

# Ordinance No. 1.

An Ordinance to Retain Dram  
Shops and Taverns and to regulate the sale  
of Intoxicating Liquors

Be it ordained by the Mayor & Coun-  
cilmen of the city of Garnett  
Section 1<sup>st</sup> Before any dramshop licensee  
liquor seller licensee tavern licensee Saloon  
license or grocery license shall be granted  
to any person applying therfor. Such  
person shall present to the city  
Council of the city of Garnett a petition  
signed by a majority of the residents who  
reside within the corporate limits of the  
city, of twenty one years of age and over  
both male and female recommending such  
person as a fit person to keep the same  
and requesting that a license be granted to  
him for such purpose

Sec 2<sup>d</sup> Upon every license granted to a dramshop  
keeper<sup>rd</sup> upon every licensee granted to a tavern  
keeper or saloon keeper or liquor seller or  
grocery keeper there shall be levied a tax of not less  
than one hundred dollars (\$100.00) nor more than five  
hundred dollars (\$500.00) for every period of twelve  
months the amount of tax to be determined

city of Hamett to appropriate all  
monies received by the city council for license  
under this ordinance for the benefit of the  
city in manner and form as the city council  
may direct by an ordinance

Sec 32 Any person without taking out and having  
a license as a dram shop keeper, grocery keeper,  
saloon keeper or tavern keeper who shall  
directly or indirectly sell any spirituous  
noxious or fermented or other intoxicating liquors  
shall be fined in any sum not more than  
one hundred dollars nor less than five dollars  
for each offence and upon <sup>the</sup> conviction  
to pay the fine and costs of the prosecution. He  
shall be imprisoned for a term not exceed-  
ing three months.

Sec 4th - Any person who shall keep open  
any ale or beer house grocery drapery  
saloon or any bar in any hotel or tavern  
or sell or retail any fermented distilled or  
intoxicating liquor on Sunday the  
fourth day of July or any election day  
shall on conviction thereof be fined a sum  
not less than twenty five dollars nor more  
than one hundred dollars or imprisoned  
for a term not exceeding thirty days  
If such person is licensed as a dram shop  
keeper saloon keeper tavern or grocery  
keeper he shall in addition to the above

An Ordinance providing for the  
distribution of the real estate belon-  
ging to the Town of Garrett  
Sect 1<sup>o</sup> Be it ordained by the Board of  
Trustees of the Town of Garrett that  
for the purpose of distributing the  
real estate ~~of~~ belonging to the town  
of Garrett according to the interest of  
each share holder respectively  
the following shall be the mode  
of distribution first to each person  
having a dwelling or other house  
in said town shall be entitled to  
receive a sum for lots upon which  
the same is situated upon the pay-  
ment of one dollar for each lot thus  
built upon ~~said~~ to the county of  
Anderson ~~and~~ however under seventy  
six lots of an average value also  
to the said twenty four  
lots in one entire block for  
a court house square to be sold  
as by the Board of Trustees may be desirous  
now of said County ~~there~~<sup>then</sup> to each  
person resident of Anderson County  
the lots that they have been to the  
enter by R B Hall two bearing  
dates prior to the first day of January  
one thousand eight hundred and forty six  
are then and forever sold by said trustees

where they have power or valuable consideration for the same  
fourth that for the purpose of promoting the educational interest of said town there shall be <sup>Eight</sup> twelve lots set apart by the Board of trustees - for School sites to rent school houses thereon fifth that there shall be twenty four lots set apart for to be distributed to the different churches that may wish to erect church houses thereon sixth that eight hundred lots shall be divided between the shareholders of the Garrett town company as follows the Board of trustees shall within 30 days after the passage of this ordinance proceed to classify all of the lots measured off into four different classes classed according to the value of said lots to be as not to have less than two hundred lots in each class and after classifying all of said lots as aforesaid they shall then write the number and class of each lot on a separate slip of paper and they shall then procure four suitable Boxes into which they shall expose

them as follows they shall put  
all of the slips entering class  
number one into one Box, and  
all of class number two into an  
other Box, and all of class number  
three into an other Box, and all of  
class number four into another  
Box, after writing the number  
of each lot as aforesaid upon  
them into paper notes they shall  
give ten days notice by posting  
up printed or written notices at  
six of the most publick places in  
said town of a time and place  
that the shareholders shall meet  
for the purpose of exercising his or  
her share or shares of lots, and  
after giving such notice as aforesaid  
the Brewhouse shall meet at the time  
and place designated in said notice  
and proceed to draw the lots of each  
shareholder as follows, the holder of  
share number one shall draw one  
lot out of the Box no one and one  
lot out of Box number two and one  
out of Box number three and one lot  
out of Box number four then the holder  
of share number two shall proceed  
to draw in the same manner and

over the names of whom  
are now properly so as until  
all the shares are drawn occupied  
Lots may be taken by the occupant  
out of other his or her shares at the  
discretion over the number of  
such lots shall not be put into  
the Boxes as apportioned when taken by  
the occupant if any share holder shall  
fail to attend at the time and place  
designated for the drawing of such  
shares the Board shall appoint some  
uninterested person to draw his or  
her share

after the shares are all drawn as  
apportioned the Chairman of the Board of  
Trustees shall make out a bill in  
fee simple to each owner provided  
he or she shall have paid all of  
the expenses on his or her  
shares

Set 2nd the Chairman of the Board of trustees  
or his authority to make a bill  
to each person resident of Newbury and  
holding acre from R. B. Hollister  
as provided in the first article of  
the agreement on the payment of  
one dollar Bill if said person or persons  
should fail to make his or her

claims to the date that my note  
was to be presented within thirty days  
after the delivery of this instrument or  
should fail or refuse to pay the  
sum of one dollar the lots thus described to the  
R B Hall & Co shall belong to the  
trust as if they same had never  
been offered for sale

Set 9<sup>o</sup> the chairman of the Board of Trustees  
is hereby authorized to apply to  
the ~~trustees~~ <sup>and</sup> the lot power for by  
the first anniversary section of this  
instrument appears so far as they  
have been selected upon such  
upon the consideration, the County of  
Monroe <sup>will</sup> building County building  
in the said Town of Glens Falls  
~~such Court house on the Green~~ <sup>and house</sup>  
provided for by this instrument also  
a good substantial jail house  
in said town

Set 4<sup>o</sup> and be it further ordained that  
all lots not otherwise disposed  
of by this instrument shall be held  
by the Board of trustees of said town  
for the use of the said town <sup>and</sup> gen-  
erally to be applied to publick uses

Set & to this ordinance shall take  
be in force and take effect  
from and after its passage  
approving this December

the 11th day 1861

Geo W Sh Chairman  
W F Ridgway late  
trustee J. M. Low.

# Ordinance No. 2.

An ordinance to amend an ordinance  
entitled "an ordinance in relation to dogs"  
approved June 15<sup>th</sup> 1870

Be it ordained by the Mayor and  
councilmen of the city of Garnett

Sec 1<sup>st</sup> Such tax shall be due and payable  
on the 1<sup>st</sup> day of May of each year  
to the city Marshall who shall notify  
each person who shall be an owner or  
haborer of a dog or dogs (and shall  
demand of said owner or haborer of a dog  
or dogs the tax due on any such dog  
or dogs) and Marshall shall collect  
said dog tax and give the owner of said  
dog or dogs a tab as required by ordinance  
which tab shall be suspended about the  
neck of the dog or dogs from and after  
the payment of the dog tax

Sec 2<sup>d</sup> The city marshall shall keep  
a correct list of all persons who own  
dogs and a statement of the amount of tax  
paid for dog tax by each person and he  
shall pay over all moneys received  
for dog tax to the city Treasurer and take  
his receipt therefor

Sec 3<sup>d</sup> All persons who hold receipts or tabs  
from former city clerk for dog tax paid  
for the year 1870-71 will not be required  
to pay any dog tax until the expiration

of the time for which the tax was paid  
 Sec 4<sup>th</sup> All ordinances or parts of ordinances  
 in any way conflicting with this  
 ordinance are hereby repealed

Sec 5<sup>th</sup> This ordinance shall be in force  
 from and after its publication in  
 the Garnett Plaindealer

Passed and Approved April 19<sup>th</sup> 1871  
 Attest J. R. Whitney Mayor of the City of Garnett  
 City Clerk

J. R. Whitney Clerk of the City of Garnett  
 to hereby certify that the foregoing is a true  
 and correct copy of an ordinance entitled  
 "An ordinance to amend an ordinance  
 entitled an ordinance in relation to dogs  
 approved June 15<sup>th</sup> 1870" passed and  
 approved April 19<sup>th</sup> 1871.

J. R. Whitney City Clerk

Published April 20<sup>th</sup> 1871 in the Garnett  
 Plaindealer

Preamble No 2  
Warrant & license issued to Lawrence Clegg to keep  
a dram shop in the Town of Gannett  
County of Anderson and State of Kansas

Whereas a petition having been presented to the Board of Trustees  
of the Town of Gannett signed by a majority of the voters of  
the Town of Gannett recommending Lawrence Clegg  
as a fit person to keep a dram shop and asking  
that he be licensed for that purpose -

and Whereas the said Lawrence Clegg has  
paid into the Treasury of the Board of Trustees  
the sum of ~~Twenty~~ fifty dollars and  
otherwise complied with the requirements  
of the law in such cases made and  
provided thereon to be observed by  
Board of Trustees of the Town of Gannett  
as follows - to wit

Section first - That Lawrence Clegg be and is hereby  
allowed authorized and licensed to  
keep a dram shop in the Town of Gannett  
County of Anderson and State of Kansas  
for the purpose of selling spirituous liquors  
fermented and other intoxicating liquors  
for the period of twelve months  
from and after the approval of this  
ordinance -

Sent this ordinance to take effect and  
be in force from and after its  
passage and approved

Approved April 28<sup>th</sup> A.D. 1862  
Geo. W. Elder Chairman of  
the Board of Trustees of  
the Town of Gannett

1863

ordinance no 3

an ordinance providing for the meeting of  
the Board and for other purposes.

be it ordered by the board of trustees  
of the Town of Garnett.

Set 1<sup>st</sup> that the regular meetings of the board  
of trustees of the town of garnett shall  
be held on the first Tuesday evening of  
each month at the hour of 7 o'clock. at the  
office now occupied by the register of deeds  
of the County of Anderson in ~~75~~ Main  
Street of the Town of garnett

Set 2<sup>nd</sup> that the Chairman of the board  
of Trustees shall preside at all meetings  
of said board when present. but in case  
of the absence of the chairman the  
members present shall choose a chairman  
pro tempore who shall preside at such  
meetings

Set 3<sup>rd</sup> the Clerk of the board of trustees  
shall keep a complete journal of  
the proceedings of each meeting of the board  
to be recorded in a book to be kept  
by said board to be denominates the  
journal of the board of Trustees of the Town  
of garnett. and in case of the absence of the  
clerk the members of said board shall

appoint a clerk pro tempore whose  
powers and duties shall be the same  
as that of the clerk if present  
but 4<sup>th</sup> that all ordinances passed by the  
Board of Trustees shall be signed by the  
Chairman and attested by the clerk  
and be recorded by the clerk in a book  
to be kept by the board to be denoted  
ordinance book and within  
ten days after the passage of an  
ordinance it shall be the duty of the  
clerk to have the same published  
by posting up six written copies thereof  
in six of the most publick places in the  
Town of Garrett certified by said  
clerk to be true copies of such  
ordinance and the date of the passage  
thereof.

Let 5<sup>th</sup> this ordinance to take effect  
and be in force from and after  
its passage and publication as  
provided in section four of this ordinance.

Approved February 14<sup>th</sup> A.D. 1863

Geo W. Fox Chairman

G. W. Fox, Clerk of the Board of Trustees of  
the Town of Garrett,

## Ordinance No. 4

An ordinance providing for regulating  
to the building of side walks.

Be it ordained by the Mayor and  
Councilmen of the City of Grand

Sec 1<sup>st</sup> That sidewalks be, and they are  
hereby ordained to be built, on the  
streets or parts of streets 3.5 miles  
of streets of the dimensions hereinafter  
specified, to wit - On Third Avenue  
on the north side thereof from Oak  
street to Cedar street. On Fifth Avenue  
on the south side thereof from  
Main street to Pine street, and from  
Oak street to Walnut street, on Oak  
street on the west side thereof from  
Fifth Avenue to Eighth Avenue  
on South Avenue on the south side  
thereof from Oak street to Main  
street on Eighth Avenue on the  
north side thereof from Oak street  
to Main street on Main street  
on the west side thereof from 7th  
Avenue to South Avenue on Pine  
street on the east side thereof from  
Main street to Main street

Sec 2<sup>d</sup> That all side walks specified in  
this ordinance shall be made of concrete  
and the material will be in the manner  
as follows All materials to be pine oak  
or walnut lumber. There shall be  
stringers two by four inches laid edgewise  
and applied alternately. These stringers  
to be laid not over ten feet apart, where  
it is necessary these stringers shall be  
firmly supported or placed on stone  
or wooden pillars so that such walks  
shall have a uniform height above  
the grade given by the Street Commission  
over the boundary which these  
walks are to be constructed; There shall  
be laid across these stringers pine oak or  
walnut lumber not less than six inches  
wide, and all pine lumber used for this purpose  
shall not be less than one and one half inches thick,  
and all oak or walnut lumber used for this purpose  
shall not be less than one inch thick, every  
board to be firmly secured with not less than  
two eight-penny fence nails to each stringer.  
The full sidewalks provided for in this ordinance  
shall be constructed six feet wide, except on Pine  
street from South Avenue to Third Avenue, which

Sec 3<sup>d</sup>

See 4<sup>th</sup> That all owners have it or lots adjacent  
to the sidewalks mentioned in the first section  
of this ordinance, who may wish to construct  
said walks along their lot or lots, shall,  
within ten days from the publication of this  
ordinance, file a notice with the Clerk of  
the City, setting forth his or her intention  
to construct said walk, in accordance with  
the provisions of this ordinance, specifying the  
lot or lots block and street along which they  
intend building such sidewalk. All  
persons so filing their intention within the  
time required in this section, shall have  
ninety days from the publication of this  
ordinance, within which to complete his  
or her walk, along the street and lots  
specified in their notice of intention.

See 5<sup>th</sup> The party who may be authorized by this  
city to let contracts for the building of  
sidewalks, shall immediately, on the  
expiration of ten days after the publica-  
tion of this ordinance, execute pro-  
posals for furnishing material and building  
all side walks provided for in this ordinance,  
specifying the same in the notice of intention ~~and~~  
<sup>with the city Clerk,</sup> and file under the provisions of see four, said  
proposals to be for completing said sidewalks  
in the manner and of the material provided for,

in this ordinance, within sixty days from the date of the award or letting of such contract by the City, And a written specification in writing of intention, filed with the City Clerk, under the previous section hereof, which shall not have been completed at the expiration of ninety days from the publication of this ordinance, shall then be advertised for proposals in the manner above prescribed.

See 6<sup>t</sup> When any side walk provided for in  
this ordinance is completed and accepted  
under contract on the part of or at the  
expense of the city, and the cost of the same  
be and remain unpaid by the owner or  
owners of any lot or lots adjacent  
thereto at the time of the making out of the  
next annual tax roll for the city, there  
shall be levied on all lots or parts of lots adjacent  
to such walks a tax according to the  
front foot thereof equal to such contract  
price or cost to the building of said  
side walks, and the same shall be collectable  
with and in the manner provided by  
law for the collection of other taxes.

Sec<sup>t</sup> 7 This ordinance shall be in force from and after its publication in the Garnett Standard.

Passed and approved May 3<sup>d</sup> 1871

I attest

John R. Foster

J. R. Whitney

Mayor of the City of Grand

City Clerk

J. R. Whitney, Clerk of the City of  
Garrett, hereby certify that the above  
is a true and correct copy of an  
ordinance entitled "An ordinance  
providing for and relating to the  
building of sidewalks" passed  
and approved May 3<sup>d</sup> 1871.

J. R. Whitney  
City Clerk

Ordinance No 4.

an ordinance providing for the collection of  
money due the incorporation and for  
other purposes.

Be it ordained by the Board of Trustees  
of the Town of Garnett

Section 1. That for the purpose of paying the  
incumbancy of the incorporation of ~~this~~  
the Town of Garnett the Treasurer is fully  
authorised to collect as hereafter specified  
all sums of money due said incorporation  
on or before ~~Antecedent~~ of Stark in said Town of  
Garnett over the amounts that may be  
due said incorporation from persons  
owning or occupying Lots in said town  
Section 2.) all dues on shares of stock  
over all dues owing said incorporation  
from persons occupying Lots or holding  
deeds for Lots in said town which  
remain unpaid after the first day of  
April A.D. 1863. the share or shares on which  
such dues remain unpaid after said  
first day of April shall be forever an  
herb forever forfeited ~~for~~ to the share  
holder for the use of said incorporation  
over all persons now occupying Lots or  
persons residents of Antecendant County who  
are by the provisions of said ordinance  
entitled an ordinance providing for

the distribution of the real estate  
belonging to the Town of Gurnett  
on or before December the 11th day A.D 1861  
if said cows are not paid by such  
person or person on or before the  
first day of April after which such  
person or person shall perfect all  
claims or interest that they  
were entitled to under the provi-  
sions of said ordinance if any of  
the said cows mentioned in this section  
shall remain unpaid after the said  
first day of April it shall be the  
duty of the Treasurer of said Town of  
Gurnett and said Treasurer is hereby  
authorized & directed ten days after the  
first day of April A.D 1862 to post  
up his written hand bill in one of the  
most publick places in the town  
of Gurnett declaring all places  
where the cows are unpaid forfeited  
and also that he will at a certain  
day not less than ten days sell to the  
highest bidder all shares of stock thus  
forfeited and said Treasurer shall  
at such time and place sell to the  
highest bidder for cash any share of  
stock thus forfeited and the money

arising from the sales of such shares of  
stock shall be applied to the  
payment of the amount due on  
such share of stock over the cost  
of making such sale and the  
Treasurer shall be allowed the same  
fees that are now allowed to constables  
of the State of Kansas for advertising  
selling and per cent for like service.  
Sec. 3~~as~~ the Chairman of the Board of  
Trustees ~~is~~ shall execute a deed  
in fee simple to any person or persons  
purchasing any share of stock at the  
several sales as in the preceding sections  
provided after the full payment of  
all sums on several shares in like  
manner as he is required to execute  
deeds to the original share holder  
Sec 4~~to~~, this ordinance to take effect  
and be in force after its passage  
and publication.

L. M. Atwell Clerk { Approved March 3d 1863  
of Trust Board of } Gov. J. N. Clark Chairman  
Trustees of the Town of Garnett

## Ordinance No. 5.

In ordinance known as ordinance  
entitled, "An ordinance to restrain dray  
shops & taverns and to regulate the sale  
of intoxicating liquors," approved Apr. 19, 1871,

Be it ordained by the Mayor & Councilmen  
of the City of Garrett

Sec. 1<sup>st</sup>. That all license issued to any person  
to sell any spirituous, vinous, fermented or  
intoxicating liquors, according to the provisions  
of an ordinance entitled, "An ordinance to  
restrain dray shops & taverns, and regulate  
the sale of intoxicating liquors" approved Apr. 19,  
1871, shall be, and the same is divided into  
two classes, as follows, to wit: The first  
class shall include all kinds of liquors.  
The second class shall only include the follow-  
ing liquors to wit: ale, beer, porter &  
native wines,

Sec. 2<sup>d</sup>. All licenses which may be issued by  
the city, shall specify the class for which  
the same is issued, and the same must specify  
the kind of liquors to be sold by virtue of  
the license.

Sec. 3<sup>rd</sup>. Any person holding a second class  
liquor license who shall directly or  
indirectly sell or give away any spirituous  
or intoxicating liquors, other than those

specified in a second class license shall, upon complaint being duly made in writing, upon conviction thereof, be fined in any sum not exceeding one hundred dollars, and he shall forfeit his license, no the same shall be immediately cancelled.

Sect 4<sup>th</sup> Upon every first-class license being granted, there shall be levied upon the party receiving the same a tax of four hundred dollars (\$400) per year. Upon every second class license being granted, there shall be levied upon the party receiving the same a tax of two hundred dollars (\$200) per year. Said tax to be payable quarterly in advance.

Sect 5<sup>th</sup> Sect Six (6) of the ordinance entitled "An ordinance to restrain dram shops ~~no~~ license and to regulate the sale of intoxicating liquors," approved Apr. 19<sup>th</sup> 1871, shall be ~~not~~ the same is hereby amended as follows, ~~but~~: Provided, however, that the proprietors of drug stores doing a bona fide, legitimate business, within the corporate limits of the city, may sell or administer ~~or~~ spirituous liquors for medicinal, pharmaceutical ~~or~~ mechanical purposes ~~\*~~ only, provided the same is sold in packages not ~~less than~~ <sup>less than</sup> 2 pints, ~~and~~ not used or drunk upon the premises as a beverage.

Sec. 6<sup>th</sup> This ordinance shall be in force  
and effect from and after its publication  
in the Garnett Standard.

Passed and approved May 1<sup>st</sup> 1871  
John R. Gaskins  
Mayor

I the

J. A. Whitney  
City Clerk

J. A. Whitney, Clerk of the City of  
Garnett, hereby certify that the above  
is a true and correct copy of an  
ordinance entitled, "An ordinance to  
~~an ordinance to restrain drunkenness in taverns and to~~  
restrain drunkenness in taverns and to  
regulate the sale of intoxicating liquor"  
Approved April 19<sup>th</sup> 1871"

Passed and approved May 1<sup>st</sup> 1871

J. A. Whitney  
City Clerk

(Passed May 1<sup>st</sup> 1871)

John S. Wilson  
Editor of Standard

Ordinance  
No. 5  
1871

an ordinance granting a license to  
Lawrence Koll as a cream shop & grocer  
keeper

Whereas one Lawrence Koll has presented  
a Petition to the Board of Trustees of  
the town of Garnett signed by a majority  
of the householders of the said town of  
Garnett the Prayer of which is that  
a license may be issued by said Board  
of Trustees to the said Lawrence Koll  
~~as a suitable person to sell & keep~~  
a cream shop and grocery and also  
recommending him as a fit person to  
keep a cream shop ~~as~~

Therefore Be it Ordained by the  
Board of Trustees of the town of Garnett  
Section 1<sup>st</sup> - that the Clerk of the Board of  
Trustees of the town of Garnett is authorized  
by this ordinance to issue a license to  
Lawrence Koll as a cream shop ~~and~~  
grocery keeper <sup>to run one year from the date</sup> ~~as soon as the said~~  
Lawrence Koll shall execute a bond  
Bonds in the Penal sum of two  
hundred dollars according to the law of  
the state of Kansas over the same shall  
be approved by the said Board of Trustees  
Section 2<sup>nd</sup> - that there be ~~and shall be~~ a  
fee of Fifty Dollars <sup>Leviel</sup> against the

Lawrence Kolb on account of such  
licences to be given over that the  
Senior Lawrence Kolb is required to  
pay said amount of tax so levied  
into the treasury of Senior Town  
of Gerritstown or before the first  
day of September A.D. 1863.

Section 3<sup>rd</sup> that the revenue shall  
take effect when the law passes  
from and after its passage

upon the 25<sup>th</sup> day of April A.D. 1863  
Witness G. W. Dyer Chairman  
S. V. Clark, the Board of Trustees of the Town  
Court,

## Ordinance No. 6.

An ordinance relating to billiard  
bagatelle perry line & pigeon hole tables  
enacted by the Mayor's Councilmen  
of the City of Lameth

That any person or persons, keeping or  
maintaining in this City as a source of  
profit, any billiard table, bagatelle  
table, perry line table or pigeon hole table,  
shall pay to the City a license tax of thirty  
dollars (\$30) per year for the first table, twenty  
dollars (\$20) per year for the second table & fifteen  
dollars (\$15) per year for each and every additional  
table so kept. Said license tax to be paid  
quarterly in advance.

