sond indulgs in the smoking of optimi in any form or manner, shall, upon court, be fined not less than \$20 nor more than \$400, or be imprisoned in the city jall not less than ten days nor more than infly days.

BECTION 30. Each of the following shall be conclusive taken and deemed to be a deadly weapon within the meaning of the provisions of Sections S and 7 of this Ordi-nance, to-wit: Any pistol, whether leaded or not, any dirk, danger, howie-knife, slung-ehot, brass or iron knuckles, and any and all other weapons which the evidence may show to de dangerous to life or limb shall be to ashiered and deemed to be dangerous weapons within the meaning of said Sections 5 and 7 hereof.

3 and 7 hereor. SECTION 40. Any person of persons who may be found intering about the streets, or begging, and who has no visible means of support, shall be deemed a vagrant, and up-on conviction thereof before the Recorder's court, shall be punished by a fine of not more than \$20, or by imprisonment in the city jult not more than ten days.

The pair not more than ten days. RECTION 41. No person shall falls a by-cycle or theycle on any sidewalk in the city of Lebanon Phovingso, that they Section shall not apply to any cripple why shall use such vehicle for the purpose of travel. Any per-son violating the provisions of this Section shall upon conviction therefor before the Recorder's court ho punished by a fine of not less than 50 nor more than 450, or by imprisonment in the city jail not more than weaty-two days. RECTION 42.

SECTION 42. Any person who shall be in or upon any of the streets or alleys or aldewarks of and city in an intoxicated com-dition arising from the drinking of spiritu-ots, mait or vinous lagors shall be panial-st therefor upon conviction of such offense before the licenter's court by a fine of not less than 36 nor more than 380, or by im-prisonment in the city juil not more than twenty-five days.

SECTION 43. In all cases of convictions for any of the offenses mentioned in this Ordinance, the court shall adjudge the of-fender to pay the posts of the prosecution and in detail of the payment of the fine and in detail of the payment of the fine and in detail of the payment of the fine and in detail of the payment of the fine and in detail of the payment of the fine and in detail of the payment of the fine and in detail of the fine; payments of each two dollars of such fine; payments, the such impresonment shall in no case exceed inty day; and it shall be the further duty of the court, when any one is committed to the city all by its judgements for any offense mentioned in this Orninapee, to issue an order to the Marshal requiring him to work such prisoner on the strents of the city of using the term of his imprisoner. during the

in the city jull not here than two of imprisoned than twelve days, resource that a person may blow such whistle when in distress and meeding the third of a policeman,

the sold of a policeman, SEUTION 10. That any person or persons who maybe found rearing about the streets at night after the hour at inside of lock at uight withour having any lawful fouriess upon the streets at that time, shall, upon conviction theread before the Recorder's court be fined not less than 50 hor more time this dist, or imprisoned in the city juil nor less than two days not more than incluse that

the that not days not more than two itse days. Similar and any not more than two itse days. SENTION 11. That no initiate shall be permitted to go alread upon or wander shout upon any intent or alley or other pathic place in the diy after the hear of nine o'clock at night, during the monthant Novenier December, January, Febru-ary and March, and short show of ten o'clock at night during the isoschie of April. May June. Jair, August, deptember and October, mines and miner shall have the permission of the or her passes or guardian, or shall be accompanied by much parses or guardian, or unless much minor shall have necessary business upon such streed alley or public place, and any minor who shall upon neutrition iteraf before the Recontert a caury, he must be that the set the March at the days hard inset here the first the more than two days hard

a fertiliter. RECTION 32. Any person who shall stant in or port any arrest, alley or sidewalk within the cor-ports it inits of the city of Lebanon in such a man-mer as to obstruct the travel upon souch street, alley a idewalk, are being motified or commanded by any police officer of soil city to move on, shall, up-on conviction thereof before the Hecorief a court is pushished by a fine of our less than 5 is nor more thanked, so by imprisonment in the city juil not is within two days use move than ten days. ANYTION 3. I for a more shall encourted a second

ice than two days use more than ten days. SROTION II. If any person shall use of cause to to most any bean almoster, or encourage the use of the same, another constructions or invention med-in shorting or throwing beans, scores, pebbles or other subtanceur things, in or upon any street, diversit, econour things, in or upon any street, index all thereself before the Recorder's court, the next that there is no more than 100 or impri-ment into every-free days. RECENT of the days.

SECTION 24. Any person who shall cut,

than fifty days. HECTION 32. It shall be unlawful for any horse, mare, jack, or jennet or mule to run at large within the corporate limits of the city of Lebanon. If any of the animals mentioned in this Section be found running at large within said corporate limits the same shall be taken up by the Marshal or any person and delivered to the Marshal who shall keep such animal in a safe and secure place. cure pl

SECTION 28. It shall be the duity of the Marshal, after the taking up of any of the above animals, to immediately post up no-tices in three public plates in the city nor five aucoassive days, giving as correct and full a description of ruch animal as may be, isluding natural and artificial merks or beands thereon and its color, size and prob-able age. Said notice shall also contain the time, place and fet.as, of the sale of such

SECTIOE 44. If any prisoner, during the term of his imprisonment, shall refuse to work when so ordered, he shall be semired by a ball and chain and given only head and water to ent during the time he so re-fuses to work.

SECTION 45. All Ordinances and parts of Ordinances in conflict here a it have hereby repealed

SECTION 46. This Ordinance shall go into effect trous and after its approval by the Mayor.

Approved this, the 18th., day of Aug.1891 M. A. MILLER, Mayor.

The fair sex is wanted to take notice of the Downs Patent Self-Adjust-ing Corsets, in black or drab. Price \$1 25 to \$150 . Find them at Baker's, The One Price Cash Store

Attint GEO. W. RICE, Recorder.