Sect<sup>d</sup> Any person or persons, setting up or  
maintaining any table specified in this  
ordinance, without first having paid or  
caused to be paid into the City Treasury the  
license tax provided for in Sec 6<sup>th</sup> this  
ordinance, shall be liable to a fine of  
(\$50) five dollars per day for each day such  
table or tables are kept or maintained in  
violation of this ordinance on conviction  
thereof before the Police Judge.

Sect<sup>o</sup> Any person or persons neglecting or  
refusing to pay any fine together with  
cost of suit before Police Judge for

violating the provisions of this ordinance  
it shall then be the duty of the City  
Marshall to take possession of any tables  
or tables kept or maintained by such person  
or persons and hold the same for and until such  
time as the same will be paid

Sec 4<sup>th</sup> All ordinances or parts of ordinances  
herefore passed relating to billiard,  
bagatelle, penny and other hole  
tables are hereby repealed.

Sec 5<sup>th</sup> This ordinance to be in force & effect  
from and after its publication in the  
Garrett Plaindealer.

Passed the 1<sup>st</sup> day of May 1871  
I. M. Fester, Mayor

J. R. Whitney, City Clerk  
A. Clark,

J. R. Whitney, Clerk of the City  
of Garrett hereby certify that the above  
is a true and correct copy of an ordinance  
entitled "an ordinance relating to billiard  
bagatelle penny and other hole tables"  
passed and approved May 1<sup>st</sup> 1871

J. R. Whitney  
City Clerk

Published May 1<sup>st</sup> 1871

John S. Wilson

Editor & Publisher

Garrett Plaindealer

Ordinance No 6

An Ordinance to provide for the Regulation of the  
~~Running at large~~ of Swine

Be it ordained by the Board of Trustees of  
the town of Garnett

Section 1<sup>st</sup> That all persons residing in the town of  
Garnett and owning or having the charge of  
any swine in said town after the fifteenth  
day of July AD 1883 shall keep said swine  
from running at large within said Town

Section 2<sup>d</sup> That if any swine shall be found running  
at large in said town after the fifteenth  
day of July AD 1883 it shall be lawful for  
any person to take up such swine as in the  
next succeeding section provides

Section 3<sup>d</sup> That it shall be the duty of the person or persons  
taking up any swine under the provisions  
of this ordinance within two days after taking  
up to post up three written or printed notices  
of the taking up with a description of such  
swine so taken up in three public places in  
the said town of Garnett and shall file a  
copy of said notice with the chairman of the  
Board of Trustees of said Town and shall  
certify under oath the same to be a true  
description of the swine taken by him

Section 4<sup>d</sup> That the person or persons taking up swine  
under the provisions of this ordinance shall  
be allowed fifty cents for each swine so taken  
up and reasonable compensation for taking  
care of and feeding the same

Section 5<sup>th</sup> that if any swine shall be taken up under  
the provisions of this ordinance and the  
owner of the same shall within ten days of  
the said taking up prove the same to be his  
and shall pay the charge on the same he  
shall have possession of the same

Section 6 that if the owner of any swine taken up under  
the provisions of this ordinance shall fail or refuse  
to prove the same to be his or shall refuse to pay  
the charges on the same as provided in this  
ordinance within ten days after said swine  
shall have been taken up complete title shall  
vest absolutely in the person or persons taking  
up the same

Section 7 This ordinance to be in force and take effect  
from and after its publication

J. W. Aspel  
Clerk

Approved July 8<sup>th</sup> A.D. 1803 G. W. Aspel, Chairman  
J. W. Aspel Clerk of the Board of Trustees of the  
Town of Garnett do hereby certify the above to  
be a correct copy of ordinance No 6 now put on  
file in my office This day 8<sup>th</sup> 1803

J. W. Aspel Clerk

Ottoman Civil

1863

# Ordinance No 1

An ordinance fixing the time & place  
for the regular meetings of the City  
Council.

Be it ordained by the Mayor and  
Councilmen & the City of Garrett

Sec 1<sup>o</sup> The place for the meeting of the City  
Council shall be at the office of  
J.C. Foster & Co.

Sec 2<sup>o</sup> The regular meetings of the City  
Council shall be on the first <sup>and third</sup> Wednesday  
of each month at 7 o'clock P.M.

Sec 3<sup>o</sup> This ordinance shall be in force  
from <sup>2d</sup> day of its publication in the  
Garrett Standard.

Attest

J.C. Foster  
for the City

John R. Gaster  
Secretary to the City Council

J. A. Whitney Clerk to the City of  
Garrett hereby certify that the above is a  
true <sup>and</sup> correct copy of an ordinance entitled  
"An ordinance fixing the time & place for  
the regular meetings of the City Council"  
passed <sup>and</sup> approved May 17<sup>th</sup> 1871.

Published May 18. 1871.

John S. Wilson  
Editor & Publisher,  
Garrett Standard

City Clerk

## Ordinance No 8

An ordinance reciting a part  
of ordinance No. 4 entitled "an  
ordinance providing for and relating  
to the building of sidewalks, in the  
~~City of Larue~~.

Be it ordained by the Mayor and  
Councilmen of the City of Larue,

Sec. 1. That so much of section No. one.

(1) of ordinance No four 17, which  
relates to, and requires the building of a  
sidewalk on the west side of Oak  
Street, in front of lot No. 1 block no.  
74 in Larue, lot 21 in block  
No. 2 Chapman Addition and lots no.  
1, 2, 3, 4, 5, 6, 7, 8, 9, in block no. 1 on  
the north side of 8th Avenue Chapman  
Addition. be and is hereby repealed.

Sec. 2. This ordinance shall be in force  
and effect from and after its publication  
in the Larue Standard.

Passed the 11th day of April 1897

Attest John R. Gader

J. R. Whitney Mayor

City Clerk

I, P. R. Whitney, Clerk of the City of  
Lancaster, hereby certify that the  
foregoing is a true and correct copy of  
an ordinance entitled "an ordinance  
repealing a part of ordinance No. 7,  
entitled 'an ordinance providing for  
one relating to the building of side-  
walks,' ~~of the city of Lancaster~~  
passed and approved May 21st 1871.

P. R. Whitney  
City Clerk

Published in the  
Gazette Planimicator }

June 22, 1871.

John S. Wilson  
Editor, Publisher

## Ordinance No. 9

An ordinance to amend an ordinance entitled an ordinance providing for and relating to the building of sidewalks.

Begit ordained by the Mayor, & Councilmen of the City of Newark,

Sec. 1<sup>st</sup>. That section two (2) of an ordinance entitled an ordinance ~~relating to~~ providing for and relating to the building of sidewalks. Approved May 3, 1871. is hereby amended so as to provide that the sidewalks constructed of the lumber therein described, and of the described, and quality herein mentioned shall be one inch in thickness, and that that portion of said section providing that all pine lumber shall be one and one half inches in thickness is hereby repealed.

Sec. 2<sup>d</sup>. All sidewalks may be constructed along the streets described in said ordinance of stone in the manner and of the dimensions as follows. The sidewalk shall not be less than six feet wide. and the surface thereof must be smooth and even. The curb stone shall set in the ground

not less than twelve inches on both  
sides of the walk, and the same shall  
project one inch above the walk.  
at the top of the curb stone shall  
be even and smooth and of equal thickness  
the same not to be less than two and  
one half inches (2½) thick.

Sec 3<sup>d</sup> This ordinance shall be  
in force from and after its pub-  
lication in the Garrett.

Planned and

Passed and approved June 28<sup>th</sup> 1871

Ist Attest

J. D. Whitney  
City Clerk

Mayor

J. D. Whitney Clerk of the City  
of Garrett hereby certify that the  
above is above and correct  
Copy of an ordinance, entitled  
"An ordinance to amend an  
ordinance entitled, An ordinance  
providing for and relating to the  
building of sidewalks," passed  
and approved June 28<sup>th</sup> 1871.

(This ordinance was published in the  
Garrett Planedaler  
June 29<sup>th</sup> 1871)

Editor & Proprietor

# Ordinance No 10

An ordinance to appropriate money  
to defray the expenses of the City of Larneth  
during the year commencing Apr 5<sup>th</sup> 1871

Be it ordained by the Mayor and  
Councilmen of the City of Larneth

Sec 1. That the sum of one thousand  
dollars (\$1000.00) be and the same is hereby  
appropriated for general expenditures

Sec 2<sup>d</sup> That the sum of one thousand  
five hundred dollars (\$1500.00) be and  
the same is hereby appropriated for the  
building of bridges, culverts, footwalks,  
and to open and improve streets, avenues  
and alleys and for the improvement of the  
Public Square

Sec 3<sup>d</sup> This ordinance shall be in  
force from and after its publication in  
the Larneth Plaindealer

Passed and Approved July 1<sup>st</sup> 1871  
Attest, John R. Green  
J. C. White Mayor  
City Clerk

J. D. R. Whitney Clerk of the City  
of Laramie hereby certify that the  
above is a true and correct copy  
of an ordinance entitled "an ordinance  
~~to~~ appropriate money to defray the  
expenses of the City of Laramie during  
the year commencing Apr 5<sup>th</sup> 1871"  
passed and approved July 12<sup>d</sup> 1871

J. D. Whitney  
City Clerk

# Ordinance No 113

An Ordinance to levy a corporate Tax to pay current Expenses, and to levy a Special Tax to pay for sidewalks built by the City under the provisions of Ordinances Nos. 2<sup>nd</sup> & 3<sup>rd</sup>.

- Be it ordained by the Mayor and Councilmen of the City of Garnett  
Sec 1<sup>st</sup> That a tax for the purpose of paying the accrued indebtedness, and current expenses of the City of Garnett for the year 1871, is hereby levied of (2) Three Mills) upon each, and every dollar of taxable property in the City of Garnett as returned upon the assessment roll of Anderson County, Kansas, for the year 1871.
- Sec 2<sup>d</sup> That a Special Tax be, and the same is hereby levied for the purpose of paying for the making, building and furnishing of the materials of sidewalks constructed on the streets and parts of streets herein after mentioned, in front of the lots and parts of lots located thereon, and that the said tax is levied on all lots, and pieces of lots abutting on the improvements according to the front foot thereof.
- Sec 3<sup>rd</sup> that the amount of tax levied

*(to be taken  
between the months  
of June and November)*

upon each lot, or part of a lot, is as follows, viz.

Tennalkon Third Avenue. On lot 16 Block 26 - \$ 16.80	
" 1 "	" 17 " 26 " 16.80
" 18 "	" 24 " 16.80
" 19 "	" 26 " 16.80
" 20 "	" 24 " 16.80
" 21 "	" 25 " 16.80
" 22 "	" 25 " 16.80
" 23 "	" 25 " 16.80
" 24 "	" 25 " 16.80
" 25 "	" 24 " 16.80
" 26 "	" 24 " 16.80
" 27 "	" 24 " 16.80
" 28 "	" 24 " 16.80

South Avenue #13 305-1150

6	4	9	0	"	114	36	"	1680
								<u>TMO</u>
X	7	7	7	"	15-Methyl	36	"	340
								<u>TMO</u>
X	8.	4	9	"	21	36	"	1680
								<u>TMO</u>
X	<hr/>				<del>114</del>	<del>36</del>	<del>"</del>	<del>1680</del>
					<del>15-Methyl</del>	<del>36</del>	<del>"</del>	<del>340</del>
					<del>21</del>	<del>36</del>	<del>"</del>	<del>1680</del>
					<del>114</del>	<del>36</del>	<del>"</del>	<del>1680</del>

See 4<sup>th</sup> that the City Clerk shall furnish  
the County Clerk with a copy of this  
Ordinance immediately.

See 5<sup>th</sup> this Ordinance shall be in force  
and effect from and after its publication  
in the Garnett Plaindealer.

Passed and approved Feb 17<sup>th</sup> 1871

Attest John Gaetano  
J. R. Whitney Mayor  
City Clerk

J. J. R. Whitney Clerk of the  
City of Garfield do hereby certify  
that the foregoing is a true <sup>and</sup> correct  
copy of an ordinance entitled An  
Ordinance to levy a Corporate Tax to  
pay current expenses and to levy a  
Special Tax to pay for sidewalks  
built by the City under the  
provisions of Ordinances Nos. 4<sup>nd</sup> & 9.  
Passed and approved Aug 17<sup>th</sup> 1871

J. J. R. Whitney  
City Clerk

Published in the Garfield Standard  
Aug 21 A. D. 1871

Editor <sup>and</sup> Proprietor

# Ordinance No. 14

An Ordinance providing for <sup>and</sup> relating to the building of a sidewalk on Second Avenue

Be it Ordained by the Mayor and Councilmen of the City of Larneth Kas.

Sec 1<sup>st</sup> That it is hereby ordained that a sidewalk be built on the north side of Second Avenue between Main Street and Oak Street

Sec 2<sup>d</sup> That said walk shall be four feet wide <sup>and</sup> shall be built of the same material and in the same manner as heretofore provided for in Ordinance No 4 entitled an Ordinance & providing for <sup>and</sup> relating to the building of sidewalks and the amendments thereto

Sec 3<sup>rd</sup> This Ordinance shall be <sup>and</sup> remain in full force <sup>and</sup> effect from and after its publication in the Larneth Plaindealer

Passed and approved this  
18<sup>th</sup> day of December A.D. 1871

Attest, John R. Hester  
L.V. Whiting Mayor  
City of Larneth

J. R. Whitney, Clerk of the  
City of Garnett, hereby certify  
that the above is a true <sup>and</sup> correct  
copy of an Ordinance, entitled "an  
ordinance providing for <sup>and</sup> relating  
to the building of a sidewalk on  
Second Avenue,"

J. R. Whitney

J. R. Whitney, Clerk

Published in the Garnett  
Plaindealer Dec 14, 1871.

John D. Wilson  
Publisher

# Ordinance No 15

An Ordinance to amend an ordinance entitled "An Ordinance to amend an ordinance entitled 'an ordinance to restrain Draw Ships and Taverns and to regulate the sale of intoxicating liquors'" Passed and approved May 1<sup>st</sup> 1871

Be it ordained by the Mayor and Councilman of the City of Larneth Kas.

Sec 1<sup>st</sup> That Sec 4 of Ordinance No 5 be and the same is hereby amended so as to read Upon every first class license being granted there shall be levied upon the party receiving the same a Tax of three hundred dollars (\$300.00) per year Upon every second class license being granted there shall be levied upon the party receiving the same a Tax of two hundred dollars (\$200.) per year Said Taxes to be payable quarterly in advance

Sec 2<sup>d</sup> This Ordinance shall be in force and effect from and after its publication in the Larneth Standard  
Passed and Approved Dec 1<sup>st</sup> 1871  
Attest J. P. Whitney John F. O'Conor  
City Clerk Mayor

J. J. R. Whiting, Clerk of  
the City of Zanesville, hereby certify  
that the above is a true and correct  
copy of an ordinance entitled "An  
Ordinance to amend an Ordinance  
entitled "An Ordinance to amend an  
Ordinance entitled 'An Ordinance  
to restrain Draw Ships and Tug-boats,  
and to regulate the sale of intoxicating  
liquor" passed and approved May  
11<sup>th</sup> 1871.

J. J. R. Whiting  
City Clerk

Publisher in the Granite Planter  
See 14th 1871.

John S. Wilson  
Publisher,

Ord. No 15

1871

Ordinance No. 31  
~~Be it enacted by the Mayor~~  
An ordinance providing for the  
building of sidewalks on the West  
end and South side of Block Av. 35  
in the city of Garrett.

~~Be it enacted by the Mayor and~~  
~~Commissioners of the City of Garrett~~

Sec 1 That sidewalks be and they are hereby  
ordained to be built on the follow-  
ing streets to wit: On the East side of  
Oak Street from 3<sup>rd</sup> Avenue to 6<sup>th</sup>  
Avenue, and on the North  
side of Sixth Avenue from Oak  
Street to Main Street in said  
city of Garrett.

~~Sec 2~~ That the sidewalk on <sup>the</sup> East side of  
Oak Street be built in the manner  
prescribed in ~~Sec~~ <sup>the</sup> of ordinance  
No. 4 ~~5~~ 28 and of a uniform  
width and not less than ten feet  
wide and the sidewalk on  
~~South~~ side of Sixth Avenue

Sec 25 That the said sidewalks be built  
and maintained as provided in  
Ordinance No 4 and ~~Ordinance No 28~~  
passed and approved May 3 1871, and  
Ordinance No 28 passed and approved  
June 8 1874

Sec 35 This ordinance shall be and remain  
in full force and effect from and after  
its publication in the Garnett Plain-  
dealer

Respectfully Submitted  
J. Banffman  
C. B. White

[Published April 23, 1875.]

Ordinance No 32.

An Ordinance to regulate the pay of certain city officers, and Amending an Ordinance No 22, entitled an "Ordinance regulating the Salaries of certain City Officers therein named"

Be it ordained by the Mayor and City Council of the City of Garnett -

Sec 1<sup>st</sup>

The pay of the Street Commissioner shall be at the rate of (\$15.<sup>00</sup>) per month.

Sec 2<sup>d</sup>

That the pay of the City Marshal shall be at the rate of (\$15.<sup>00</sup>) per Month, in addition to the fees allowed him by law.

Sec 3<sup>d</sup>

Any Ordinance or parts of Ordinances conflicting with the foregoing are hereby repealed.

Sec 4<sup>th</sup>

This Ordinance shall take effect and be in force on and after its publication in the Garnett Planisphere passed and approved April 19, 1875.

Attest

E I Muter

J. D. Whitford  
City Clerk

mayor

J. Q. Whitford Clerk of the City  
of Garnett Kansas do hereby certify that  
the foregoing is a full, true and  
correct copy of an Ordinance  
entitled "An Ordinance to regulate the  
pay of certain City Officers", and Amend-  
ment to Ordinance No 22, entitled "an  
Ordinance regulating the salaries of  
certain City Officers therein named,  
passed by the City Council at a  
Meeting held April 19<sup>th</sup> AD 1873—  
In testimony whereof I have hereunto  
set my hand and affixed the Seal  
of said City this 20<sup>th</sup> day of April AD 1873

J. Q. Whitford  
City Clerk

Ordinance No 33—

An Ordinance to provide for the Office of City Attorney, prescribing his duties, Manner of Appointment, and Compensation—

Be it ordained by the Mayor and Council of the City of Garnett

Sec 1<sup>st</sup>

That there is hereby created and established, the Office of City attorney for the City of Garnett who shall be appointed by the Mayor, confirmed by the Council and who shall hold his office during the pleasure of the Mayor and Council

Sec 2<sup>d</sup>

It shall be the duty of the City attorney, to personally appear prosecute and defend in any and all cases, in any Court of Law, wherein the City is a party in interest, and to attend all meetings of the Council, and to give all legal advice and counsel required by the Mayor and Council

Sec 3<sup>c</sup>

The City Attorney shall receive in full compensation for his services, the free use of the Council Rooms of the City for an office, he paying all his own proper and necessary expenses except rent, and he shall also receive the same fees in Criminal prosecutions commenced

and prosecuted in the name of the  
City under the Ordinances thereof, as  
are now allowed by the Laws of the  
State of Kansas to County Attorneys  
in cases of Misdemeanors before Justices  
of the Peace, which fees the Police  
Judge or other officer shall tax as  
costs in the case. Provided however  
that the City shall in no case be  
responsible for the collection of such fees

Sec 4<sup>th</sup> This Ordinance to take effect and be in  
force, from and after its passage,  
approval, and publication in the Garnett  
Plain Dealer.

Passed ~~and~~ <sup>April</sup> approved April 26<sup>th</sup> 1878 ~  
Attest E. J. Meeks  
J. Q. Whitford City Clerk Mayor

I J. Q. Whitford Clerk of the City of Garnett  
do hereby certify that the foregoing is a  
true and correct copy of an Ordinance  
passed by the City Council at a meeting  
held April 26<sup>th</sup> 1878 ~

In testimony whereof I have hereunto set  
my hand and affixed the seal of said  
City this 27<sup>th</sup> day of April 1878 ~

J. Q. Whitford  
City Clerk

# Ordinance No 34

An Ordinance to establish certain Police regulations in the City of Garrett

Be it enacted by the Mayor and Council of the City of Garrett-

Sec 1<sup>st</sup> Any person or persons who shall attempt to cross-cross, or stand upon or walk or ride over ~~the~~ and across the Main line or track or side or switch tracks of any Railroad operated within the limits of the City of Garrett, during the time that any cars or train of cars shall be moving or standing on any of said tracks with an engine attached or about to be attached ~~or~~ <sup>except on a public crossing</sup> moving or about to move or who shall get on or off such cars or engine while moving or about to move <sup>within the limits of this city</sup> shall be deemed and held and shall be guilty of a breach of the peace and shall be punished as is herein after provided. But this section shall not apply to the employes of the Railroad company or to any person holding a ticket which entitles them to go on or off

the cars of such Railroad Company  
under the General laws of this  
State

Art 2<sup>d</sup> No person shall be allowed to  
Slide Skate or coast in any of  
the Streets or on any of the Side-  
walks in this City

Art 3<sup>d</sup> Any person offending against  
any of the provisions contained  
in Section One and Two of this  
Ordinance <sup>shall</sup> may be punished by  
fine not less than one dollar  
nor more than Twenty Five Dollars  
or by imprisonment in the ~~in~~  
<sup>the</sup> City Prison not less than  
Six hours or more than ten  
days or by both such fine and  
imprisonment in the discretion  
of the Police Judge

Art 4<sup>d</sup> This Ordinance to take effect  
and be in force from and  
after its passage approved and  
publication in the Garrett  
Plaindealer

An Ordinance  
To levy a Corporate Tax to pay the  
indebtedness and current expenses  
of the City of Gannett for the fiscal year  
ending A.D. 1876.

Be it ordained by the Mayor & Councilmen  
of the City of Gannett

That for the purpose of paying the  
present indebtedness and current  
expenses of the City of Gannett for the  
fiscal year ending A.D. 1876  
there is hereby levied a Corporate  
tax of ~~One~~ mill on each and  
every dollar of taxable property  
as returned by the assessor to the County  
Clerk. And there is hereby levied a  
Special tax on the following  
described lots in this city, to pay  
for Sidewalks heretofore built  
by the City the owners of said lots  
having failed to build said  
sidewalks as required by ordinance  
<sup>one side</sup> On lot ~~50~~ in block 55      \$13.25  
west.

"1/2 " 8 "      55      6.50

and it is hereby made the duty  
of the City Clerk to furnish the  
County Clerk of Anderson County  
a copy of this ordinance for the  
information and direction of  
the Board of County Commissioners  
of Davis County.

Section 2 This ordinance to take effect  
and be in force from and after  
its publication in the Gentry  
Advertiser.

# An Ordinance

To appropriate money to ~~buy~~  
procure hooks, ladders, buckets  
and other apparatus, to protect  
property in the City of Garnett  
at fires

Section 1. Be it ordained by the  
Mayor and Councilmen of the  
City of Garnett

Section 1. That there is hereby  
appropriated a sum sufficient  
to procure hooks, ladders, buckets  
and other fire apparatus for the  
benefit and use of said city,  
to protect property in said city  
at fires

Section 2. That the sum appropri-  
ated by the first section of  
this Ordinance shall not exceed  
\$100 hundred dollars

Section 3. This Ordinance shall  
be in force from and after  
its publication in the "Garnett  
Plaindealer."

Passed and approved July 14<sup>th</sup> 1877  
J. G. Hordon Mayor  
attest: J. L. Whitford City Clerk

An ordinance to amend section 2 of an ordinance entitled "An ordinance fixing and defining the salaries of certain city officers," passed and approved July 2, 1877.

Be it ordained by the mayor and councilmen of the City of Garnett;

Section 1. That section two of an ordinance entitled "An ordinance fixing and defining the salaries of certain city officers," passed and approved July 2, 1877, be amended so as to read as follows: Section 2. The street commissioner shall receive in full compensation for his services the sum of eighteen dollars per month,

Sec. 2. Section two of the ordinance to which this is amending is hereby repealed.

Sec. 3. This ordinance shall take effect and be in force from and after its publication in the Garnett Plaindealer.

Passed and approved May 1, 1882.

J. P. Woodworth Mayor.

Attest:

City Clerk.

L. C. M. Ewoline

I, Leo. M. Ewoline, clerk of the City of Garnett Kansas do hereby certify that the foregoing is a true copy of an ordinance entitled "An Ordinance to amend section 2 of an ordinance entitled 'An Ordinance fixing and defining the salaries of certain City officers,'" as the same was passed and approved May 1<sup>st</sup> 1882, and that the

same was published in the Garrett Standard  
May 6, 1882. In testimony whereof I have  
hereunto set my hand and affixed the seal  
of said city this 4<sup>th</sup> 1st day of May,  
A. D. 1882.

Geo. W. Everline City Clerk.

# ORDINANCE No. 62.

AN ORDINANCE entitled "An Ordinance to provide for a system of  
"Waterworks for the City of Marceline, State of Missouri, for the  
"extinguishment of fires, domestic, sanitary and other purposes;  
"granting to the Marceline Water Company (a corporation), its  
"successors and assigns, a franchise and the right to construct,  
"operate and maintain said Waterworks, and contracting with  
"the said Marceline Water Company for fire hydrants."

BE IT ORDAINED BY THE BOARD OF ALDERMEN OF THE CITY OF MARCELINE AS FOLLOWS:

Section 1. There is hereby given and granted to the Marceline Water Company, a corporation duly incorporated under the laws of Missouri, its successors and assigns, the franchise and the right and privilege for the term of twenty (20) years from and after the date of the completion of the Works hereinafter provided for, of supplying the City of Marceline, in the State of Missouri, and the inhabitants thereof, water for domestic, sanitary and other purposes, and for the extinguishment of fires.

Sec. 2. The said Marceline Water Company, its successors and assigns, are hereby authorized to establish, construct, operate and maintain said Works within the corporate limits of the City of Marceline, State of Missouri; to receive, take and store, conduct and distribute water throughout the city; to construct and extend aqueducts, mains and pipes through all the streets, lanes, alleys and public grounds as the same may now exist or may hereafter be established.

Sec. 3. The general plan of these Works shall be as follows: Two (2) pumps each of a capacity of seven hundred and fifty thousand (750,000) U. S. gallons per twenty-four (24) hours; an engine house built either of brick or stone; two (2) boilers of not less than forty-five (45) horse power each; there shall be laid not less than three (3) miles of cast-iron pipe, ranging in size from eight (8) inches to four (4) inches internal diameter, the pipe to be laid not less than thirty-six (36) inches below the surface of the ground. The said Works, when completed and at all times thereafter (except under conditions hereinafter specified) shall be capable of discharging ~~three~~ <sup>four</sup> one-inch streams from ~~three~~ <sup>four</sup> hydrants through fifty (50) feet of two-and-one-half-inch rubber hose

and one-inch ring nozzles to a height of seventy (70) feet, and upon this test being made the city shall be obligated to pay the hydrant rental hereinafter provided for, and the Board of Aldermen shall formally accept said Works as completed according to contract; but if at any time the said Works shall not be capable of throwing ~~three~~<sup>four</sup> streams of water from three (3) hydrants through fifty (50) feet of two-and-one-half-inch rubber hose and one-inch ring nozzles to a height of seventy (70) feet at one and the same time, or if the said Water Company, its successors or assigns, shall fail to provide wholesome water for their patrons (in either event barring unavoidable accidents, the acts of God, riots, insurrections and attacks of the public enemy, and excepting such times as it may be necessary to turn off water from the system for the purpose of making repairs, improvements, extensions or alterations) then the city shall be relieved from paying the hydrant rental for the time the Company so fails, and a failure to so provide said water as aforesaid for a space of two (2) consecutive months shall work a forfeiture of this franchise, unless said failure shall arise from any of the causes aforesaid.

Sec. 4. In consideration of the benefits that will accrue to the City of Mareeline and the inhabitants thereof, the said city hereby agrees to rent, and does rent for the term of twenty (20) years from the date of the completion of said Works, forty (40) double-discharge, anti-freezing fire hydrants at an annual rental of sixty-five dollars (\$65.00) each, payable semi-annually at the Fiscal Agency of the State of Missouri, in the City of New York, on the first day of January and the first day of July of each year, subject to the stipulations embodied in Section 3 of this Ordinance, and the Board of Aldermen shall annually, at the time of making the annual levy, or at the first regular meeting thereafter, by an order, resolution or ordinance, set aside and appropriate a sufficient amount, or per centum, of such annual taxes to meet and pay, when collected, such hydrant rental, which sum shall be appropriated and used for no other purpose.

~~responsible for the performance of all obligations upon it, that the city, by its proper authority, will cause to be paid at the General Agency of the State of New York, the sum necessary to meet the obligations of the city in the City of New York, the hydrants and the same to be used according to the stipulations contained in Section 1 of this Ordinance.~~

Sec. 6. All hydrants erected on the three (3) miles of mains provided for in Section 3 of this Ordinance in excess of the forty (40) hereinbefore provided for, shall be free of rental to said city, provided said city bears the proper cost and expense of furnishing and erecting said hydrants. All hydrants erected on any extensions that may be made to the said three (3) miles of mains shall be at an annual rental of fifty dollars (\$50.00) each, all payable in the same manner as the first forty (40), and shall be for the unexpired term of this franchise.

Sec. 7. The said Water Company, its successors or assigns, shall extend the mains to any part of the city, upon resolution of the Board of Aldermen, provided there shall be not less than one hundred dollars (\$100.00) revenue from every four hundred (400) feet of such extension. No main thus extended shall be smaller than four (4) inches internal diameter.

Sec. 8. The said Water Company, its successors or assigns, may charge and collect a tariff of prices. The following maximum rates shall be annual and become a part of this franchise, and said annual rates shall be payable quarterly in advance:

Bakery, each barrel of flour used daily	5 00
Bar room	12 50 to 45 00
Barber shop, first chair	7 00
" " each additional chair	3 25
Bath, private, cold, each tub	4 00
" " hot, " "	5 00
" hotel or boarding house, cold, each tub	8 00
" " " " hot, each tub	10 00
" public	12 00
Brewery, each barrel brewed, meter or	95
Beer house	12 50 to 45 00
Boarding house, see domestic use	
Blacksmith shop, per forge	4 00
Book bindery, per hand, \$2.00, or minimum	15 00
Brick, per thousand, kiln count, meter or	10
Brick yard, each table or gang for season	19 50
Carriage shop, per hand	2 00
Church	5 00 to 10 00
Cigar manufactory, per hand	2 00
Coffee saloon	12 50 to 45 00
Confectionery	15 00 to 100 00
Concrete, per yard	10
" " " for street paving	7 1/2

Cow		2.00
Distillery, each barrel distilled, meter or		10
Dyeing or scouring, meter or	15.00 to	100.00
Fire protection stand-pipes, to be used only in case of fire—		
4-inch attachments, each, per annum		100.00
3-inch " " " "		57.00
2-inch " " " "		25.00
1½-inch " " " "		15.00
1¼-inch " " " "		10.00
1-inch " " " "		6.00
Fountains, special contract according to size of orifice and number of jets used. Not over five (5) hours daily, seven (7) months in the year, each 1-10 inch jet		15.00
Hall, special or meter rates, or	15.00 to	100.00
Hat manufactory, per hand		2.00
Horse or mule, per head		2.00
Hose for private stables		5.00
For sprinkling lawns, including washing fronts and sidewalks, 20¢ per linear foot up to 60 feet, and 15¢ per linear foot for additional fronts.		
Hotels, special or meter rates, or per room		1.25
Ice cream saloon	15.00 to	100.00
Laundry, by meter or	15.00 to	100.00
Machine shops, special or meter, or per horse power		5.00
Office or bank	5.00 to	20.00
Photographing		25.00
Plastering, per square yard		6½
Printing office, per hand		2.00
DOMESTIC USES.		
No. Rooms.		Private Boarding Resid'ce. or Lodg'g
1		4.25
2		5.00
3		5.75
4		6.50
5		7.00
Each additional room		50
Restaurant	10.00 to	25.00
Saloon	10.00 to	25.00
Schools, each scholar		.05
Stables, private, per head		2.00
Stables, livery or sale, meter or per stall		2.00
Steam boilers, meter, or, per horse power		5.00
Steam heating, private house		5.00
" " large buildings	10.00 to	20.00
Stone work, per perch of 16½ cubic feet		.03
Stores and shops	5.00 to	20.00
Tobacco manufactory, minimum \$10.00, or, per hand		2.00
Urinal basins, private		5.75
" " public		10.00
Water closets, private, each seat		4.00
" " stores and offices		5.50
" " hotels and public places		9.00

Wine cellars, special or meter rates, or 12.00 to 45.00  
Thirty (30) per cent. off to charitable and religious institutions as  
a donation.

**GENERAL METERS RATES**—First 2000 gallons per day or less, per 1000 gallons, 30c; all in excess of 2000 gallons per day, per 1000 gallons, 15c.

**MANUFACTURING METER RATES**—First 3000 gallons per day, or less, \$1.00 per 1000 gallons, net; over 3000 gallons, 15c. all in excess of 3000 gallons per day, net, \$1.00 per 1000 gallons.

All services not enumerated herein will be subject to special or

All services not enumerated herein will be subject to special or meter rates.

See §. The mains and hydrants herein specified shall be located in the streets and alleys as designated by the Board of Aldermen.

Sec. 10. It is further agreed that the Board of Aldermen will pass such Ordinances as may be necessary for the protection of these Works.

See. II. The privilege is hereby given the said Water Company, its successors or assigns, to erect a stand-pipe or tower in connection with these Works, and to supply water from the same, if at any time it may be deemed practicable by the said Water Company, its successors or assigns, to erect said stand-pipe or tower.

Sec. 12. The hydrants, when erected, shall be under the direction of the Board of Aldermen for the extinguishment of fire, necessary drill and practice of hose companies, and the sprinkling of the streets through said hydrants. Two public drinking and watering fountains shall be erected and maintained by the said Water Company, its successors and assigns, free of charge to said city, and to be located by the Board of Aldermen.

See. III. The said Water Company shall, within ~~one~~ ~~30~~ days after the passage of this Ordinance, file its written acceptance of the provisions of this Ordinance, and shall within ten (10) days after such passage file a good and sufficient bond in the sum of one thousand dollars (\$1000) with the City Clerk, to be approved by the Mayor, conditioned that should this Ordinance be ratified by a vote of the people, then the said Water Company will, within ~~one~~ ~~30~~ days after such ratification and the official notification thereof, commence the construction of said Works, and complete the same as soon as practicable, taking all things into consideration.

See 14. On a ratification of this ordinance by a vote of the people, the same, together with the aforesaid acceptance of the said Marcelline Water Company, shall be and become a contract by and between the City of Marcelline and the said Water Company, and the terms, conditions and stipulations thereof shall be mutually binding as such on said parties.

Sec. 15. All Ordinances or parts of Ordinances now in force that are in any way in conflict with this Ordinance, or any part of it, are hereby repealed.

Sec. 16. This Ordinance shall take effect and be in full force from and after its passage and publication in the *Official City Paper*.  
Passed and approved this 16th day of May, A. D. 1889.

J. W. McFALL, Mayor.

(Seal.)

W. S. THOMAS, Pres't of the Board.

Attest: J. HEMMINGS, City Clerk.

J. J. Hemmings, Clerk of the City of Marceline, State of Missouri, do hereby certify that the foregoing is a true and correct copy of the original Ordinance now on file in my office and custody, as passed at a special meeting of the Board of Aldermen on the 16th day of May, 1889.

In witness whereof, I have hereunto set my hand and affixed the seal of said city this ..... day of ..... 1889.

City Clerk.

An Ordinance relating to the laying of  
Side walks in the City of Garrett

Be it ordained by the Mayor and Commissioners  
of the City of Garrett

That a Side walk board is hereby  
ordered to be laid and maintained  
commencing at the North East  
corner of lot one in Block fifty three  
thence west to the North West corner  
of lot four in Block fifty one, and  
extending on the north front of Blocks  
fifty three fifty four two & lots over  
two three and four in Block  
fifty one in Said City. Said Side  
walk to be five feet in width,  
made of good pine or white lumber  
one and one half inches in  
thickness supported by ~~wood~~<sup>iron</sup> rods  
stirrups two by four inches resting  
on stone pillars and in case  
any of the owners of the lots <sup>abutting</sup> on  
the line of the side walk by this  
ordinance ordered to be laid shall  
within 30 days after the publication  
of this ordinance neglect or refuse to  
build their proper proportion of said  
Side Walk then the Street

Commissioners shall proceed to build  
the same and report the cost of the  
same according to the front  
for abutting on wide lots to  
the City Clerk who shall report  
the same to the County Clerk to

be placed on the Tax rolls  
and collected as other taxes

Art 4<sup>t</sup> and it is further ordained that  
a side walk be laid commencing at  
the South East corner of Block fifty four  
thence south to the a point <sup>where</sup> ~~on~~ the line  
of the Saint Louis Kansas and  
Arizona Railroad crosses Oak Street  
also a side walk to be laid commencing  
at the north west corner of Block Sixty  
~~and~~ six thence south to the line of  
Oak Kansas City Saint Louis  
Kansas and Arizona Railroad  
Side walks to be 5<sup>1</sup>/<sub>2</sub> feet  
in width, and to be constructed in  
all other respects and assessments  
made to pay therefor as is provided  
in Section One of this ordinance  
the side walks provided for in  
this ordinance to be laid on  
and at the grade provided for  
in an ordinance passed and  
approved this day <sup>April</sup> ~~one thousand eight hundred and~~  
~~ordained~~ entitled An ordinance  
to establish grade of Oak Street and other  
May 23<sup>d</sup> 1880.

Art 5<sup>t</sup> This ordinance to take effect and be in  
force from and after its publication  
one in the Gazette & Almanac  
Passed & approved March 1, 1880.

Attest G. M. Coulter attest

mayor

I Am the Ordinarian Clerk of the City of Garrett which  
certify that the foregoing is a true full & correct copy  
of an Ordinance entitled "The Ordinance Relating to the laying  
of Side Walks in the City of Garrett as passed & approved  
March 1, 1880 as is shown by the Journal of City Council  
on page 365. ~~Geo. L. Stull~~  
Attest Geo. W. McCarlin Mayor  
dated

An Ordinance to prescribe limits within which no buildings shall be constructed except of brick, stone or other incombustible material.

Be it ordained by the mayor and  
Council of the City of Garrett  
Section 1 That it shall be unlawful for any  
person to build construct or erect any  
building of wood or other combustible  
material or any house or building of any  
kind except <sup>it be</sup> of brick stone or other  
incombustible material. Constructed  
within the following limits and upon the  
following Lots and blocks in the City of  
Garrett to wit Lots Twenty one, Twenty two,  
Twenty three and Twenty four in Block Thirty four  
and Lots Thirteen, Fourteen, Fifteen, Sixteen,  
Seventeen, Eighteen, Nineteen, Twenty  
Twenty one, Twenty two, Twenty three and Twenty four  
in Block Thirty five and Lots One, Two, Three  
Four, Five, Six, Seven, Eight, Nine, Ten  
Eleven, Twelve, Thirteen, Fourteen, Fifteen  
Sixteen, Seventeen, Eighteen, Nineteen  
Twenty, Twenty one, Twenty two, Twenty three  
and Twenty four in Block Forty six and  
Lots One, Two, Three, Four, Five, Six, Seven  
Eight, Nine, Ten, Eleven, Twelve, Thirteen  
Fourteen, Fifteen, Sixteen, Seventeen  
Eighteen, Nineteen, Twenty, Twenty one  
Twenty two, Twenty three and Twenty four in  
Block Fifty five and Lots One, Two, Three  
Four, Five, and Six in Block Forty seven and  
Lots Thirteen, Twenty, Twenty one, Twenty two  
Twenty three and Twenty four in Block Forty seven

and Lots (one) (Two) (Three) (Four) (Five) and (Six)  
in Block (Fifty four and Lots (nineteen)  
(Twenty) (Twenty one) (Twenty two) (Twenty three)  
and Twenty four) in Block (Fifty four)  
and Lots (Six) (Seven) (Eight) (Nine) (Ten)  
(Eleven) and (Twelve) in Block (Fifty six)  
and the above described Lots and Blocks  
and all Streets and Alleys contained in  
and separating the same shall be and is  
the Fire limit in said City of Garrett  
Section 2 Any person violating the  
provisions of this ordinance shall  
be guilty of a misdemeanor and fined  
in a sum not to exceed One Hundred  
Dollars and any building hereafter built  
constructed or erected in violation of  
this ordinance on any of the Lots or block  
as described herein or within said fire  
limit shall be deemed and held a public  
nuisance and abated and removed by the  
City Marshall on order of the Police Judge.  
Provided however this ordinance shall not  
be so construed as to prohibit the construction  
of wooden or frame Privies within the above  
described limits.

Section 3 This ordinance shall take effect  
and be in force from and after its publication  
in the Garrett Standard.

Passed and Approved

Geo L Will mayor

Attest J W Rice City Clerk

I J W Rice Clerk of the City of Garrett do

I hereby Certify that the foregoing is a true  
and correct copy of an ordinance passed  
and Approved March 24th 1851 as shown by  
the Journal of said City on Page 289 and  
that the same was published in the Gannett  
Plaindealer March 25, 1851

J W Rice

City Clerk

Be it Ordained by the Mayor  
and Councilmen of the City  
of Garnett,

Secton 1<sup>d</sup> That a sidewalk, 4 ft wide, be  
erected and maintained on the  
sidewalk front of Lots 13, 14, 15, 16, 17,  
18, 19, 20, 21, 22, 23, 24<sup>thence</sup>, Block 67, 68, 69,  
in the City of Garnett. Said Sidewalk  
to extend 2 ft. from all  
corner lot to connect with  
street crossings.

Secton 2<sup>d</sup> Said Sidewalk shall be Cau-  
shioned of oak or walnut lumber  
1½ inches thick, 6 to 8 inches wide,  
or pine 2 inches thick 6 to 12 inches  
wide, laid on three Strips, 2x9,  
oak or walnut. Resting on stone,

Secton 3 This ordinance shall take effect  
and be in force from and after  
its publication in the Garnett  
Advertiser.

Passed and approved May 2<sup>nd</sup> 1881

Attest for me John D. Woodworth mayor  
clerk

An Ordinance Amending an Ordinance  
relating to Side walks on South Side of Block 35-  
South Side of Block No 55.

Be It Ordained By the Mayor and Council  
of the City of Garnett.

See I

Not An

Ordinance Relating to and relating  
to the Building of Sidewalks, Section  
Prov (2) be commenced so as to connect  
fallows North side Block No 55-  
and South side of Block 35-  
passed & approved May 3, 1881  
Be commenced so as to level as follows  
by striking out the road Six feet  
wide inserting the road twelve,  
but in view thereof

See III That the Ordinance Shall be in force from and  
after its publication in the Garnett Plain Dealer  
passed at a meeting July 5, 1881

Attest Mayor

Attest R. W. Coedius  
City Clerk

Garnett, Kas, April 24 1856

Mr. President:

Your committee on ordinances, to whom was referred ordinance No 10, an ordinance entitled, An Ordinance to widen Main St. between Fourth and Fifth Avenues, have had the same under consideration and I am directed to report the same back to the council with a recommendation that the same be passed.

A. D. McFadden

Chairman of Com.

Passed and approved this 24<sup>th</sup> day of  
April, 1856.

R. G. Barron

Attest  
W. R. Woods city clerk

Mayor

An ordinance to widen main street between fourth and fifth avenues.

Be it ordained by the councilmen and mayor of the city of Garnett;

Section 1. That for the purpose of affording necessary facilities for public travel and to accommodate the public business in the city of Garnett, main street is hereby widened one hundred feet on the west side thereof from fourth avenue to fifth avenue so as to take into said street one hundred ~~and twenty~~ feet across the east end of block 46.

Section 2. That the street commissioner is hereby directed to open said street for public travel.

Section 3. This ordinance shall take effect and be in force from and after its publication in the Republican Plaindealer.

Passed and approved this 24<sup>th</sup> day of April, 1856.

Attest  
W. R. Woods, city clerk

N. G. Barber,  
Mayor

Garnett, Kas, April 24 1886

Mr President:

Your Committee on Ordinances  
to whom was referred Ordinance  
No 111 An Ordinance granting the right  
of way to the Kansas, Nebraska and  
Dakota Railway Company through the city  
of Garnett and the right to erect and  
maintain a depot in said city, have  
the same under consideration and  
I am directed to report the same  
back to the Council with the recommen-  
dation that the same be passed

A. D. McFadden  
Chairman of Com.

City of Garnett, the right to erect  
a depot is hereby granted to the Kansas, Nebraska  
and Dakota Railway Company at a point in main street  
equi-distant between fourth avenue and fifth ave-  
nue on the west side of track of said railway.  
Provided, said railway company shall erect a neat

An ordinance granting the right of way to the Kansas, Nebraska and Dakota Railway Company through the city of Garnett, and the right to erect and maintain a depot in said city.

Be it ordained by the mayor and councilmen of the city of Garnett,

Section 1. That for the purpose of constructing and operating a line of railway through the city of Garnett, the right of way is hereby granted to the Kansas, Nebraska and Dakota Railway Company on main street from the south end of said street to the north line of said city of Garnett, and across first avenue, second avenue, third avenue, fourth avenue, fifth avenue, sixth avenue, and seventh avenue at their intersection of main street: Provided, that said railway company shall ~~not~~ lay but one track along on the west side of the Southern Kansas Railway, and that its track shall not be further than fourteen feet from the center of the track of the Southern Kansas Railway.

Section 2. That for the purpose of affording necessary and convenient depot facilities in the city of Garnett, the right to erect and maintain a depot is hereby granted to the Kansas, Nebraska and Dakota Railway Company at a point in main street equi-distant between fourth avenue and fifth avenue on the west side of track of said railway: Provided, said railway company shall erect a neat

and commodious brick depot sufficient to accommodate the passenger business of said railway in the city of Garnett and that said depot shall be two stories high and be used exclusively as a passenger depot and telegraph office and that said railway company shall put in a platform along the west side of its track from said depot to fourth avenue on the north and to fifth avenue on the south, ~~said platform to be not less than sixteen feet wide.~~

**Section 3.** That in consideration of this grant of right of way the Kansas, Nebraska and Dakota Railway Company shall put in and maintain safe and convenient crossings over its road at each and every street crossing along its track through the city of Garnett and shall put in and maintain all necessary sluices and culverts sufficient to carry off all surface water that is liable to accumulate along its road, Provided: that said railway company shall not make its embankments on its road higher at any point than the embankments on the Southern Kansas Railway.

**Section 4.** That the railway company at the crossing of each street in the city of Garnett shall grade up the approaches to the railway the full width of the street, and the crossing shall be planked over the track the width of the street the

THIS GOES OFFICIAL AFTER APPROVAL BY THE COUNCIL TO THE  
TWO GOING OFFICIAL PLATES QUITELY AND SO ACCORDING

planks to come up flush with the top of the rails,  
that the approaches shall be graded not to exceed  
one foot rise to twelve feet in length.

Section 5. This ordinance shall take effect and  
be in force from and after its publication in the  
Republican Plaindealer.

Passed and approved this 24<sup>th</sup> day of April 1886.

Attest  
W R Woods  
city-clerk

A. G. Barber  
Mayor

Ordinance No. 117

No. 14.  
Cross Valley Mills.

## An Ordinance

Providing for and relating to the  
building of sidewalks

Be it Ordained by the mayor and  
councilmen of the city of Garnett:

Sec. 1. That a sidewalk be and is hereby  
ordained to be built on the North side  
of Block # 51 on said side of 5th  
Avenue

Sec 2 Said walk shall be six feet in  
width and be built of Oak or pine  
lumber, the stringers in said walk shall  
be 2 by 4 inches, to be laid not more than  
2 ft apart & splice alternately

The lumber to be laid on these stringers  
shall be not less than six inches wide nor  
less than one inch thick & well nailed  
~~and~~

Sec. 3 The owners of said lots mentioned in  
Sec. 1 of this Ordinance are hereby required  
to build said sidewalk as prescribed in  
said Sec. 2 of this Ordinance within 30 days  
from and after the publication of this Ordinance  
And on failure of said owners to build  
such sidewalk within 30 days, the the city  
shall cause such sidewalk to be made and the  
cost thereof will be assessed and charged  
against said lots respectively abutting on such  
sidewalk according to the front foot thereof and  
collected as taxes as prescribed by law

Sec. 4 This ordinance shall take effect &  
wence from and after its publication  
in the Garnett Weekly Journal

Ordinance no. 118.

An ordinance entitled an ordinance to extend the bounds of the city of Garnett, Kansas  
Be it ordained by the Mayor and Councilmen of the  
city of Garnett:

Section I, That there be <sup>and hereby</sup> is added to the city limits of said City of Garnett the following described territory, to wit: Commencing at a point, on the north boundary line of said City of Garnett, in the middle of the north boundary line of Oak Street in said city, thence east on the north boundary line of the City of Garnett in Anderson County, Kansas four hundred and eighty (480) feet; thence north eighty (80) feet; thence west, parallel with the north boundary line of said City of Garnett, four hundred and eighty (480) feet; thence south eighty (80) feet to the place of beginning; the owners of said territory, trust: Robert Roach <sup>and</sup> his wife Lydia Roach having, in writing, consented to such addition <sup>and</sup> having divided said territory into two lots and caused a plat thereof to be duly executed and filed in the office of the Register of Deeds of Anderson County, Kansas,

This ordinance to be in force from and after its publication in the Garnett Weekly Journal. Approved June 6<sup>th</sup> 1887.

I H. L. Frankenberg, Clerk of the city of Garnett do hereby certify that the foregoing is a true and correct copy of an ordinance passed by the city council at a regular meeting held June 6<sup>th</sup> 1887 and ordered published in the Garnett Weekly Journal.

W. L. Frankenberg  
City Clerk

An ordinance entitled "An ordinance granting franchise to G. T. McFarland & Co to be known as the Garnett Street Railway Company."

Ordinance No. 119.

Be it ordained by the Mayor and Councilmen of the City of Garnett-

Section I.

<sup>G. T. McFarland & Co to be known as</sup>  
That <sup>The</sup> Garnett Street Railway Co is hereby authorized and granted under the laws of the State of Kansas the exclusive right to construct, maintain and operate their railway upon all the streets and avenues of and within the limits of said city:

<sup>G. T. McFarland & Co to be known as the</sup>  
Provided however, that the said <sup>Garnett Street Railway Co</sup> construct, maintain and operate their railways in conformity to the conditions, hereafter specified and shall at all times be subject to all lawful restriction and regulations which may hereafter be enacted by <sup>G. T. McFarland & Co to be known as the</sup> ordinance. The franchise <sup>of</sup> rights hereby granted to said <sup>Garnett Street Railway Co</sup> shall continue for thirty-one years from the date of the acceptance of the provisions of this ordinance by <sup>G. T. McFarland & Co to be known as the</sup> said Garnett Street Railway Co, which acceptance shall be within <sup>35 days</sup> ~~forty~~ days after the publication of this ordinance.

Section II

<sup>G. T. McFarland & Co to be known as the</sup>  
The Railway of said Garnett Street Railway Co shall be constructed along and upon the streets and avenues of said city, with a single or double track and necessary turnouts, switches and turn tables and in such a manner as in no wise to interfere with private or public rights.

Section III

The tracks of said Railway shall be laid and kept on the grade that is made and established by the City, now with the surface of the streets and avenues as they now are or as they may be

and wagons at any point with perfect safety and ease.  
The center lines of such tracks shall as near as may be coincide with the center lines of the streets or highways over or along which the same may pass unless otherwise directed by city council.

Section IV.

Such Railways and all the vehicles used thereon and all the appurtenances thereto belonging shall be kept and maintained in good repair by said <sup>A. J. W. Ireland & Co. is to know as the</sup> Garrett Street Railway Co. more but good rails, commonly known as the So flat rails as may be determined by the mayor and council, shall be laid on said track, and the rolling stock used thereon shall be good in every respect. The gauge of said Railway shall be three feet and six inches <sup>or standard gauge</sup> from flange to flange of rails. The care of said <sup>A. J. W. Ireland & Co. is to know as the</sup> Garrett Street Railway Co. shall be regularly run each and every day for the period of thirty-one years. All cars that are run after sunset shall be provided with a proper signal light on each end thereof and such lights shall be so placed that they can be readily seen for the distance of ten blocks. A bell shall at all times be attached to some portion of the harness of the animals drawing any car.

Section V.

<sup>A. J. W. Ireland & Co. is to know as the</sup> Each passenger on the vehicle of said Garrett Street Railway Co. may be required to pay a fee of not over five cents from any point along said Railway to any other point to be designated by said passenger on said Railways; provided that the passenger so required to pay fare <sup>is</sup> not paying

1                      Q. J. McFarland & Co. to be known as the  
2                      provided further that said Garnett Street Railway Co. shall be  
3                      allowed to charge double fare between the hours of ten  
4                      o'clock P.M. and six o'clock A.M. Said Garnett Street Railway  
5                      Co. may collect fare as soon as one half mile of said  
6                      Railway shall be in operation.

7                      Section VI.

8                      Q. J. McFarland & Co. to be known as the  
9                      Said Garnett Street Railway Co. shall commence the construction of  
10                     said Railway within twelve months after the acceptance of  
11                     the provisions of this ordinance and shall complete that  
12                     portion of the line commencing at the East line of the  
13                     City of Garnett as now incorporated and run to the West  
14                     which shall be completed within eighteen months after the acceptance of this Ordinance  
15                     line of the corporation. And it is further ordained that if  
16                     at any time the City Council shall deem it necessary for  
17                     the interests of the city to construct a street railway on  
18                     any other street or avenue within the corporation of the city  
19                     of Garnett on which at that time there shall be no street  
20                     railway in operation and the said council shall give  
21                     notice to the aforesaid Garnett Street Railway Co. and if the said  
22                     Garnett Street Railway Co. shall fail to construct and operate a street  
23                     railway on said street or streets within twelve months from  
24                     date of said notice then said Garnett Street Railway Co. shall  
25                     forfeit the rights of way on such streets specified in such  
26                     notice.

27                      Section VII.

28                     All rolling stock, live stock, repair shops and the business  
29                     of said Garnett Street Railway Co. shall be kept and done in  
30                     Garnett.

1 the road bed in proper condition to be done at the expense  
2 of the city and without any unnecessary delay. Also the  
3 same right is reserved for any private corporation or individual  
4 now granted or may be granted provided that if said  
5 Garnett Street Railway Co. shall refuse, fail or neglect to  
6 make the repairs on the streets and avenues provided for  
7 by this ordinance, then the City may make such repairs at  
8 the expense of said Garnett Street Railway Co.

9 Section IX.

10 <sup>O. J. McFarland & Co is to be known as the</sup>  
11 That said Garnett Street Railway Co. shall not operate said road  
12 by the use of steam and said road shall be a passenger  
13 railway, provided however that said Garnett Street Railway  
14 Co. shall not be prohibited from carrying the baggage  
15 belonging to or accompanying passengers at all times not  
16 to exceed one hundred pounds in weight or from carrying or  
17 delivering packages of any kind or description of less than  
one hundred and fifty pounds.

18 Section X.

19 <sup>O. J. McFarland & Co is to be known as the</sup>  
20 The cars of said Garnett Street Railway Co. shall at all times  
21 be entitled to the track, and the driver of every vehicle upon  
22 the track or by the side thereof shall turn such  
23 vehicle out, when any car comes up, so as to leave the track  
24 unobstructed for the passage of such street car, provided that  
25 steam fire engines or other fire apparatus going to or from  
26 fires shall have the right of way over all the lines of said  
<sup>O. J. McFarland & Co is to be known as the</sup>  
27 Garnett Street Railway Co. whenever the condition of the streets  
28 shall be such that such engines and apparatus cannot

not be driven faster than a walk.

Section XII.

~~A. J. McFarland & Co. to be known as the~~  
Said Garnett Street Railway Co. shall keep its roadways  
clean and free from filth and shall cause the same or  
track clearings to be removed or placed in heaps in  
such manner as not to interfere with the free use of the  
streets and avenues by the public, and in all cases when  
it becomes necessary to remove snow and ice from said  
tracks it shall be distributed evenly over the surface of  
the balance of the street so as not to interfere with the free  
use and occupancy of the same by the public.

Section XIII.

Upon the expiration of the grant of the franchise under this  
ordinance and in case the same shall be not renewed or  
~~A. J. McFarland & Co. to be known as the~~  
extended the said Garnett Street Railway Co. shall cease to  
run their cars, and shall immediately remove their tracks from  
the streets and avenues and said streets and avenues shall  
~~A. J. McFarland & Co. to be known as the~~  
be placed in thorough repair by said Garnett Street Railway  
Co. in such manner and form as may be prescribed by the  
City Council, provided that the City of Garnett shall not be responsible to  
third persons for damages resulting from the construction or operation of said street.

Section XIV.

Within ~~sixty~~ days from and after publication of this ordinance  
~~A. J. McFarland & Co. to be known as the~~  
said Garnett Street Railway Co. shall file with the City Clerk in  
writing their acceptance of the provisions of this ordinance and in  
~~A. J. McFarland & Co. to be known as the~~  
the case of the failure of said Garnett Street Railway Co. to  
file such acceptance within the time specified or if they shall  
at any time fail to comply with each and all of the  
conditions of this ordinance, then this ordinance shall be null  
~~A. J. McFarland & Co. to be known as the~~  
and void and said Garnett Street Railway Co. shall forfeit  
all rights hereby granted, or intended to be granted.

Section XV.

The ordinance shall take effect and be enforced from

1 and after its publication once in the <sup>W. S. McFarland & Co to be known as the</sup>  
2 Journal <sup>at the</sup> and its due acceptance by said, Garrett Street  
3 Railway Co., W. L. Frankenberger, City Clerk  
4 I, W. L. Frankenberger Clerk of the city of Garrett, do hereby  
5 certify that the foregoing is a true and correct copy of an  
6 ordinance passed by the city council at a special meeting held June  
7 22, 1887 and ordered published in the Garrett Weekly Journal.

W. L. Frankenberger  
City Clerk

Ordinance No<sup>120</sup>

ordinance To levy a corporate tax to pay current expenses  
and to levy a special tax to pay for sidewalks  
built by the City under the Provisions of  
Ordinances Nos 4 and 9.

Be it ordained by the Mayor and Council  
of the City of Garnett.

Section 1. That a tax of seven mills  
for the purpose of paying accrued  
indebtedness and the current expenses  
of the City of Garnett for the year <sup>1887</sup>,

be hereby levied upon each and every  
dollar of the taxable property in the  
City of Garnett, as returned upon  
the assessment roll of Anderson  
County Kansas, for the year 1887.

Section 2. That a special tax be and  
the same is hereby levied for the  
purpose of paying for the making  
building and furnishing of the materials  
of side walks constructed on the streets  
and parts of streets herein after mentioned  
in front of the lots and parts of lots  
located therein and that said tax is  
levied on all lots and pieces of lots  
whatever in the improvements according  
to the front foot thereof.

The Amount

Section 3. The amount of tax levied upon  
each lot or foot of a lot is as follows, viz.  
For walk one <sup>part</sup> 40 ft. <sup>per</sup> ~~of lot~~ Block . #

" " " " "

" " " " "

For Walk on 40 ft in front of lot 15- Block 33		\$16.98
" " "	16	" " 16.98
<del>For walk on 40 ft in front of lot 15- Block 33</del>		
" " 33 "	off East side 23	" 36 39.90
" " 40 "	of Lot 24	" 35 54.90
" " 40 "	" " " 18	" 36 13.00
" " 40 "	" " " 19	" 36 13.00
" " 40 "	" " " 23	" 32 17.17
" " 40 "	" " " 24	" 32 17.17
" " 40 "	" " " 21	" 32 15.84
" " 40 "	" " " 22	" 32 15.84
For laying walk on west side of lot 12	" 57	19.85
" " 40 ft front	" 16	" 56 11.16
" " 90 "	" " 17-18x10ft off west side of 19 Bldg	9.00

Secton 4. That the City Clerk shall furnish the County Clerk with a copy of this ordinance immediately

Secton 5. This ordinance shall be in force from and after its publication in the Garrett Weekly Journal  
Passed and approved August 17. A.D. 1887

J. H. L. Frankelberger Clerk of the city of Garrett do hereby certify that the foregoing is a true and correct copy of an ordinance passed by the city council at an adjourned meeting of said council held August 17 A.D. 1887 and ordered published in the Garrett Weekly Journal.

W. L. Frankelberger  
City Clerk

Ordinance No 121

Published November 19 A.D. 1887.

An Ordinance relating to riding on and loitering about trains.

Be it ordained by the Mayor and Council of the city of Garnett,

Section 1.- It shall be unlawful for any person ~~to ride or~~, hang to, jump on, or off any car, train, or cars, or engine, while in motion within the city limits of the city of Garnett.

Section 2.- It shall be unlawful for any person or persons to congregate about, loiter around any passenger Depot, or be in ~~a~~ dangerous proximity to any passing or halting train or engine within the limits of said city.

Section 3.- It shall be unlawful for any person to assist or interfere in coupling, uncoupling, breaking or switching any car, cars or engine within the limits of said city of Garnett. Provided that ~~the~~ sections one, two and three of this ordinance shall not apply to ~~employees~~ of my Rail Road known as train men.

Section 4.- Any person violating section one, two ~~or~~ three of this ordinance shall be deemed guilty of a misdemeanor and upon conviction there of before the ~~Police~~ Judge Police Judge shall be fined in a sum not less than One ~~dollar~~ or more than ten Dollars. ~~And in default of payment be committed until said fine and costs are paid~~

Section 5.- That section eight of an ordinance entitled An ordinance relating to Rail Roads and Rail Road constables passed and approved by the Mayor and Council of the city of Garnett August 8 1883 is hereby repealed.

Section 6.- This ordinance shall be in full force and effect on and after its publication in the Garnett Weekly Journal.

Approved November 14, 1887

O. H. Weston Mayor

Attest W. L. Frankenberger,

City Clerk

I William Frankenberger, clerk of the Council of the city of Garnett do hereby certify that the foregoing is a true and correct copy of an ordinance entitled ~~an ordinance~~ ~~Relating to Rail Roads and Rail Road constables~~ ~~passed and approved~~ ~~on the 8th day of August 1883~~ ~~and that the~~ same was passed and proved, November 14<sup>th</sup> 1887 ~~A.D.~~ and that the same was published in the Garnett Weekly Journal November 19 1887.

William Frankenberger, Clerk.

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within the city limits of the city of Garment.  
jump on, or off any car train, or carriage, or engine, while in motion  
Section 1. It shall be unlawful for any person ~~to stand on~~, hang to,

Be it ordained by the Mayor and Council of the city of Garment.

An ordinance relating to riding on and off trains.

Published November 19 A.D. 1887.

Ordinance No 121

Published March, 29th, 1885  
In Garnett Weekly Journal  
No 122

An ordinance entitled "An ordinance in relation to building side walks."

Be it ordained by the mayor and councilmen of the city of Garnett.

Section 1. That a side-walk be built on the north end of lots 1, 2, 3, 4 & 5 in block 13, and on the west side of lot 13 in block 14, and on the south end of lots 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23 & 24 in block 25, and on the west side of lots 12 & 13 in block 22, and on the west side of lots 12 & 15 in block 39, and on the north end of lots 10, 11 & 12 in block 39, all in the city of Garnett, Kansas.

Sec. 2. That the side walk specified in section 1 of this ordinance shall be built in manner and material as follows:

To be of the width of four feet, with ~~three~~<sup>four</sup> oak, or pine, stringers 2 x 4 inches, securely placed edgewise on stone, spliced alternately and of uniform height above the level of street grade; there shall be laid across said stringers, pine boards, not less than one inch thick and not over ten inches wide, to be securely and firmly nailed to each stringer. ~~Said walk may be built of flag stones of uniform thickness and well jointed,~~

Sec. 3. Said side-walk to be built within ~~60~~ days from the publication of this ordinance, and that the same be built under the direction and supervision of the street commissioner of the city of Garnett and in case that owners of lots mentioned in section 1 of this ordinance fail to build said walks in the time specified for said walks to be built, then it shall be lawful for the city of Garnett to have said walks built, and to levy a tax against said lots as other taxes levied, to pay for the building the same.

Sec. 4. This ordinance to be in force from and after its publication in the Garnett Journal.

Attest, Approved March 5th, 1885,

W. L. Brankensperger  
City Clerk

C. H. Hanson, Mayor

I W L, Frankenberg, Clerk of the City of Garnett do  
hereby certify that the foregoing is a true and correct  
copy of an Ordinance entitled, An Ordinance providing  
for ~~the~~ and relating to the building of Sidewalks, passed  
and approved March, 5th 1883, and published in the  
Garnett Weekly Journal March, 9th, 1883.

W.L. Frankenberger

City Clerk

# Ordinance No. 124

See Ordinance no relating to building  
Side walk - Be it ordained by the  
Mayor and Councilmen of the City of  
Garnett

Sec 1<sup>st</sup> That a side walk be built on the South  
end of Lot 10, 11, 12, 13, 14, 15 and 16 in  
Block 30 - and also on the South end  
of Lots 13, 14, 15, 16, 17, 18, 19, 20, 21.  
Sec. 2<sup>d</sup> \$25. in Block 39 in the City of  
Garnett same

See 2<sup>nd</sup> That the sidewalk specified in sec. one of this  
Ordinance, shall be built in manner and  
material as follows - To be of the width  
of four feet with 4 oak or pine stringers -  
2 x 4 inches securely placed Edges  
on stones, spliced alternately and of  
uniform height above the level of street  
Grade - There shall be laid across said  
stringers pine boards not less than one  
inch thick and over six inches wide to  
be securely & firmly nailed to each  
stringer - Said walk may be built of  
the stone of uniform thickness & well pointed  
and set so closely to be built within six days from  
the publication of this Ordinance and  
that the same to build under the direction  
of the supervisor of the Street Commission  
of the City of Garnett

See 4<sup>th</sup>

In case

AN ORDINANCE. No 125

Granting to George H. Boscow, of Garnett, Anderson County, Kansas, the right to erect and maintain a system of Electric Light and Electric Power, in the City of Garnett, Kansas.

*Mayor and Clerk*  
Be it Ordained by the City Council of the City of Garnett,  
County of Anderson and State of Kansas:

Sec.1. That in consideration of the benefits that will accrue to the City of Garnett, and to the citizens thereof, and of the right hereby granted to the City of Garnett to use free of charge the poles, for fire alarm and telegraph service (for the use of the City only), and in consideration of the agreement of the said George H. Boscow, to furnish electric light for lighting the streets of the City of Garnett, ~~in the manner and time after provided~~, should the City so desire, <sup>M</sup> the exclusive permission, right and authority is hereby granted and given to said George H. Boscow, and to his assigns, for the period of Fifteen (15) years from the date of the passage of this ordinance, to construct and re-construct, maintain, repair and operate within the corporate limits of the City of Garnett, such building or buildings, machinery and apparatus as may be necessary or suitable for the production of electricity for use in lighting, heating and furnishing power in the streets, stores, halls, churches, hotels and private houses, and all other places where light, heat and power may be used in said City; and to erect and re-erect, construct, maintain, repair and operate lines of wire and other electric conductors and their

wires and other electric conductors, and to do all such other acts and things as may be necessary or proper to carry out and avail himself of the rights here given.

Sec.2. The said George H. Boscow, shall at all times protect, defend and save harmless the City of Garnett from any and all actions at law on account of persons or property injured by negligence in the construction, maintaining, repairing or the extension of said plant. The City of Garnett shall at all times enact and enforce all ordinances and regulations required to protect said plant within the City. All officers and agents of the said George H. Boscow, and of his assigns shall have the right at all times during the day, to enter places where the electricity is used, to examine, repair, replace, remove and renew the same.

Sec.3. The said George H. Boscow and his assigns shall furnish to the City and Citizens, on his line, lights at prices not greater than the following, for lights burning on the average until eleven o'clock P.M. paid by the City for the plant shall be the actual 16 candle power at \$ .90 per calander month.

20	"	1.10 "
30	"	1.30 "
40	"	2.00 "
50	"	2.40 "
100	"	3.80 "
300	"	4.30 "
2000	" (Arc)	8.00 "

To the above prices are to be added if the lights are burned regularly until twelve o'clock, ten per cent. /

If the City elect to use the electric light for lighting the streets such lights shall be furnished at a reduction of twenty-

five% from above prices. Provided, that Arc lights will not be furnished

to the City by said George H. Boscow, unless the city will contract

for the use of ten or more lights. *And provided further that if*

*city lights are light will be furnished at regular rates.*

Sec. 4. The City of Garnett shall have the right of purchase the

entire plant erected under this ordinance at any time after five  
years on the following terms and conditions, viz.

Whenever the City shall determine to purchase, the Mayor thereof shall give to

the said George H. Boscow, or to his assigns or legal representa-

tives, ninety days written notice of such intention, which notice

shall be served in the way it would be served if it were a sum-

mmons in an action at law. Within ten days after the expiration  
of such notice, the City and the owner of the plant shall each

choose one ~~xxxxxxxxxx~~ person to act as arbitrators and deter-

mine the value of the entire plant. In case the two arbitrators

so chosen cannot agree, they shall choose a third arbitrator and

the arbitrators so chosen shall determine the value of the plant.

The price to be paid by the City for the plant shall be its actual  
value as shown by the books, to be determined by the arbitrators.

The award shall be binding on both the city of ~~the~~ Garnett and the  
owner or owners of the plant. It shall be in writing and a copy

thereof shall, within fifteen days after the appointment of the  
arbitrators, be delivered to the City Clerk of the City of Garnett

and to the owner of the plant. Within ninety days after the

delivery of the copies of the award as aforesaid, the City shall  
pay to the owner of the plant its value as fixed by the arbitra-

tors. The costs and expenses of the arbitration shall be fixed

by the arbitrators and paid by the City.

to the City of Garnett and Council • becomes effective the first day of November  
from time broad before • limiting time who takes will not do otherwise

interested directly or indirectly in the City or the said plant  
shall act as arbitrators as aforesaid.

~~shall remain to day begin work on said plant and~~  
Sec. 5. Said George H. Boscow, shall within one hundred and  
twenety days after the passage of this ordinance be ready to furn-  
ish light, and if he fails so to do, all rights and privelages  
granted herein to him shall be deemed forfeited.

Sec. 6. All ordinances or parts of ordinances conflicting with  
this ordinance are hereby repealed.

Sec. 7. This ordinance shall take effect and be in force from and  
after its publication in the Garnett Eagle.

Dated Nov. 10 1890 A. D. McFadden

~~W. J. Milligan~~

N. J. Milligan  
City Clerk

Mayor.

Attest

I N. J. Milligan Clerk of the city  
of Garnett do hereby certify that the for-  
going is a true and correct copy of an  
arbitrare passed by the City Council  
at an adjourned meeting of the  
City said Council held Nov, 10th 1890  
A.D. and ordered published in Garnett  
Eagle.

N. J. Milligan  
City Clerk

Ordinance No. 125

An ordinance relating to Dogs running at Large in the City of Garnett.

Be it ordained by the Mayor and Councilmen of the City of Garnett,

Section 1

No dog shall run at large in the city of Garnett, unless the owner or harborm thereof shall place ~~and keep~~ upon the neck of such dog a substantial metallic or leather collar

Section 2

The owner or harborm of any dog shall without delay, after the publication hereof, ~~or~~ as soon as any dog shall come to his or her possession, and annually thereafter, before the first day of May in each year give his or her name with the name and description of his or her dog to the City Clerk, who shall register such names in a suitable book kept for that purpose. The City Clerk shall deliver to said owner or harborm a check stamped with

the year of the registry, and said owner or harborm shall affix to the collar of his or her dog such check. The City Clerk shall charge a fee of one dollar for each dog and five dollars for each bitch registered by him, which sum shall be paid by said Clerk into the city treasury on the first day

Section 3

of the next month thereafter,

When danger of hydrophobia may be deemed, by the Mayor, to exist in or near the city, the Mayor may, by proclamation, or by notice in the newspapers of the city, or by printed handbills, require all persons owning or harboring dogs in the city to confine all of them, or securely muzzle them with a wire muzzle, for such time as may be designated in such proclamation or notice, or until otherwise ordered. All dogs found running at large in the city, contrary to the provisions of this section, whether owned or kept within, or without the city, shall be killed by the City Marshal; and the owner or harbinger of any such dog, who shall knowingly permit the same to run at large, contrary to the provisions of this section, shall be subject to a penalty of not more than twenty dollars.

Section 4

Any bitch running at large while in heat, is hereby declared a nuisance, and the owner or harbinger of any such bitch so permitting the same to run at large while in heat shall be subject to a fine of not more than ten dollars, and the City Marshal shall kill such bitch.

Section 6. The City Marshal shall prosecute the owner or harbör of any dog permitted to run at large contrary to the requirements hereof, and shall kill all dogs found running at large and not registered and collared as herein required; but the provisions hereof, except the 3<sup>d</sup> and 4<sup>th</sup> sections, shall not apply to any dog brought into the city by any person not a resident thereof, until such dog shall have been in the city three days.

Section 6. The owner or harbör of any dog or dogs who shall fail, refuse or neglect to comply with the requirements of sections 1 and 2 of this ordinance, shall upon conviction be fined in any sum not exceeding ten dollars.

Section 7. This ordinance shall take effect & be in force from and after its publication in the Garnett Weekly Journal

Act 58. All ordinances ~~and~~ <sup>and</sup> parts of ordinances conflicting with this ordinance are hereby repealed.

Signed and Approved by me this 7<sup>th</sup> day of May <sup>20</sup>, 1888

Jas J Houston  
Mayor

attest. H M Ellis  
city clerk

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Ordinance No. 126

An ordinance relating to the running at large chickens, ducks, geese or other domestic birds, or fowls,

Be it ordained by the Mayor and Councilmen of the City of Garrett

Sec. 1 That it shall be unlawful for the owner, keeper or possessor of any chicken, duck, turkey, goose or other domestic bird or fowl, to permit or suffer the same to trespass upon the premises of another —

Sec. 2 Any person violating this ordinance shall be fined in a sum not exceeding twenty dollars.

Sec. 3 This ordinance to take effect and be in force from & after its passage, & publication in the "Garrett Eagle"

Signed and approved this 1<sup>st</sup>  
day of Dec. 1890

Attest H. J. Mulligan

A. D. McFadden

W. J. Mulligan City Clerk Mayor.

I, W. J. Mulligan, Clerk of the City  
of Garnett, hereby certify that the  
foregoing is a true and cor-  
rect copy of an ordinance passed  
by the City Council at ~~a~~<sup>the</sup> regular  
Meeting of the said Council  
held December 1, 1890 and  
ordered published in the Garnett  
Eagle

W. J. Mulligan, City Clerk

# Ordinance No. 126

## An Ordinance relating to Billiard Halls, Billiard Tables<sup>and</sup> Pool Tables

Be it ordained by the Mayor and Councilmen  
of the City of Garrett:

### Sectiont

Any person or persons keeping or  
maintaining in the City of Garrett  
causing as a source of profit and pay  
any Billiard table or tables, or Pool  
table or tables

shall pay to the said City a license  
tax of Forty dollars per annum for  
the first table and Twenty dollars per  
annum for each additional table so  
kept or maintained and shall keep or  
maintain such table or tables in a  
room or hall, having no back room or room  
or side room or rooms attached thereto  
opening into said room or hall, said  
room or hall to front on the adjacent  
to some public street in said City and  
have in the front thereof not less than  
two windows of clear glass, said  
windows to be glazed by screen or  
otherwise, said license tax to be paid

annually in advance

Section 2

Any person or persons setting up  
or maintaining any table mentioned  
in section one of this ordinance without  
having first paid the license tax as  
prescribed in said section one of this  
ordinance shall upon conviction thereof  
before the Police Judge of said City be  
fined in the sum of \$10<sup>00</sup> for each  
day every such table is so kept or maintained  
~~and shall pay the costs of prosecution and~~  
shall be confined in the city prison  
until such fine ~~and~~ the costs of prosecution  
are paid.

Section 3

Any person or persons who, after  
having paid a license tax as specified  
in section one of this ordinance, shall  
keep or maintain any table or tables  
mentioned in section one of this ordinance  
in any room or hall, other than is  
specified in said section one shall  
upon conviction thereof before the Police  
Judge of said City be fined in a sum  
not less than \$5<sup>00</sup> nor more than \$50<sup>00</sup>  
and shall pay the costs of prosecution and  
be confined in the city prison until  
such fine & costs are paid

Section 4

Any person or persons helping or  
maintaining any of the tables mentioned

in Section one of this ordinance who shall allow minors to play upon such table or tables or loiter in or around the room or hall where such table or tables are kept or maintained shall upon conviction thereof before the Police Judge of said City be fined in a sum not less than Five dollars or more than Fifty dollars & shall pay the costs of the prosecution provided that this section shall not apply to minor who has a request in writing from ~~his~~ parent or guardian directed to the keeper of such room or hall requesting him to permit such minor to play upon such table or tables,

Section 5. All rooms or halls such as provided in Section one of this ordinance in which is kept or maintained any Billiard table or pool table shall be closed at eleven (11) o'clock P.M. of each day & remain closed until five o'clock a.m. of the succeeding day, and no Billiard hall or Billiard room shall be opened on Sunday. Any person or persons violating this section shall be upon conviction thereof by a the Police Judge of said City, fined in a sum

not less than ~~five~~<sup>50</sup> dollars or more  
than fifty ~~100~~<sup>100</sup> and shall pay  
the costs of prosecut'n & be confined  
in the city prison until such fine  
as above are paid.

Section 6 This Ordinance shall take effect  
and be in force from & after its public  
cation in the Garrett Weekly  
Journal.

Signed and approved by me  
this 7<sup>th</sup> day of May A.D. 1888

Jas Houston  
attest Mayor  
H.M. Ellis  
City Clerk

1888

Ordinance No. 127

An Ordinance concerning  
Stock running at large in the  
City of Garnett.

Be it ordained by the Mayor  
and Councilmen of the City of Garnett:

Section 1

It shall be unlawful for any horse  
mules, asses, hogs, sheep, goats or kids  
or neat cattle, except milch cows, to  
run at large in the city of Garnett,  
Kansas,

Section 2

It shall be unlawful for any  
milch cow to run at large in the  
City of Garnett at any time from the  
first day of ~~October~~ to the first  
day of May of each year and at any  
time from eight o'clock P.M. to  
~~six~~ (6) o'clock a.m. in the months  
of May, June, July, August, September  
~~October~~ ~~November~~

Section 3

The City Council shall provide a  
suitable pound or inclosure for  
the purpose of carrying out the pro-  
visions of this ordinance

Section 4

The City Marshal shall take up &  
impound any animal found run-  
ning at large in violation of this  
ordinance

Section 5

shall provide proper sustenance  
for all such animals impounded  
The City Marshal shall, within  
twenty four hours after any animal  
has been impounded post a notice  
thereof in the office of the <sup>County</sup> Clerk of the  
~~District~~ Court of Auditors County in  
the City of Garrett describing such  
animal or animals and deliver to  
the owner or keeper thereof all animal  
that may be redeemed as hereinafter  
provided

Section 6

The City Marshal shall collect  
from the owner or person or persons  
desiring to redeem any animal men-  
tioned in section one of this ordinance  
the sum of ~~fifty~~ <sup>one</sup> ~~cents~~ <sup>per head</sup> per head  
together with the actual costs of keeping  
feeding the same and he shall also  
collect from the owner or person de-  
siring to redeem any animal mentioned  
in section two <sup>(4)</sup> of this ordinance the  
sum of ~~one~~ <sup>Twenty-five cents</sup> ~~one~~ <sup>per head</sup> together  
with actual costs of feeding & keeping the  
same

Section 7

If any person owning or claiming  
any animal taken up & impounded

shall neglect or refuse to redeem such animal for five days, the City Marshal shall give an additional ten days notice of the time & place where said animal will be sold, by posting three notices in as many public places in the city, one of which shall be placed in said Office of the County Sheriff of the District Court of Anderson County in, Garrett & shall be in substance as follows:

## Proud Notice.

Notice is hereby given that I have taken  
up & impounded in the pound of  
this city at There next the location of pound,  
on the \_\_\_\_\_ day of \_\_\_\_\_, A.D., I hereby de-  
scribe the animals to be sold which will,  
if not redeemed before sale, be sold at  
public auction at said pound to the highest  
bidder for cash in hand, at the hour  
of \_\_\_\_\_ in the forenoon, on the \_\_\_\_\_ day of \_\_\_\_\_  
A.D.

City Marshal,

The day of sale shall be the  
fifteenth day after the animal or  
animals herein mentioned have  
been impounded, unless the same

fall or Sunday, Christmas, New  
Years-day, Fourth of July or an Election  
day or unless the Marshal for want  
of fiddlers, or from any other cause  
shall be unable to sell the same, in  
such case it shall be lawful for the  
Marshal to sell such animals on the  
succeeding day, as soon thereafter  
possible, without giving further notice.

Secton 8 At any time before sale, such an  
animal may be redeemed by the owner  
upon the payment of the penalties  
provided for in Section 6 of this ordi-  
nance.

Secton 9 If any person or persons shall break  
open, or in any manner directly or  
indirectly, aid or assist, counsel or  
advise the breaking open of the city pound  
such person or persons shall upon con-  
viction thereof, be fined in any sum  
not exceeding fifty dollars.

Secton 10 ~~The owner or owners, keepers or keepers of~~  
~~any of the animals mentioned in section~~  
~~one or two of this ordinance, who shall~~  
~~permit the same to run at large in~~  
~~violation of this ordinance, shall upon~~  
~~conviction thereof, be fined in any sum~~

Ordinance No. 127

Ordinance No 139

An Ordinance levying a corporate tax  
to pay current expenses of the city and Water  
Works of Compton Kansas

Be it ordained by the Mayor and  
Councilmen of the city of Compton Kansas

Sec I That a tax of  
for the purpose of paying accrued indebted-  
ness and the current expenses of the city  
of Compton for the year A.D. 1893 is hereby  
levied on each and every dollar of taxable  
property in the city of Compton as returned  
upon the assessment rolls of Anderson  
county state of Kansas for the year A.D. 1893

Tax a tax of for the purpose  
of paying accrued indebtedness and  
the current expenses of the Water Works

Sec II System of the City of Compton for the  
Year A.D. 1893 is hereby levied on  
each and every dollar of taxable  
property in the city of Compton as  
returned upon the assessment rolls  
of Anderson county - State of  
Kansas, for the year A.D. 1893.

(First Pub May 17 1895)

Ordinance No. 149

An ordinance in relation to the  
width of sidewalk or  
street, between sec.

Be it Ordained by the Mayor -

Councilmen of the City of Garnett:-

Sec. 1 That Sidewalks on the west side of  
Oak Street, between Second and Third  
Avenues when built of plank shall not  
~~be~~ less than eight feet wide, and when built  
of stone shall be not less than six feet wide.

Sec. 2 Section Two, of ordinance No. 29, entitled  
"An ordinance in relation to building  
and repairing sidewalks, and prescribing  
the width of said walks," approved June 8, 1874,  
~~so~~ far as it conflicts with this ordinance,  
and all other ordinances or parts of  
ordinances in conflict with this ordinance  
are hereby repealed.

Sec. 3 This Ordinance shall ~~not~~ take effect until  
be in force and after its publication  
in the Garnett Eagle printed and  
approved May 13<sup>rd</sup> 1895. ~~signed~~ J. L. Saystaff  
May 13<sup>rd</sup> 1895. ~~signed~~ J. L. Saystaff  
attest Mayor

F. S. Mitchell  
City Clerk

Ordinance No. 150  
[First Published May 24 1896]  
An Ordinance in relation to labor of Prisoners  
Be it Ordained by the Mayor and Council  
men of the City of Garrett:—

- Sec. 1. Any person committed to the city jail  
for non-payment of the fine and costs, whether imposed  
for violation of any city ordinance, and any accompanying costs,  
or expense of keeping such person, shall be properly  
shackled or otherwise safely secured and compelled to  
perform manual labor for the benefit of the city, eight  
hours of every day, Sundays and <sup>legal</sup> holidays excepted, under  
the direction of the street commissioner, upon the streets,  
alleys, avenues, areas and public grounds of said city,  
until such fine and costs or either shall be satisfied as  
herein provided.
- Sec. 2. The Street Commissioner shall, at some convenient  
place upon the public grounds of the city, to be appointed  
by the Committee on Streets and Alleys, provide and  
furnish a sufficient quantity of suitable stone which  
all prisoners employed as herein provided, and in  
the discretion of the Street Commissioners, and prison-  
ers shall be required to labor as in the preceding sections  
ridges, or at breaking such stone into sizes suitable for  
Macadamizing the streets, such stone, when broken, not to  
exceed two (2) inches in diameter, and such rock when  
broken, shall be used by the Street Commissioner in

and improving  
McAdamizing the streets, alleys, avenues and other  
public grounds of the city of Garrett

Sec. 3 For each day of eight hours when such  
prisoner shall work in good faith as herein provided,  
he shall be allowed the sum of ~~forty~~<sup>Sixty</sup> cents, And when  
such prisoner shall have worked at such rate a  
sufficient time to liquidate such fine, Costs and  
~~expenses~~, the street Commissioner shall certify  
to the keeper of the City prison, and to the council, and  
such prisoner shall be finally discharged from such  
fine and costs, and the city shall pay the costs of the  
case out of the city treasury.

Sec. 4 If any prisoner hereinbefore mentioned shall neglect  
or refuse to perform such labor as herein provided, he  
shall be placed in close, solitary confinement and  
fed only on bread and water until willing to work  
as required herein; and for each day or part of day  
~~such neglect or refusal~~ and ~~a sufficient~~, such  
prisoner shall be required to perform an additional  
day's labor in excess of the time required for the pay-  
ment of the fine, costs and expenses.

Sec. 5 All prisoners committed to the city jail shall  
be in the custody of the city Marshal until finally  
discharged, and he may, at his own peril only, send  
such prisoner in any other manner than as

provided by law or ordinance.

Sec. 6 Sections Seven(7), Eight(8) and Nine(9) of  
Ordinance No. 78, entitled "An Ordinance in  
relation to offenses," Approved August 8, 1883, and  
all other ordinances, or parts of Ordinances in  
conflict with this ordinance are hereby repealed.

Sec. 7 This Ordinance shall take effect and be  
in force from and after its publication in the  
~~Damiet~~ Eagle. Passed and  
approved this 2<sup>nd</sup> day may 9 1895  
attest J. L. Say staff  
F. S. Mitchell Mayor  
city clerk

Ordinance No. 151

An ordinance fixing the compensation of city officers.

Be it ordained by the Mayor and Common Council of the City of Janesville;

Sect. 1. The city Clerk shall receive ~~full~~ for ~~all~~ services <sup>as Clerk</sup> ~~rendered~~ the sum of Twelve dollars and fifty cents (\$12<sup>50</sup>) per month.

Sect. 2. ~~The city Marshal~~ <sup>receives</sup> full compensation for his services the sum of Forty dollars (\$40<sup>00</sup>) per month.

~~pay the same by labor on the streets or  
otherwise for the benefit of the city.~~

Sec. 3 The City Attorney shall receive a salary for his services in advising the City offices, attending such meetings of the council as shall be required of him, and the performance of all other duties not otherwise specified the sum of Fifty dollars (\$50<sup>00</sup>) per annum; He shall also receive the following fees in Police Court:—For drawing affidavit against each person, \$2<sup>00</sup>; attending case when defendant pleads guilty, or case is dismissed at cost of complaining witness, \$1<sup>00</sup>; For trial of case in Police Court in other than prosecutions for ~~introducing~~  
~~manufacturing~~ advertising or selling Intoxicating liquor herein specified, \$5<sup>00</sup>; Trial of case for unlawfully manufacturing or selling intoxicating liquor, the same fees as County attorneys in similar cases and in the discretion of the Police Judge when the case is protracted a further fee may be taxed, not to exceed \$10<sup>00</sup>. For trial of case in the District Court appealed from Police Court, \$25<sup>00</sup>; Provided, however,

that the said fees shall be taxed and collected as other costs, and the city shall in no event be liable for the payment of the same, except when ~~to~~ from a ~~Judge of the~~  
~~court shall be pronounced discharged by the judge~~  
~~and council without giving of notice of the case~~  
~~where~~ the person adjudged to pay the costs shall pay the same by labor on the streets or otherwise for the benefit of the city.

Sec. 4 The Police Judge shall receive for his services the same fees as are allowed justices of the peace for similar services, the same to be taxed and collected as costs in the case; Provided, the city shall in no case be liable for such fees except when the defendant is unable to pay the fine and costs and shall be adjudged to labor on the streets, or otherwise, in payment of the same, and the city shall receive the benefit of such labor, ~~in case he is not~~  
~~defendant on the trial is found guilty,~~  
~~discharged.~~

Sec. 5 The Salaries provided for in this Ordinance shall be paid ~~monthly~~ out of the City treasury upon warrants drawn and executed as required by Law.

Sec. 6 This Ordinance shall take effect and be in force

from and after its publication in the  
Garnett Eagle passed and approved  
this 3<sup>rd</sup> day of June 1895.

Attest

F. S. Mitchell

City Clerk

J. L. Staystaff

Mayor

Ordinance No. 152  
(First Published Jan 7<sup>th</sup> 1885)

An Ordinance in relation to building and maintaining certain sidewalks in the city of Garnett, Kansas.

Be it Ordained by the Mayor and Councilmen of the city of Garnett:

Section 1. That a sidewalk be built and maintained in said city of Garnett, Kansas, on the south end of lots numbers 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23 and 24 of Blocks numbers fifty eight (48) and fifty nine (59), and on west side of lots numbers 12 and 13, and on south end of lots numbers 13, 14 and 15 in Block number Sixty Three (63).

Sec. 2. That the sidewalks mentioned in section one of this ordinance shall be not less than four feet in width, and be built and maintained in the manner and of the materials as required by an ordinance entitled "An ordinance relating to the building, laying and repairing of sidewalks in the city of Garnett, and prescribing the dimensions thereof and the material used therein." Passed and approved Feb. 7, 1885, no such walk may be built

of flagstone.

- Sec. 3 Said sidewalk shall be built and maintained by the owner or owners of lot or pieces of ground abutting thereon under the supervision and direction of the Street Commissioner of said city, and within thirty days from and after the taking effect of this ordinance, and if any owner, or owners ~~fail~~ of any lot or lots abutting on said sidewalks shall fail, refuse or neglect to comply with the foregoing provisions of this ordinance ~~within~~ within the time herein mentioned, it shall be lawful for the said City of Garrett to have said sidewalks built as required by ordinance, and to levy a tax upon all lots or pieces of ground abutting on said ~~said~~ sidewalks, and where said sidewalks ~~are~~ shall be so built by said City to pay for the material, building and maintenance of the same.
- Sec. 4 This Ordinance shall take effect and be in force from and after its publication in the Garrett Eagle.

Passed and approved this 3<sup>rd</sup> day of June <sup>1855</sup>

*Attest*  
T. S. Mitchell  
City Clerk

J. L. Day Mayor

## Ordinance No 153

An Ordinance appropriating  
certain monies  
Bent ordained by the Mayor  
and Councilmen of the City of  
Garrett Kansas

Sec I

That the sum of \$251,24 ~~1~~

is hereby appropriated of any  
monies not otherwise appropriated  
as the General Fund of the City  
treasurer for the payment of the  
following bills

Sgt. L. Doleworth Doctor	\$ 5.00
Jefferson Telegraph Co	11.07
Garrett Journal	1.05
L. H. Gordon	4.30
A. E. Donthill	10.00
W. J. Goode & Son	5.15
J. W. Pilbury Co.	.70
C. E. Sneath	2.00
Long Bell Lumber Co	2.28
L. C. Brown Mgr	93.75
H. M. Brooke	1.70
Henry Miller	5.00
Frank Ratcliff	202.50
Garrett Eagle	6.57
D. Jones	10.40
J. S. Wachter	38.30

sec 2

\$ 154.14)

that the sum of One Thousand and  
Fifty Five and 14 cents hereby appropriated  
out of the city mines not otherwise  
appropriated in the water works  
funds of the city treasurer for  
the payment of the following  
bills

L. E. Brown Mgr	\$ 75.00
J. M. Brooks	5.50
C. E. Smith	76.64

sec 3

that the Mayor and Clerk be  
and are hereby authorized to  
draw warrants on the city  
treasurer for the payment  
of the above claims

sec 4

that this Ordinance shall take  
effect and be in force from  
and after its passage by the Council  
and approval by the Mayor  
Passed and approved this first  
day of July A.D. 1895

Attest

F. S. Mitchell  
City Clerk

J. L. Haystaff  
Mayor

Ordinance No 134

An ordinance appropriating  
certain monies  
Be it ordained by the mayor  
and councilmen of the city of  
Larnett Kansas

Sect I That the sum of Two Hundred &  
Twenty Seven <sup>Dollars</sup> ~~Fourty~~ <sup>Four</sup> ~~Pounds~~ <sup>47</sup> is hereby  
appropriated out of any monies  
not otherwise appropriated in the  
General Funds of the City  
treasurer for the payment of  
the bills accrued by the city  
council Aug 5th 1895 a list of  
which is found on page 372  
of the Journal of the proceedings  
of the council of said date

Sect II That the sum of Eighty Nine and <sup>67</sup>/<sub>100</sub>  
Dollars <sup>\$89 60</sup> is hereby  
appropriated out of any monies  
not otherwise appropriated in the  
Water works Funds of the city  
treasurer for the payment of  
the bills accrued by the city  
council Aug 5th 1895 a list of  
which is found on page 372  
of the Journal of the proceedings  
of the council of said date

Sect III  
that the Mayor and Clark be and  
are hereby authorized and instructed  
to draw warrants on the City  
treasurer for the payment of  
<sup>claims</sup> the amount mentioned in sects I and II  
of this ordinance

Sect IV  
that this ordinance shall take  
effect and be in force from  
and after its passage by the  
council and approval by the  
Mayor Passed and approved  
the 5th day of Aug A D 1891  
attest

J. S. Mitchell J. L. Haystoff  
City Clerk Mayor

Ordinance No. 155-

An Ordinance levying a corporate tax for General Revenue purposes of the City of Garnett for the current year; For opening and widening Streets, Avenues and alleys, and for building bridges, culverts and sewers, and footwalks across streets, avenues and alleys; For the purpose of paying interest and coupons on the bonds of the city of Garnett; And to levy a special tax to pay for sidewalks built by the City of Garnett under the provisions of Ordinances.

Be it Ordained by the Mayor and Councilmen of the City of Garnett, Kansas:

Sec. 1. That a tax of 10 mills for General Revenue purposes of the city of Garnett including accrued indebtedness and current expenses, for the year A. D. 1895, be and the same is hereby levied on each and every dollar of taxable property in the city of Garnett, Kansas, as returned upon the assessment rolls of Anderson County, State of Kansas, for the year A. D. 1895.

Sec. 2. That a tax of ~~3~~ <sup>3</sup>/<sub>4</sub> mills for the purpose of opening and widening Streets, Avenues and Alleys, and for building bridges, culverts and sewers, and footwalks across streets, avenues and alleys in the city of

Garnett, Kansas, be, and is hereby levied  
on each and every dollar of taxable property  
in the city of Garnett, Kansas, as returned  
upon the assessment rolls of Anderson  
County, State of Kansas, for the year  
A.D. 1895.

Section 3.

That a tax of 5 mills for the purpose  
of paying the interest and coupons on all  
bonds of the city of Garnett, Kansas, be and  
is hereby levied on each and every dollar  
of taxable property in the city of Garnett,  
Kansas, as returned upon the assessment  
rolls of Anderson County, State of Kansas,  
for the year A.D. 1895.

Section 4

That a special tax be, and the same  
is hereby levied for the purpose of paying  
for making, building and furnishing of  
the materials for sidewalks constructed  
on the streets in the city of Garnett, Kansas,  
in front of lots and parts of lots located  
in said city and hereinafter mentioned; and  
that said tax be and hereby is levied on all  
lots and parts of lots abutting on the  
improvements according to the frontage  
thereof, where said improvements have  
been so made by said City as  
provided by ordinance.

The amount of tax so levied upon each  
lot or part of lot is as follows, to wit:

For walk on 12<sup>ft</sup> <sup>45 inches</sup> <sup>acres</sup> feet upon of lots No. 10, 11, 12, 45, \$30.30

Section 5

I that the city Clerk of the city of  
Garnett shall furnish the County Clerk  
of the County of Anderson, State of  
Kansas with a duly certified copy of  
this ordinance immediately after its  
taking effect thereof.

Section 6. I that this Ordinance shall take effect  
and be in force from and after its  
publication in the <sup>Republican Standard</sup> ~~State~~ Eagle.

Passed by the Council Aug 12<sup>th</sup> A.D. 1895.

Approved Aug 12<sup>th</sup> - A.D. 1895.

J. M. Herriman Pres'ty Council  
Acting Mayor.

Attest,

J. S. Mitchell  
City Clerk.

An Ordinance relating to Vagrants No. 156

Be it ordained by the Mayor and Councilmen  
of the City of Garrett

Section 1 A Vagrant under the Meaning and  
provisions of this Ordinance, shall be  
deemed to be.

1. An able bodied male person, over the  
age of sixteen years, who, not having  
visible means to maintain himself,  
lives idly, without employment, and  
without any settled place of abode.

2. Any able bodied male person  
who, not having any visible means  
to maintain himself, shall be found  
loitering or rambling about, or wandering  
abroad, & lodging in groceries, outhouses,  
vandy houses, houses of bad repute, sheds,  
stables, market houses, lumber yards,  
Railroad cars, or who shall be found  
trespassing in the night time upon the  
private premises of others and not giving  
a good account of himself.

3. Any able bodied male or female person  
over the age of sixteen years, found  
wandering abroad and begging ~~for~~ or  
going from door to door, begging, or appear-  
ing in any street, thoroughfare, or other

public place, begging or receiving  
Alms.

4. Any male or female person who shall  
be the keeper, proprietor, or exhibitor of  
any gaming table, or device, or who shall  
be an assistant, or attend at any such  
gaming table or device.

5 - Any prostitute, courtesan, bawd  
or lewd woman, or female inmate of  
any bawdy house, house of prostitution,  
house of assignation, brothel, or house of  
bad repute, who shall be found wandering  
about the streets in the night time,

6 - any procurer, pimp, or male person  
frequenting a bawdy house, or house of  
prostitution or assignation, or in any  
way connected with the keeping of  
such house.

7 - any male or female person, who, living  
idly, without employment, habitually  
associates with persons having the reputa-  
tion of being thieves, burglars, pickpockets,  
or pigeon droppers, or who habitually lodges  
in or frequents houses, or other places, having  
the reputation of being the resort of thieves,  
burglars, pickpockets or pigeon droppers, or  
places for the reception of stolen property.

Section 2 On the trial before the police judge of any person charged with being a vagrant, it shall be lawful for the city to introduce, in support of such charge, testimony as to the general character & reputation of the defendant touching any of the matters set forth ~~in~~ in Sec One of this Ordinance, and the defendant may resort to testimony of a like nature for the purpose of disproving said charges.

Section 3. An able bodied person under the meaning and intent of this Ordinance, shall be deemed to be any person who is not by reason of physical disability prevented from following some honest avocation, or labor sufficient for his or her maintenance.

Section 4 It shall be unlawful for any person or persons to harbor, or secrete any vagrant, or to permit any vagrant to loaf or loiter, about, in or on any building or premises, owned by or under control of such person.

Section 5 Any person, <sup>or persons</sup> who shall be convicted of being a vagrant, under the provisions of this ordinance, or who shall violate any of the provisions of this ordinance, shall be adjudged to pay a fine as follows.

for the first offense, of not less than  
five dollars nor more than fifty Dollars,  
for the second offense not ~~less~~ than  
ten nor more than One Hundred Dollars  
& for every subsequent offense the fine  
shall not be less than Twenty five  
Dollars.

Sec 6 That this ordinance take effect from  
& after its publication in the Standard  
Eagle.

Passed by the Council Aug 12 A.D. 1891  
Approved Aug 13 A.D. 1891

J. M. Herman Pres of Council  
& Acting Mayor

Attest

J. S. Mitchell  
City Clerk

(Published in the Aug. 1895)  
Ordinance No. 157  
An Ordinance relating to License Taxes.

Be it Ordained by the Mayor and Councilmen  
of the city of Garrett:

Section 1

That it shall be unlawful for any person a person  
firm or corporation to operate any Hack omnibus, carriage  
or other vehicle for the purpose of conveying passengers  
for hire to or from any point in said city of Garrett,  
from or to the fair grounds without having paid  
a license tax as hereinafter provided.

Section 2

Before any license shall be issued the person  
applying therefor shall pay to the City Treasurer as  
follows, to wit:

For each vehicle drawn by one horse or mule, One  
dollar (\$1) per day.

For each vehicle drawn by two horses or mules, Two dollars <sup>(\$2)</sup> per day.  
For each vehicle drawn by more than two horses or mules, Three  
dollars <sup>(\$3)</sup> per day.

Section 3

For every violation of this ordinance the owner or  
operator of such vehicle, or both, shall be punished by a  
fine of not less than five dollars (\$5) nor more than  
Twenty five (\$25) dollars. Each and every trip in  
either direction shall be deemed a distinct offense;  
each and every person connected with and assisting  
in the operation of any such vehicle shall be deemed  
an operator of such vehicle, and solicitation of  
patronage shall be prima facie evidence of a  
violation of this ordinance.

(Over)

section 4 This Ordinance shall take effect and  
be in force from and after its publication  
in the Garrett Eagle

Passed by the Council Aug. 19, 1890.  
Approved by the Mayor Aug. 19, 1890.  
J. L. Haystaff.

Attest Mayor  
F. S. Mitchell  
City Clerk.

Ordinance no 158  
An Ordinance appropriating  
certain monies  
Be it ordained by the mayor  
and councilmen of the city of  
Garrett Kansas

Sec I that the sum of Three Hundred  
\$322,02 and twenty two and  $\frac{1}{2}$  cents is hereby  
appropriated out of any monies  
not otherwise appropriated in the  
General Funds of the city treasurer  
for the payment of the bills allowed  
by the city council Sept 2nd 1895-  
a list of which is found on  
page 379 of the journal of the  
proceeding of the council of said  
date

Sec II that the sum of Seven ~~Twenty~~ <sup>D</sup> Two  
\$75 ~~20~~ Dollars is hereby appropriated  
out of any monies not otherwise  
appropriated in the water works  
Funds of the city treasurer for  
the payment of the bills allowed by  
the city council Sept 2nd 1895-  
a list of which is found on page  
379 of the journal of the proceeding  
of the city council of said date

- Sec III that the sum of ~~Thirty Four~~<sup>\$34.95</sup> and 95/100 dollars is hereby appropriated out of any monies not otherwise appropriated in the treasury funds of the city treasurer for the payment of the bills, <sup>allowed</sup> by the council Sept 2nd 1895 a list of which is found on page 379 of the journal of the proceeding of the council of said date
- Sec IV that the mayor and clerk be and are hereby authorized and instructed to draw warrants on the city treasurer for the payment of the classes mentioned in sec I. II. III of this ordinance
- Sec V that this ordinance shall take effect and be in force from and after its passage by the council and approval by the mayor passed and approved this 2<sup>nd</sup> day of September A.D. 1895  
attest

F. S. Mitchell  
City Clerk

J. L. Myerhoff  
Mayor

(Published in the Garnett Journal Sept 6th 1895)

Ordinance No. 17

An Ordinance relating to certain misdemeanors.

Be it Ordained by the Mayor and Councilmen of the city of Garnett, Kansas:-

That it shall be unlawful for any person or persons at, in or on any sidewalk, street, street crossing, avenue, alley, ~~or~~ area, park or other public grounds, or ~~an~~ vacant lot in said city of Garnett, Kansas, to play at ball, either by throwing, catching or striking the same or in any other manner, or to play at cards of any kind, marbles, dice, or any other game or games of chance of any kind or however played, whether played for amusement merely or otherwise.

Sec. 2. That it shall be unlawful for any person or persons, at or in said City of Garnett, Kansas, to play at the game commonly called "Baseball" or any similar game or games played with balls and bats.

Sec. 3. That it shall be unlawful for any person or persons to loaf or loiter about, in or on any park or other public grounds in said city of Garnett, Kansas, between the hours of ten o'clock ~~11~~ P.M. and seven o'clock A.M., and any person or persons being about in or on any park or public grounds of said city between the hours named, without giving a good account of themselves, shall be held to have violated this section of this ordinance.

Sec. 4. That any person violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor; and upon conviction therefor shall be punished for the first offense by a fine of not less than One Dollar (\$1.00.) nor more than Twenty Five Dollars (\$25.00) or imprisonment in the city jail not less than Five days nor more than twenty days, or both such fine and imprisonment, and for every subsequent offense by a fine of not less than five dollars (\$5.00) nor more than fifty dollars (\$50.00.) and imprisonment in the city jail not less than ten days nor more than forty days.

Sec. 5. This ordinance shall take effect and be in force from and after its publication in the ~~Garnett Eagle, Garnett Journal~~

Passed by the Council

Sept 2nd 1895

Approved by the Mayor ~~W. H. Mayfield~~

Mayor.

Attest

J. S. Mitchell  
City Clerk.



Ordinance No 160  
An Ordinance appropriating  
certain monies  
Be it ordained by the mayor and  
councilmen of the city of Garnett  
Kansas

- Sect I that the sum of Two Hundred  
and Thirty Eight and  $\frac{4}{5}$  cents (\$38.80) dollars  
is hereby appropriated out of any  
monies not otherwise appropriated  
in the General Funds of the  
city treasury for the payment of  
the bills allowed by the city  
council Oct 7 1895 a list of  
which is found on page 382 of  
the journal of the proceedings of the  
council of said date
- Sect II that the sum of Eighty Three and  
 $\frac{4}{5}$  cents \$86.80 dollars is hereby appropriated  
out of any monies not otherwise  
appropriated in the water works  
Funds of the city treasury for the  
payment the Bills allowed by the  
city council Oct 7th 1895 a list  
of which is found on page 383 of  
the journal of the proceedings of the  
city council of said date

Sec III that the mayor and Clerk be and  
are hereby authorized and instructed  
to draw warrants on the city treasurer  
for the payment of the claims  
mentioned in sections 8 and 9  
of this Ordinance

Sec IV that this Ordinance shall take  
effect and be in force from  
and after its passage by the council  
and approval by the mayor passed  
and approved this 7<sup>th</sup> day of October  
1895

J L Staystaff  
attest T. S. Mitchell Mayor  
City Clerk

Ordinance No 161

An Ordinance appropriating certain  
monies

Belit ordained by the mayor  
and councilmen of the city of Garnett  
Kansas

Sec 1 that the sum of ~~Three~~ <sup>Two</sup> Hundred  
and ~~75~~ <sup>75</sup> Dollars ~~(300.75)~~  
is hereby appropriated out of any  
monies not otherwise appropriated  
in the General Finances of the city treasurer  
for the payment of the bills allowed by the  
city council Nov 4<sup>th</sup> 1895 a list of which  
is found on page 385 of the Journal of  
the proceedings of the council of said date

Sec 2 that the sum of One Thousand  
and seven and ~~37~~ <sup>35</sup> ~~37~~ Dollars ~~(107.37)~~  
is hereby appropriated out of any monies  
not otherwise appropriated in the water  
works Finances of the City Treasurer for  
the payment of the bills allowed by the <sup>council</sup> city  
Nov 4<sup>th</sup> 1895 a list of which is found  
on page 385 of the Journal of the proceedings  
of the city council of said date

Sec 3 that the Mayor and City Board  
and Library authorized and instructed to  
draw warrants on the city treasurer for the  
payment of the claims mentioned in  
sec 1-#10 of this ordinance

Sec 4 that this ordinance shall take  
effect and be in force from and  
after its passage by the council and  
approval by the Mayor Passed by the  
council Nov 4<sup>th</sup> 1895

Approved by the Mayor Nov 4<sup>th</sup> 1895  
*attest*

J. S. Motter  
City Clerk

J. L. Staystaff  
Mayor

Ordinance No 102  
An Ordinance appropriating  
certain monies

Be it enacted

By the Mayor & Council of the City of Garnett Kansas  
that the sum of Two Hundred &  
Twenty two and ~~50~~ <sup>\$</sup> 272.50,  
is hereby appropriated out of  
any monies not otherwise  
appropriated in the General  
Funds of the city treasurer  
for the payment of the Bills  
allowed by the city council  
December 9<sup>th</sup> 1875 - a list  
which is found on page 389  
of the Journal of the proceedings of  
the council after said date

Sec 2 that the sum of Two Hundred &  
Seventy One & ~~75~~ <sup>\$</sup> 271.75  
is hereby appropriated out of  
any monies not otherwise  
appropriated in the water works  
Funds of the city treasurer for the  
payment of bills allowed by the  
city council Dec 9, 1875 - a list  
of which is found on page 389  
of the Journal of the proceedings

Sec 3 of the council of said date  
that the sum of Ten and 4<sup>th</sup> \$10.60  
~~Dollars~~ \_\_\_\_\_  
is hereby appropriated out of  
any monies not otherwise  
appropriated in the cemetary  
Funds of the city treasurer  
for the payment of the bills  
allowed Dec 2nd 1895 a list  
of which is found on page  
389 of the journal of the proceedings  
of the council of said date  
that the mayor & clerk be and  
hereby authorized & instructed  
to draw warrants on the city  
treasurer for the payment of  
the bills mentioned in sections  
1-2-3 of this Ordinance

Sec 4 that this ordinance shall take  
effect & begin first from and  
after its passage by the council  
and approval by the mayor ~~Passed~~  
and approved Dec 1895

Attest

J.S. Mitchell

City Clerk J Saystoff Mayor

First Page - Ord. No. 13 1893

Ordinance No. 163

An Ordinance to prohibit the sale of  
cigarettes & cigarette paper within the  
Corporate limits of the City of Garrett

Whereas; The use of Cigarettes & the  
smoking of tobacco wrapped in  
paper prepared for that purpose and  
commonly known as cigarette paper,  
has become so prevalent among the  
young men & boys of this City as to  
be injurious to them, noxious to others,  
and to impair the usefulness and  
impede the progress of the Public Schools.  
And whereas the present law regula-  
-ting the sale of these articles has  
proven to be insufficient for the adequate  
protection of the public from the  
aforesaid and other vicious influences  
caused by the use of said articles.

Now therefore Be it Ordained by  
the Mayor and Councilmen of the City

~~Section 1. Any person who shall within  
the Corporate limits of this city,  
sell, barter, or by any shift or device  
intended as a violation of this  
ordinance, give away or dispose of  
any cigarettes or any paper commonly  
known as cigarette paper, shall upon~~

Sec. 1. Any person who shall within the corporate limits of this city sell, barter, or by any craft or device intended as a violation of this ordinance give away or dispose of any cigarettes, or any paper commodity known as cigarettes, shall upon conviction thereof be deemed to be guilty of a misdemeanor, and shall be punished by a fine for the first offense by a fine of not less than Ten ~~\$10.00~~ Dollars nor more than One Hundred ~~\$100.00~~ Dollars ~~and imprisonment in the city jail not less than~~  
~~10 days nor more than Thirty (30) days, and for each~~  
~~such fine and imprisonment, and for the second~~  
and every subsequent offense by ~~the~~ such  
~~together with~~ imprisonment not less than Ten  
(10) days nor more than Thirty (30) days in the city  
jail.

John A. Henning

John R. McWullen

~~Conviction thereof, he deemed to be  
guilty of a Misdemeanor, and shall  
be fined not less than \$25<sup>00</sup>) Twenty  
five dollars nor more than \$100<sup>00</sup>~~

~~One Hundred dollars and by imprison-  
ment in the city jail  
not less than ten (10) days nor  
more than thirty (30) days in ~~the~~  
city jail.~~

Section 2. This ordinance shall take effect  
& be in force from and after its  
publication in the ~~Evening~~ ~~Advertiser~~  
~~and~~ ~~Advertiser~~ ~~and~~ ~~Advertiser~~

Passed by the council December  
9<sup>th</sup> 1895 City Clerk

Approved by the mayor Dec  
9<sup>th</sup> 1895

J L Waystaff Mayor

Attest  
H S Hatch  
City Clerk

Ordinance No 164  
An Ordinance appropriating certain  
monies

Be it ordained by the  
Mayor and Councilmen of the  
City of Garnett Kansas  
that the sum of Two Hundred  
and Thirty Four and  $\frac{1}{2}$  Dollars  
is hereby appropriated out of any  
monies not otherwise appropriated  
to the General Funds of the City  
treasury for the payment of the  
bills allowed by the City council  
Jan 6th 1896 a list of which is  
found on page 451 of the Journal  
of the Proceedings of the Council  
of said date

Sect 1 that the sum of One Hundred  
~~One~~ and  $\frac{1}{2}$  Dollars  
is hereby appropriated out of any  
monies not otherwise appropriated  
in the water Works Funds of  
the City treasury for the payment  
of the Bills allowed by the City  
council Jan 6th 1896 a list of which  
is found on page 451 of the Journal  
of the Proceedings of the Council  
of said date

5.75-

Sec 3 that the sum of Two and 75/100 dollars  
is hereby appropriated out of any  
monies not otherwise appropriated  
in the cavity funds of the city  
Treasury for the payment of the  
bills allowed Jan 6th 1890 at least of  
which is based on page 405 of the  
Journal of the proceedings of the  
council of said date

Sec 4 that the powers and Clark be and  
~~are hereby authorized~~ and instructed  
to have by authority of the above named  
Approved Jan 6th 1890  
out of the City treasury for the payment  
of the bills mentioned in the  
~~line 3 of this Ordinance~~

Sec 5 that this Ordinance shall take effect  
and be in force from and after  
its passage by the council and  
Passed Jan 6th 1890

Approved Jan 6th 1890

J. L. Staytiff,  
Mayor

Attest

F. S. Mitchell

City Clerk

Ordinance No 165-

An Ordinance appropriating  
certain monies

Be it ordained by

the Mayor and Councilmen  
of the City of Kansas, Kansas

Sect 1 that the sum of \$ 23,721

is hereby appropriated out of any  
monies not otherwise appropriated  
in the General Fund of the City  
Treasury for the payment of the  
bills allowed by the city council

July 3<sup>d</sup> 1870 a list of which is  
found on page 407 of the  
Journal of the Proceedings of  
the Council of said date

Sect 2 that the sum of \$ 9,35-

is hereby appropriated out of any  
monies not otherwise appropriated  
in the Water Works Fund of  
the City Treasury for the payment  
of the bills allowed July 3<sup>d</sup> 1870  
a list of which is found on page  
407 of the Journal of the Proceedings  
of the Council of said date

Sect 3 that the sum of \$ 650

is hereby appropriated out of any  
monies not otherwise appropriated  
in the cemetery Fund of the city

treasurer for the payment of the bills  
allowed Feb'y 3<sup>rd</sup> 1896 a list of which  
is found on page 407 of the journal  
of the proceedings of the council of  
said date

Sect 4 that the Mayor and Clark be and  
hereby authorized and instructed  
to draw warrants on the city  
treasurer for the payment of the  
bill allowed in sections 1 - 293  
of this ordinance

Sect 5 that this ordinance shall take  
effect and be in force and  
after its passage by the council  
and approval by the mayor

Passed Feb'y 3<sup>rd</sup> 1896

Approved Feb'y 3<sup>rd</sup> 1896

Attest

F.S. Mitchell J.L. Haystaff,  
City Clerk Mayor

Ordinance No 166  
An Ordinance appropriating  
certain monies

Be it ordained by  
the Mayor and Councilmen  
of the City of Somerville Mass.  
Sec 1 that the sum of Two Hundred  
and Twenty Six and 87/100  
dollars is hereby appropriated  
out of any monies not other-  
wise appropriated in the  
general Funds of the city  
treasury for the payment of  
the bills allowed March 8 1876  
Sec 2 that the sum of ~~Eighty Four Dollars~~  
~~Twenty Six and 87/100~~  
dollars is hereby appropriated  
out of any monies not other-  
wise appropriated in  
the Water Works Funds  
of the city treasury for the payment  
of the bills allowed March 8 1876

Sec 3 that the Mayor and Clerk be  
and are hereby authorized and  
instructed to draw warrants  
on the city treasurer for the payment  
of the bills allowed in sections  
1 & 2 of this ordinance

Sec 4

that this Ordinance shall take effect and be in force from and after its passage by the Council and approval by the Mayor.

Passed March 2 1896

Approved March 2 1896

Attest J. L. Haytiff,  
D. S. Mitchell) Mayor  
City Clerk

Ordinance No 167  
An Ordinance appropriating  
certain monies

B. It is ordained

Sec 1 by the Mayor and councilmen  
of the city of Garnett Kansas  
that the sum of Two Hundred  
and twenty Dollars (\$293.97) Dollars  
is hereby appropriated out of  
any monies not otherwise  
appropriated in the General  
Fund of the city treasury for the  
payment of the bills allowed

Sec 2 April 6<sup>th</sup> 1896 a list of which is found  
on page 413 of the Journal of the proceedings  
that the sum of "41/2" Dollars  
and "41/2" Dollars (99.4)

is hereby appropriated out of  
any monies not otherwise  
appropriated in the Water  
works funds of the city treasury  
for the payment of the bills  
allowed April 6<sup>th</sup> 1896 a list of  
which is found on page 413 of the

Journal of the proceedings of the  
council of said date

Sec 3 that the sum of Eleven and  
2<sup>3</sup>/<sub>4</sub> Dollars (\$11.25)  
is hereby appropriated out of  
any monies not otherwise  
appropriated in the currency fund  
for the payment of the bills  
allowed April 6 1896 a list of  
which is found on page 413

of the Journal of the <sup>official</sup> Proceedings  
of said date

Sec 4<sup>th</sup> that the mayor and clerk be and  
are hereby authorized and retain  
~~to~~ to draw warrants on the city  
treasury for the payment of the bills  
allowed in sections 1-2 and 3  
of this Ordinance

Sec 5<sup>th</sup> that this ordinance shall take  
effect and be in force from and  
after its passage by the council  
and approval by the mayor

Passed April 6 1896

Approved April 6 1896

Attest

F S Mitchell J L Stayton,  
city clerk mayor

Ordinance No 165

An Ordinance Appropriating  
certain monies

Be it ordained by the

Mayor and councilmen of the  
city of Lawrence

Sec 1 That the sum of Four Hundred  
and Thirty and  $\frac{1}{2}$  Dollars

is hereby appropriated out of  
any monies not otherwise  
appropriated in the General  
Fund of the city treasury for  
the payment of the bills allowed  
May 4<sup>th</sup> 1896 at least of which is  
found page of the journal  
of the proceedings of the council  
of said date

Sec 2 That the sum of One Hundred and

Fifty Eight and  $\frac{1}{2}$  Dollars  
is hereby appropriated out of  
any monies not otherwise  
appropriated in the Hospital  
Fund of the city treasury  
for the payment of the bills  
allowed May 4<sup>th</sup> 1896 a list  
of which is found on page  
of the journal of the  
proceedings of said date

Sec 3 that the sum of Ninety Seven  
and <sup>40</sup>/<sub>100</sub> Dollars  
is hereby appropriated out  
of any monies not other-  
wise appropriated in the  
Cemetery Fund for the pay-  
ment of the bills allowed May  
4<sup>th</sup> 1876 a list of which is found  
on page <sup>of its</sup> of the proceedings  
of the council of said date  
that the mayor and clerk be  
and are hereby authorized and  
instructed to draw warrants on the city  
treasurer for the payment of  
the bills allowed in sections  
1-2 and 3 of this ordinance  
Sec 4 that this ordinance shall  
take effect and be in force  
from and after its passage  
by the council and approval  
by the mayor.

Passed May 4<sup>th</sup> 1876  
Approved May 4<sup>th</sup> 1876  
J. S. Mitchell J. L. Haystoff,  
City Clerk Mayor

Ordinance No 169  
An Ordinance Appropriating  
certain Monies  
Be it Ordained by the Mayor  
and Councilmen of the City of  
Lynn Kansas

Sec 1. that the sum of ~~One Thousand~~  
~~Ninety Seven and 7/100 Dollars~~  
is hereby appropriated out of any  
Monies not otherwise appropriated  
in the General Fund of the City  
treasury for the payment of the bills  
allowed June 1<sup>st</sup> 1876 a list of  
which is found on page 5 of the  
Journal of the proceedings of the  
Council of said date

Sec 2. that the sum of ~~Eighty Thousand~~  
~~Seven and 7/100 Dollars~~  
is hereby appropriated out of any  
Monies not otherwise appropriated  
in the Water Works Fund  
of the City of Lynn Kansas  
for the payment of the bills  
allowed June 1<sup>st</sup> 1876 a list of which  
is found on page 6 of the Journal  
of the proceedings of the council  
of said date

Sec 3 that the sum of Twenty Eight and  
Twenty Dollars  
is hereby appropriated out of any  
monies not otherwise appropriated  
in the County Treasurer for the payment  
of that Bills allowed June 1<sup>st</sup>, 1870 a list  
of which is found on page 1 of the Journal  
of the proceedings of said date  
that the Mayor and Clerk be and are  
hereby authorized and instructed  
to draw warrants on the city treasury  
for the payment of the bills allowed  
in sections one two and three  
of this ordinance  
Sec 5- that this ordinance shall take effect  
and be in force from and after  
its passage by the council and  
approval by the mayor  
Passed June 1<sup>st</sup>, 1870  
Approved June 1<sup>st</sup>, 1870

Attest J. L. Haystaff,  
F. S. Mitchell Mayor  
City Clerk

Published June 5, 1896 - in the Republican Standard Gazette  
[Published June 5, 1896]

## Ordinance No. 170

An ordinance in relation to building and maintaining certain sidewalks.

Be it ordained by the Mayor and Councilmen of the city of Ganeo, Kansas;—

Section 1. That a sidewalk be established and maintained on the south side of Third Avenue in said city of Ganeo, opposite and abutting on the north ends of Lots No. One (1) Two (2) Three (3) four (4) Five (5) Six (6) seven (7) and eight (8) in Block No. Forty (40) and lots Number One (1) Two (2) Three (3) Four (4) Five (5) Six (6) Seven (7) Eight (8) Nine (9) Ten (10) Eleven (11) and Twelve (12) in block Number Ninety Nine (39) in said City of Ganeo, Kansas.

Section 2. That the sidewalk mentioned in section one of this ordinance shall be not less than four (4) feet in width and be built and maintained in the manner and of the materials as required by an ordinance entitled "An Ordinance relating to the building, repairing and repairing of sidewalks in the City of Ganeo, and ~~for~~ prescribing the dimensions thereof and the material used therein" passed and approved Feb. 7, 1889.

Section 3. Said sidewalks shall be built and maintained by the owners or persons of lots

and within Ninety (90) days from and after  
the taking effect of this ordinance, and if any  
owner or owners of lots or pieces of ground  
abutting on said sidewalk shall fail, refuse  
or neglect to comply with the foregoing  
provisions of this Ordinance within the  
time herein mentioned, it shall be lawful  
for the said City of Kansas to cause said  
sidewalks to be built as required by ordinance,  
and where such sidewalks shall be so built  
by the <sup>aid</sup> City, to levy a tax upon all lots or  
pieces of ground abutting on said sidewalks, to pay  
for the material used therein, and the building  
and maintenance of the same.

Section 4. This Ordinance shall take effect and be  
in force from and after its publication  
according to law.

Passed by the Council June 1<sup>st</sup> 1896.  
Approved by the Mayor this  
2<sup>nd</sup> day of June A.D. 1896 J. L. Hay staff.  
mayor.

Attest F. S. Mitchell  
city clerk.

and within Thirty (30) days from and after  
the taking effect of this ordinance, and if any  
holder or owners of lots or pieces of ground  
abutting on said sidewalk shall fail, refuse  
or neglect to comply with the foregoing  
provisions of this Ordinance within the  
time herein mentioned, it shall be lawful  
for the said City of Laramie to cause said  
sidewalks to be built as required by ordinance,  
and where such sidewalks shall be so built  
by the <sup>aid</sup> City, to levy a tax upon all lots or  
pieces of ground abutting on said sidewalks, to pay  
for the material used therein, and the building  
and maintenance of the same.

Section 4. This Ordinance shall take effect and be  
in force from and after its publication  
according to law.

Passed by the Council June 1<sup>st</sup> 1896.  
Approved by the Mayor this  
2<sup>nd</sup> day of June A.D. 1896 J. L. Way staff,  
mayor.

Attest T. S. Mitchell  
City Clerk.

Garrison Kansas

July 6th 1890

Ordinance No. 171

An Ordinance Appropriating  
Certain Monies  
By the Ordinance by the Mayor  
and Councilmen of the City  
of Garrison Kansas.

Sec 1 that the sum of Three Hundred  
and Ninety and  $\frac{1}{2}$  Dollars  
is hereby appropriated out  
of any monies not otherwise  
appropriated in the General  
funds of the city treasury for  
the payment of the Bills allowed  
July 6 1890 a list of which  
is found on page of the  
Journal of the proceeding  
of the council of said date

Sec 2 that the sum of Three Hundred  
and Eighty One and  $\frac{1}{2}$  Dollars  
is hereby appropriated out of  
any monies not otherwise  
appropriated in the Water Works Fund of  
the City treasury for the payment  
of Bills allowed July 6 1890 a  
list of which is found on page  
of the Journal of the proceeding  
of said date

Sec 3 that the sum of Seventy five  
cents  
is hereby appropriated out of  
any monies not otherwise  
appropriated in the General

Summons of the City treasurer for the  
payment of the bills allowed July 6<sup>th</sup>  
1894 a list of which is found on  
page of the Journal of the proceedings  
of the Council of said date

- Sec 4 that the Mayor and city clerk be and  
are hereby authorized and  
empowered to draw warrants  
on the city treasurer for the  
payment of the Bills allowed  
~~in section one and two  
of this Ordinance~~
- Sec 5 that this Ordinance shall take  
effect and be in force from  
and after its passage by the  
council and approval by the  
mayor.

Passed by the council July 6 1894  
Approved by the mayor July 6 1894

J. L. Haystaff.

Attest

G. S. Hatchell

City clerk

Mayor

An Ordinance Appropriating certain  
Money.

Be it Ordained by the Mayor and  
Council of the City of Grand Haven  
See I that the sum of Two Hundred and  
Twenty Nine Dollars and  $\frac{1}{2}$  Dollars  
is hereby appropriated out of any money  
not otherwise appropriated in the general  
funds of the <sup>City</sup> treasury for the payment of  
the bills allowed Aug 3d 1896 a list of  
which is found on page of the Journal  
of the proceedings of the council of said day

See & that the sum of One Hundred and  
Twenty three and  $\frac{1}{2}$  Dollars  
is hereby appropriated out of any money  
not otherwise appropriated in the water works  
funds of the city treasury for the payment  
of the bills allowed Aug 3d 1896 a list of  
which is found <sup>on</sup> page of the Journal  
of the proceedings of the council of said  
day

Sec 37 that the Mayor and Clerk be and  
are hereby authorized and restricted  
to draw warrants on the City Treasurer  
for the payment of the bills allowed in  
sec 1 - 2 of this ordinance

Sec 47 that this Ordinance shall take effect  
and be in force from and after  
its passage by the Council and its  
approval by the Mayor

Passed by the Council August 7<sup>th</sup> 1896  
President of the Council signed  
Approved by the Acting Mayor

Attest  
F. S. Mitchell  
City Clerk

J. F. Haar act Mayor

# Ordinance No. 173

(First Published in Gannett Eagle, May 7, 1896.)

[Published August 1896.]

An Ordinance levying a corporate tax for general revenue purposes of the city of Gannett for the current year, for opening and widening streets, avenues and alleys, and for building bridges, culverts and sewers and foot walks across streets, avenues and alleys; for the purpose of paying interest and coupons on the bonds of the city of Gannett.

Be it ordained by the mayor and councilmen of the city of Gannett, Kansas,

Sec. 1. That a tax of one mill for general revenue purposes of the city of Gannett, including accrued indebtedness and current expenses for the year A.D. 1896, be, and the same is hereby levied on each and every dollar of taxable property in the city of Gannett, Kansas, as returned upon the assessment rolls of Anderson County, state of Kansas, for the year A.D. 1896.

Sec. 2. That a tax of one mill for the purpose of opening and widening streets, avenues and alleys, and for building bridges, culverts, sewers and foot walks across streets, avenues and alleys in the city of Gannett, Kansas, be and is hereby levied on each and every dollar of taxable property in the city of Gannett, Kansas as returned upon the assessment rolls of Anderson County, state of Kansas for the year A.D. 1896.

Sec. 3. That a tax of five (\$5) mill for the purpose of paying the interest and coupons on all bonds of the city of Garnett, Kansas, herein is hereby levied on each and every dollar of taxable property in the city of Garnett Kansas, as returned upon the assessment rolls of Anderson county, state of Kansas, for the year 1896.

Sec. 4. That the City Clerk of the City of Garnett shall furnish the County Clerk of the County of Anderson, state of Kansas, with a duly certified copy of this ordinance immediately after its taking effect thereof.

Sec. 5. That this ordinance shall take effect and be in force from and after its publication according to law.

Passed by the Council Aug. 3<sup>rd</sup> 1896  
~~The above document was read and approved~~  
Approved by the Mayor Aug. 4<sup>th</sup> 1896.

Attest  
F. S. Mitchell  
City Clerk

H. J. Law, Pres. Council and  
city mayor

Ordinance No 174

An Ordinance appropriating  
certain monies.

Be it ordained by the mayor and  
council of the city of Larned  
Kansas

Sec 1 that the sum of Three Hundred  
and Ninety Eight and  $\frac{6}{10}$   $\text{6} \frac{6}{10}$  dollars  
is hereby appropriated out of any  
monies not otherwise appropriated  
in the General Fund of the city treasury  
for the purpose of paying the bills  
allowed Sept 8<sup>th</sup> 1896 a list of which  
is found on page 9 of the journal  
of the proceedings of the council of said  
date

Sec 2 that the sum of One Hundred and  
and Thirty Nine and  $\frac{7}{10}$   $139 \frac{7}{10}$  dollars  
is hereby appropriated out of any monies  
not otherwise appropriated in the water  
works Fund of the City treasury a list  
of which is found on page 9 of the  
Journal of the proceedings of the council  
of said date

Sec 3 that the mayor and clerk be and  
are hereby authorized and instructed to  
draw warrants on the city treasury  
for the payment of the bills allowed in  
sections 1 and 2 of this ordinance

Sec 4 that this Ordinance shall take effect  
and be in force from and after its passage  
by the council and approval by the mayor  
Passed by the council Sept 8<sup>th</sup> A.D. 1874  
Approved by the mayor Sept 8<sup>th</sup> A.D. 1874  
<sup>attest</sup>  
J. L. Staystaff  
G. S. Mitchell  
city clk  
mayor

1771

Ordinance No 175-

An Ordinance Appropriating Certain  
Money

Be it ordained by the Mayor and  
Councilmen of the city of Janesville  
These sections

Sect 1 that the sum of Two Hundred and  
Twenty Two and  $\frac{1}{2}$  <sup>1/2</sup> dollars  
~~dollars~~ is hereby appropriated out  
of any money not otherwise  
appropriated in the General Fund of  
the city treasury for the payment of  
the bills allowed Oct 3<sup>rd</sup> 1896 a list  
of which is found on page 10  
of the Journal of the proceedings of  
the council of said date

Sect 2 that the sum of Eighty and  $\frac{1}{2}$  <sup>1/2</sup>  
dollars  
is hereby appropriated out of any money  
not otherwise appropriated in the Water  
Works Fund of the city treasury for the  
payment of the bills allowed Oct 6<sup>th</sup> 1896  
a list of which is found on page 12  
of the Journal of the proceedings of the  
council of said date

Sect 3 that the sum of Twenty Dollars  
is hereby appropriated out of any money  
not otherwise appropriated in the Cemetery  
Fund of the city treasury for the payment

of the bills allowed set 5<sup>th</sup>-1896 a list  
of which is found on page 12 of  
the Journal of the Proceedings of the Council  
of said date

Sect 4

that the mayor and clerk be and are  
hereby authorized and instructed to  
draw warrants on the city treasurer  
for the payment of the bills allowed  
in sections 1 - 2 and 3 of this ordinance

Sect 5 that this ordinance shall take effect and  
be in force from and after its passage  
by the council and approval by the Mayor  
Passed by the council set 5<sup>th</sup>-1896

Approved by the Mayor set 5<sup>th</sup> 1896

Attest J L Staytff.  
T S Mitchell Mayor  
City Clerk

175

Ordinance No 177

An Ordinance appropriating certain  
Money.

Be it ordained by the Mayor and  
Councilmen of the city of Gaskell & Hove  
that the sum of Two Hundred and Eleven  
~~One~~ <sup>thousand</sup> 35<sup>ps</sup> Dollars

~~is hereby appropriated~~  
any money not otherwise appropriated  
out of the general Fund of the City  
Treasury for the payment of the bills  
allowed for 5-1876 a list  
of which is found on page 16 of the  
Journal of the proceedings of the council  
of said date

Sec 2 that the sum of Twenty Five

Dollars is hereby appropriated out of  
any money not otherwise  
appropriated in the Water Works  
Proceeds of the City Treasury for the  
payment of the bills allowed for 5  
1876 a list of which is found on page  
17 of the Journal of the <sup>the council</sup> proceedings  
of said date <sup>Dollars</sup> and

Sec 3 that the sum of Sixteen <sup>Dollars</sup> and  
Twenty <sup>cents</sup> ~~is~~ money not otherwise appropriated in  
~~one~~ is hereby appropriated <sup>of</sup> the  
Cemetery Proceeds of the City Treasury  
for the payment of the bills allowed for  
1876 a list of which is found on

Sec 4<sup>th</sup> that the Mayor and <sup>the</sup> City Council  
authorized and directed to draw  
monies on the city treasury for  
the payment of the bills allowed in  
sections 1 - 2 and 3 of this ordinance  
Sec 5 this ordinance shall take effect and  
and be in force from and after its  
passage by the council and approval  
by the mayor

Passed by Council May 5<sup>th</sup> 1876

Approved by the Mayor May 5 1876

Attest

T. S. Mitchell J. L. Staytuff, Mayor  
City Clerk

Ordinance No 178

An Ordinance Appropriating  
certain Money  
Be it ordained by the Mayor and  
councilmen of the city of Great  
Kan.

- Sec 1 that the sum of Two Hundred and  
Fifty Eight and  $\frac{4}{10}$  Dollars  
is hereby appropriated out of  
any monies not otherwise  
appropriated in the General Funds  
of city treasury for the payment  
of the Bills allowed Dec 7/1876  
a list of which is found on page  
of the Journal of the proceeding  
of the council of said date
- Sec 2 that the sum of One Hundred and  
Twenty One and  $\frac{5}{10}$  Dollars  
is hereby appropriated out of  
any monies not otherwise appropri-  
ated in the water works funds  
of the city treasury for the payment  
of the bills allowed Dec 7/1876  
a list of which is found on  
page of the Journal of the proceeding  
of the council of said date
- Sec 3 that the ~~Mayor & Clerk~~ and  
are ~~hereby and so~~ hereby authorized  
and instructed to draw warrants on  
the city Treasurer for the payment  
of the bills allowed in sec 1  
& 2 of this Ordinance

Sec 4 that this Ordinance shall be  
in force from and after passage  
by the Council and approval  
by the Mayor

Passed by the council Dec 7<sup>th</sup> 1876  
Approved by the Mayor Dec 7<sup>th</sup> 1876  
Attest J. L. Maystiff,  
H. S. Mitchell  
City Adm Mayor

[Published]

A. D. 1896]

## Ordinance No. 177

An Ordinance relating to Bowling Alleys  
and Ten Pin alleys.

Be it ordained by the Mayor and  
Councilmen of the city of Lawrence;

Section 1. That it shall be unlawful for any  
person or persons to set up, manage or  
operate, for profit, within the city of  
Lawrence, Kansas, any bowling alley or  
ten pin alley without regard to the  
number of pins used, without first  
paying therefor a license tax of (\$50<sup>00</sup>)

Fifty dollars for each alley  
for each space of six months, and  
no license shall be issued for less than  
six months.

Section 2. Every Bowling alley or ten  
pin alley erected or operated in the  
city of Lawrence, Kansas, shall be  
erected and operated in the same  
manner, and shall be subject to the  
same regulations and restrictions  
as are now provided by Ordinance  
for the regulation and control of  
Billiard Halls and Billiard and Pool  
Tables, so far as the said regulations  
may be applicable to Bowling Alleys  
or ten pin alleys.

Section 3. Any person convicted of violating any of the provisions of this ordinance shall be punished by a fine of not less than Ten Dollars nor more than Fifty Dollars, or by imprisonment in the City jail not less than ten days nor more than fifty days, or by both such fine and imprisonment. Each and every day that any bowling alley or ten pin alley shall be operated in violation of the provisions of this ordinance shall be deemed a separate and distinct offense.

Section 4. This ordinance shall take effect and be in force from and after its publication according to law.

7

Passed by the Council Dec 7 A.D. 1896.

Approved Dec 9<sup>th</sup> A.D. 1896

Attest J L Daystaff  
F. S. Mitchell Mayor.  
City Clerk.

Ordinance No 180

An Ordinance appropriating  
certain monies

Be it ordained by the mayor  
and council of the city of the city  
of Germantown

Sec 1 that the sum of Two Hundred  
and Twenty Three and  $\frac{1}{2}$  cents (\$22 $\frac{1}{2}$ )  
is hereby appropriated out of  
any monies not otherwise  
appropriated in the General  
Funds of the city treasury for  
the payment of the bills allowed  
January 4<sup>th</sup> 1897 a list of  
which is found on page  
24 of the Journal of the  
proceedings of the council  
of said date

Sec 2 that the sum of Seventy Eight  
and  $\frac{5}{7}$  cents (\$78 $\frac{5}{7}$ )  
is hereby appropriated out  
of any monies not otherwise  
appropriated in the water  
works funds in the city  
treasury for the payment  
of the bills allowed January 4<sup>th</sup>  
1897 a list of which is  
found on page 24 of the  
Journal of the proceedings

of said date

Sec 8 that the sum of One hundred & 75/<sup>100</sup>  
Dollars (\$175) is

is hereby appropriated out  
of any revenue not otherwise  
appropriated in the current  
finances of the city treasury for  
the payment of the bills allowed January 1<sup>st</sup> 1897  
1897 a list of which is  
found on page 14 of the  
Journal of the Proceedings  
of the council of said date

Sec 4<sup>th</sup> that the Mayor and Clerk be  
and are hereby authorized  
to draw warrants on the city  
treasurer for the payment  
of the bills allowed in  
sections 1 - 2 and 3 of this  
Ordinance

Sec 5 that this ordinance shall take  
effect and be in force  
from and after its passage  
by the council and its approval  
by the Mayor

Passed January 11<sup>th</sup> 1897

Approved January 11<sup>th</sup> 1897

John S. Mitchell J. L. Saystaff,  
City Clerk Mayor

411

Ordinance No 161

An Ordinance appropriating  
certain monies  
Be it ordained by the Mayor  
and councilmen of the City of  
Garfield

Sec 1 that the sum of Two Hundred and  
Thirty Thousand 75<sup>00</sup>  
dollars is hereby appropriated  
out of any monies not other-  
wise appropriated in the  
General Funds of the City  
treasury for the payment  
of the bills allowed Duty  
and 1897 a list of which is  
found on page 16 of the  
Journal of the proceedings  
of the council of said date  
Sec 2 that the sum of Thirty six

dollars is hereby appropriated  
out of any monies not otherwise  
appropriated in the water works  
Funds of the City treasury for the  
payment of the bills allowed  
Duty and 1897 a list of  
which is found on page 26  
of the Journal of the proceedings

of the council of said date  
Sec 3 that the mayor and clerk be  
and are hereby authorized  
and instructed to draw amounts  
on the city treasurer for the  
payment of the bills allowed  
in section 1-2 of this ordinance  
Sec 4 that this ordinance shall take  
effect and be in force

from and after its passage

by the council and approval

by the mayor

Passed Feby 1<sup>st</sup> 1897

Approved Feby 1<sup>st</sup> 1897

Attest J. L. Hayes stff.

J. S. Mitchell  
City clk

Ordinance No. 187

Ordinance 187

ORDINANCE NO. 182.

An ordinance defining the duties of the City Engineer of the City of Garnett.

Be It ordained by the Mayor and Councilmen of the City of Garnett:

Section I: The City Engineer shall project and lay before the City Council of the City of Garnett plans of all improvements of streets, lanes, alleys and public grounds, and all other public works of said City which may be in contemplation, together with the estimated cost of the same. All applications for public improvements which shall be made to the City Council shall be referred to the City Engineer, who shall report thereon to said Council, adding to his said report the plans and estimates, of such proposed work and such improvements thereon as he may see fit to recommend. He shall examine and consider all plans proposed for any market house, bridge, public building, or other public works, and report to said council such of said plans as he shall approve, together with his estimate of the whole cost thereof, and his opinion and recommendation concerning the same. He shall inspect the timber, iron and other material used or to be used in the construction of public buildings, or any public works, and shall reject all such as may, in his opinion, be unsafe and unfit, and shall forthwith give notice to the contractor thereof, or to the party furnishing such material. He shall under the direction of the council, make surveys of the streets, alleys and public grounds, of the city, and execute profiles and delineations and draughts of the same.

Sec. 2: Said Engineer shall cause all public surveys, maps, charts, drawings, plans, or other documents made by him to be recorded in books which shall be provided by the city, and which said Engineer shall carefully preserve in his office.

Sec 3: The City Engineer shall perform such other duties as the Mayor and Council may from time to time prescribe by resolution or ordinance.

2.-

Sec. 4: This ordinance shall take effect and be in force  
from and after its publication ~~according to law~~

Approved: Feb'y 1<sup>st</sup> 1897

J. L. Keystaff Mayor.

Attest: F. J. Mitchell City Clerk.

ORDINANCE NO. 226

An ordinance relating to the establishing of permanent grades on Fifth (5) Avenue, Pine Street, Sixth (6) Avenue and Seventh (7) Avenue in the city of Garnett, Anderson County, Kansas.

Be it ordained by the Mayor and Councilmen of the city of Garnett:

Sec. 1. That the grade of Fifth (5) Avenue, from the grade stone situated on Main Street Forty (40) feet south, and Twenty-five (25) feet East of the South east corner of Block number Forty-six (46), thence East to Pine Street, shall be as follows:- From grade stone, elevation Forty (40) feet; thence East to center of the Kansas, Nebraska and Dakota division of the Missouri Pacific Railway System, with rise of Thirty one-hundredths (.30) feet in Fourteen and seven-tenths (14.7), feet elevation Forty (40) feet; thence East Fourteen and eight-tenths (14.8) feet with rise of Forty one hundredths (.40) feet, elevation Forty-one (41) feet (center of Atchison, Topeka and Santa Fe Railroad); thence East Fifty and nine-tenths (50.9) feet with fall of Forty-seven one-hundredths (.47) feet in Ten and two-tenths (10.2) feet, to grade stone, situated equal distance between the North-West corner of Block number forty-five (45), and the North-west corner of block number fifty six (56); elevation Thirty-eight and sixty-five one-hundredths (38.65) feet; thence East Four hundred and twenty two and eight-tenths (422.8) feet, with fall of One (1) foot in Sixty-five (.65) feet to grade stone situated at junction of Fifth (5) Avenue and Pine Street elevation Thirty and sixty-two one-hundredths (30.62) feet.

Sec. 2.---That the grade of Pine Street, from the junction of Fifth (5) Avenue to the junction with Seventh (7) Avenue shall be as follows: Grade stone at the junction of Fifth (5) Avenue and Pine Street, elevation Thirty and sixty-two one-hundredths (30.62) <sup>feet</sup>; thence south one hundred and forty-eight and six-tenths (148.6) feet to the center of railroad track of the Kansas and Arizona division of the Missouri Pacific Railway system, fall thirteen one-hundredths ( $13/100$ ) feet; elevation thirty-two and forty-nine one-hundredths (32.49) feet, thence south two hundred and twenty-nine and ~~one~~ <sup>and one-half</sup> tenths (229.8) feet, fall, Five (5) feet in Twenty-eight and one-tenths (28.1) feet, to grade stone at junction of Sixth (6) Avenue and Pine Street, elevation Twenty-six and forty-three one-hundredths (26.43) feet; thence South Three hundred and seventy-six and seven tenths (376.7) feet, rise Six one-hundredths (.06) feet in Ninety-four (.94) feet, to grade stone at Junction of Seventh (7) Avenue and Pine Street. Elevation previously set by eighty-nine one-hundredths (89.09) feet.

L/M/ln writing

Sec. 3----That the grade of Sixth (6) Avenue from junction with Main to junction with Pine Street, shall be as follows:- From grade stone at junction of Sixth (6) Avenue and Pine Streets, elevation Twenty-six and forty-threesone hundredths (26.43)<sup>feet</sup>: thence West Two-hundred and seventy-four and five tenths (274.5) feet, rise Thirty-four onehundreths (.34) feet, in Thirteen and seven tenths (.17)feet, to grade stone, elevation Thirty-three and twenty-two onehundreths (33.22) feet: thence West, Seventy-five and five tenths (75.5) feet, rise Forty-four one-hundredths (.44)feet in Twelve and eighty-seaman one hundredths (12.87)feet, to center of track of Kansas and Atchison division of Missouri Pacific Railway, elevation Thirty-four and eighty-nines <sup>one hundredths</sup> (34.89)feet: thence West, Seventy-four and ten ones hundredths (74.10) feet fall, Two tenths (.2)feet in Thirty and five <sup>one hundredths</sup> (30.05)feet, to grade stone, elevation Thirty-four and Forty-nine one hundredths (34.49)feet: thence West ~~rise~~ Forty-four one hundredths (.44)feet in Twenty Five (25) feet, to grade stone situated equal distance between the South west corner of Block number Fifty-six (56) and the North west corner of Block number Sixty-five (65), elevation Thirty-six and twenty-six one hundredths (36.26)feet, thence West Fifty-five and nine tenths (55.9)feet, rise Sixty-three onehundreths (.63)feet in Twelve and five tenths <sup>(12.5)</sup>feet, to center of track of Atchison, Topeka and Santa Fe Railroad, elevation Thirty-eight and eighty one, one hundredths feet: thence West Thirty-nine and nine tenths (39.9)feet, rise Twelve one hundredths (.12)feet, to grade stone, situated Forty(40) feet South and Twenty-five (25) feet East of the <sup>(38.91)</sup>South east corner of Block number Fifty-five (55), elevation Thirty-eight and ninety- three one hundredths (38.93)feet.

Sec. 4----That the grade of Seventh (7) Avenue from its junction with Pine Street, to its junction with Oak Street, shall be as follows:-Begining at the grade stone, situated at the junction of Seventh (7) Avenue and Pine Street, elevation Twenty-six and eighty-nine one hundredths (26.89)feet: thence West Five hundred and twenty-four and nine tenths (524.9)feet, rise Ninety-nine one hundredths (.99)feet in Sixty-five andsixty-two one hundredths (65.62) feet, to grade stone situated equal distance between the South west corner of Block number Sixty-five (65), and the North west corner of Block number Seventy-six (76), elevation Thirty-four and Seventy-seven <sup>one hundredths</sup> (34.77)feet: thence West Forty-seven and ten one hundredths (47.10)feet rise Forty-five one hundredths (.45) feet in Sixteen and Seventy-seven (16.77)feet to center of track of the Kansas, Nebraska and Dakota division of the Missouri Pacific Railway, elevation Thirty-six and fifty-nine one hundredths (36.59)feet: thence West Forty-eight and three tenths (48.3)feet

fall, One tenth (.1) feet in Forty-eight and three tenths (48.3) feet to center of track - Main line - of the Atchison, Topeka and Santa Fe Railroad elevation Thirty and forty-nine one hundredths (30.49) feet; thence West Eighty-three and seven tenths (83.7) feet, rise One tenth (.1) feet in Eighty-three and seven tenths (83.7) feet to grade stone elevation Thirty six and fifty-nine one hundredths (36.59) feet; thence West, Two hundred and thirty-two and four tenths (232.4) feet, rise Sixty-five one hundredths (.65) feet in Fifty-eight and two tenths (58.2) feet to center of main track of the Kansas, and Arizona division of Missouri Pacific Railway System, elevation Thirty-nine and twenty-nine one hundredths (39.29) feet; thence West, Two hundred and seventeen and five tenths (217.5) feet, rise Fifty-three one hundredths <sup>(653)</sup> feet in Twenty-eight and four tenths (28.4) feet, to grade stone situated at junction of Seventh(7) Avenue with Oak Street.

Sec. 5----That these grades are established in accordance with the plan and profile as made by the City Engineer, John A. Rankin, this day filed with the City Clerk, and adopted by the City Council.

Sec. 6----All ordinances in conflict with this ordinance be, and are hereby repealed.

Sec. 7----This ordinance to take effect and be in full force after its passage, approval and publication in the Republican Plaindealer.

Passed by the City Council April 3<sup>rd</sup> 1899  
Approved by the Mayor April 4<sup>th</sup> 1899

Attest

Martin Setter Mayor

Sol Kauffman

City Clerk

State of Kansas

Anderson County Sub. Sol Kauffman city clerk of the  
city of Garnett hereby certify that the foregoing

is a true and correct copy of an Ordinance ordinance passed by  
the city council at a regular meeting of said council held  
April 3<sup>rd</sup> 1899, and approved by the Mayor April 4<sup>th</sup> 1899 as shown in  
Journal B page 141 of the proceedings of the council of said date, and  
published in The Republican Plaindealer April 7-1899

Sol Kauffman  
City Clerk

No. 369

An Ordinance in relation to Sidewalk in the City of Garnett, Kansas.

Be it ordained by the mayor and councilmen of the City of Garnett State of Kansas;

Section 1. That a side walk be constructed and built and maintained on and along the North end of Lots 4, 5, 6, and 7, in Block 50 in the City of Garnett not less than four feet wide

Sec. 2. The sidewalk mentioned in section one of this ordinance shall be built according to the specifications in Ordinance No. 320.

Sec. 3. If said sidewalk mentioned in this ordinance is not constructed by the abutting property owners within 30 days from the passage of this ordinance then the same shall be constructed by the city and the cost thereof assessed as taxes against, said abutting real estate.

Sec. 4. This ordinance shall take effect and be in force from and after its publication in the Eagle-Plaindealer in the City of Garnett.

J. M. Meader  
Mayor.

Attest. J. M. Hamilton  
City Clerk.

J. M. Hamilton City Clerk of the  
City of Garnett Kansas, do hereby certify  
that the foregoing is a true & correct  
copy of an Ordinance passed by the City  
Council July 2<sup>nd</sup> 1906, being a regular meeting  
of said Council and approved by  
the Mayor of said City July 3<sup>rd</sup> 1906

J. M. Hamilton  
City Clerk

## OFFICERS.

J. O. McAFEE, Mayor  
 GEO. W. ILER, City Treasurer  
 T. M. HAMILTON | City Clerk  
 Police Judge  
 W. O. KNIGHT, City Attorney  
 P. H. KEENEY, City Marshal  
 CHAS. A. FRY, Assistant Marshal  
 WM. CAMPBELL | Street Commissioner  
 Waterworks Sup't

COUNCIL CHAMBER  
 OF THE  
 CITY OF GARNETT

## COUNCILMEN.

First Ward	(W. K. SHAW J. J. ANDERSON)
Second Ward	(R. L. ADAMS GEO. L. LACY)
Third Ward	(WILSON JONES S. C. BYBEE)
Fourth Ward	(C. W. WENTZ T. B. TUSH)

Garnett, Kansas August 6<sup>th</sup> 1906

Ordinance No. 372

An Ordinance Entitled an Ordinance to Levy  
 Corporate Tax

Be it ordained by the Mayor and Councilmen  
 of the city of Garnett Kansas <sup>dollar on all</sup>

- Sec. 1. That a tax of 8 mills on the taxable property of  
 said city be levied for General Revenue purposes
- Sec. 2. That a tax of three (3) mills on the dollar on all  
 taxable property of said city be levied for street  
 improvement Fund
- Sec. 3. That a tax of ten (10) mills on the dollar on all taxable  
 property of said city be levied for Bond Interest Fund
- Sec. 4. That a tax of 5 mills on all taxable property of  
 said city be levied for Sinking Fund.
- Sec. 5. That a tax of 3 mills be levied on all the taxable  
 property for the purpose of paying the Mr. V.  
 Smith Judgment against the city
- Sec. 6. That this Ordinance shall take effect and be  
 in force from and after its passage and publica-  
 tion in the Eagle-Plaindealer

Passed and approved this 6<sup>th</sup> day of Aug. A.D. 1906

Attest: T. M. Hamilton  
 City Clerk

J. W. McAftee

Mayor

# Ordinance number 82

An Ordinance entitled an ordinance to amend the clause in section 30 of Ordinance No. 128 being an ordinance entitled an ordinance concerning

the Water-Works of the city of Garnett, Kansas, regulating and governing the same, establishing use, rates, rules, and regulations for the government of water consumers and others, and to protect such waterworks including pipes, hydrants and other apparatus from injury, and providing penalties.

Be it ordained by the Mayor and councilmen of the City of Garnett, Kansas

Sec. 1. That that the clause in said Section 30. of said ordinance which reads: Dwelling houses, four rooms or less, one family, \$4.00 ~~xxxxxx~~ per annum; each additional room \$1. per annum ~~xxxxx~~ each additional family, half rates. Be and the same is hereby amended so as to read as follows: Dwelling houses, four rooms or less \$4.00 per annum; each additional room 50¢ per annum; each additional family half rates except when water is used by meter.

Section 2. The above quoted clause of said section 30 of said ordinance ~~xxxxxx~~ No. 128, be and the same is hereby repealed.

Sec. 3. This ordinance shall be in force and take effect from and after its publication in the Garnett Eagle-Plaindealer.

J. D. McAfee  
Mayor.

Attest:

L. H. Pilkington

CITY CLERK

five room \$5.00 per annum.

I, L.H.Pilkington, City Clerk of the City of Garnett Kansas, do hereby certify, that the foregoing, is a true copy of an ordinance passed and approved by the City Council of said City at a regular meeting of said council held on the ninth day of March 1907.

L. H. Pilkington  
CITY CLERK.

Ordinance Number 383

An ordinance entitled an ordinance to vacate a part of Oak Street in the city of Garnett, Kansas and giving the right to J. Q. McAffee, his successors and assigns, to occupy said vacated portion with a building and annexing said vacated portion to Lot 1, in Block 12 of Chapman's addition.

Be it ordained by the Mayor and Council of the city of Garnett,  
Kansas,

Sec. 1. That all that portion of Oak Street in said city, being and laying East of Lot One in Block Twelve in Chapman's Addition to the City of Garnett, Kansas, be and the same is hereby vacated and permission is hereby given to J. Q. McAfee his successors and assigns, to occupy and build on said vacated portion of said street, a substantial two story stone or brick, or stone and brick building with a basement to be used for manufacturing purposes.

Sec. 3. That in consideration of said vacation of said portion of said street, said J. Q. McAfee, his successors and assigns, shall put in at his own expense a good and sufficient approach and crossing over inlet to lake in the 25ft alley between Lots two and three in Block twelve as above described, for public travel.

Sec. 3. The said vacated portion of said street shall be and hereafter become a part of said Lot, One in Block twelve in said Chapman Addition to the city of Garnett, Kansas for description and taxation purposes.

Sec. 4. This ordinance shall take effect and be in force from and after its publication in the Garnett Eagle-Plaindealer.

Passed and approved this 12 day of March A. D. 1907.

Chairman - Ordinance Comm.

W.K. Sherr  
John L. Jones  
J.W. Johnson

J.W. M. Gaffey

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L. D. Pickering

I, L.D.Pilkington, City Clerk of the City of Garnett Kansas, do hereby certify, that the foregoing, is a true copy of an ordinance passed and approved by the City Council of said City at a regular adjourned meeting of said Council held on the sixth day of March 1907.

Ordinance No. 387

An Ordinance in relation to squirrels in the City of Garnett, Kansas.

Be it Ordained by the Mayor and Councilmen of the City of Garnett, Kansas:

Section 1. That it shall be unlawful in the city of Garnett Kansas during at large chase, for any person to trap, catch, wound or kill any squirrel in the city of Garnett, Kansas.

Section 2. Any person violating any of the provisions of the first section of this ordinance shall be deemed guilty of a misdemeanor and on conviction shall be fined in a sum not exceeding five dollars or by imprisonment in the City prison not exceeding ten days, or by both such fine and imprisonment.

Section 3. This ordinance shall take effect and be in force from and after its publication in the Evening Review and Standard in the City of Garnett.

Passed and approved this 3<sup>d</sup> day of June A.D. 1907

J.C. Bybee  
Mayor.

Attest. Z. D. Billington  
City Clerk.

# Ordinance Number 388

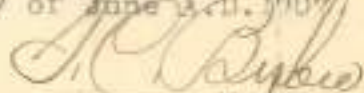
An Ordinance in relation to extending the limits of the  
City of Garnett, Kansas.

Be it Ordained by the Mayor and Councilmen of the City of Garnett,  
Kansas:

Section 1. That the limits of the City of Garnett, Kansas be  
and the same are hereby extended to include the plated territory  
described as follows to wit: Beginning at a point on the West line of  
the City of Garnett, in the center of the West end of 6th Avenue in  
said city, thence running West Forty Rods thence South 336 feet thence  
East 478 feet more or less to the West line of the alley dividing Lot  
One in Highland Addition to the ~~xxxxx~~ City of Garnett ~~xxxxx~~ according  
to the recorded plat of said addition, thence South 755 feet more or  
less to the South ~~76~~ line of said Highland Addition to the City of Garnett  
according to the recorded plat of said addition in the office of the  
Register of Deeds of Anderson County thence East to the West Line of  
the West City of Garnett as the same now is, thence North on said  
West line to the place of beginning, and including what is known as  
Smiths Addition to the City of Garnett, Kansas and all that part of  
Highland Addition to the City of Garnett not heretofore vacated.

Section 2. This ordinance shall take effect and be in force from and  
after its publication in the Garnett ~~Courier~~ ~~Advertiser~~ in the City of  
Garnett, Kansas.

Passed and approved this Third day of June A.D. 1907

  
H.C. Bayes  
Mayor.

Attest. Z. H. Pilkington  
City Clerk.

Ordinance No. 389

An Ordinance in relation to ~~Kixsing~~ Blank Cartridges, Dynamite Caps, and Fire Crackers in the City of Garnett, Kansas.

Be it ordained by the Mayor and Councilmen of the City of Garnett, Kansas:

Section 1. That it shall be unlawful in the City of Garnett, for any person to fire off any blank cartridge, dynamite cap; or any firecracker over four inches long.

Sec. 2. Any person violating the provisions of this ordinance shall be deemed guilty of a missdemeanor, and on conviction shall be fined in a sum not exceeding Five Dollars, and shall be imprisoned in the City Prison until such fine and the cost of prosecution are fully paid.

Sec. 3. This ordinance shall take effect and be inforce from and <sup>after</sup> its publication in the Evening Review in the City of Garnett, Kansas.

Passed and approved this 13th. day of June 1907.

J.C. Bybee  
Mayor.

Attest,

L.D. Rikington  
City Clerk.

Ordinance No. 391

An Ordinance concerning Sidewalks in the City of Garnett, Kansas.

Be it ordained by the Mayor and Councilmen of the City of Garnett, Kansas,

Sec. 1. That a side walk be built, <sup>and maintained</sup> ~~not less than three~~ <sup>four</sup> feet wide from Oak Street in said City, to the west line there of, on the south side of Blocks 7, 8, 9, and ten in accordance with Ordinance No. 320 with in 30 days after the taking effect of this ordinance.

Sec. 2 Should any property owner in any of said blocks fail to build and maintain

said walk in accordance with the provisions of this ordinance, then and in that case, it shall be the duty of the street commissioner to build the same, and the City clerk shall certify the cost thereof to the County Clerk, to be placed on the tax roll against said property,

Sec. 3. This ordinance shall take effect and be in force from and after its publication in the Garnett Evening Review, in said City.

Passed and approved this 1<sup>st</sup> day of July A.D. 1907

H.C. Bybee  
Mayor.

Attest,

L. D. Pittington  
City Clerk

Ordinance No. 392

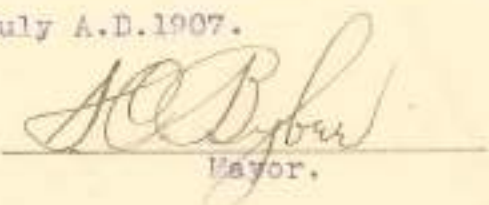
An ordinance in relation to sidewalks in the City of Garnett, Kansas.

XMKMKTINMKM Be it ordained by the mayor and councilmen of the City of Garnett, Kansas:

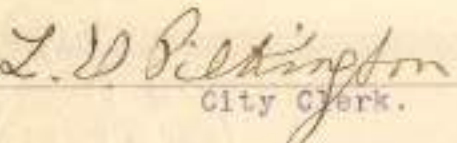
Sec. 1. That a sidewalk not less than Four feet wide be constructed and maintained on and along the East end of Blocks Two and Nine in Chapmans addition to the City of Garnett, Kansas, on or before Thirty Days from the taking effect of this ordinance of the material mentioned in and in accordance with Ordinance No. 320 and if not so built within the time and in the manner herein provided, then to be constructed by the Street Commissioner of said City, and the cost thereof assessed and charged as other tax against said abutting property.

Section. 2. This Ordinance shall take effect and be inforce from and after its publication in the Evening Review in the City of Garnett, Kansas.

Passed and approved this 15th day of July A.D. 1907.

  
H.C. Bowles  
Mayor.

Attest,

  
L.W. Belding  
City Clerk.

Ordinance No. 394

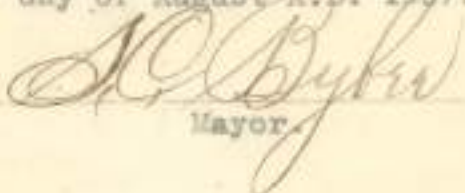
An ordinance authorizing and empowering the Mayor and City Clerk  
inxxemments of the City of Garnett, Kansas to execute a contract with  
certain Railway Companies to furnish said Companies with water for  
the ensuing five years.

Be it ordained by the mayor and councilmen of the city of Garnett,  
Kansas: Section. 1. That the Mayor and City Clerk of said city be.  
and they are hereby authorized and empowered to on behalf of said  
city execute the contract dated July 25th. 1907. now presented by  
The Kansas & Colorado Pacific Railway Company and The Missouri Pacific  
Railway Company to furnish and suply said Companies with water from  
the city water works of said city.

Section 2. That the contract mentioned in the first section of this  
ordinance shall be made in duplicate one copy of which shall be placed  
and kept on file ~~with~~ the office of the city clerk of said city.

Section 3. This ordinance shall take effect and be inforce from  
and after its publication in the Evening Review in said City.

Passed and approved this 5th. day of August A.D. 1907.

  
S. O. Byler  
Mayor

Attest,

L. H. Pilkington  
City Clerk.

Ordinance No. 395

An Ordinance To Leavy a Corporate Tax.

Be it ordained by the mayor and councilmen of the City of Garnett, Kansas: Sec. 1. That a corporate tax of Eight mills on the dollar be levied on all of the taxable property in the City of Garnett for general purposes.

Sec. 2. That a Corporate tax of ~~Four~~<sup>ten</sup> mills on the dollars be levied on all of the taxable property in the city of Garnett for Bond interest purposes.

Sec. 3. That a corporate tax of five mills on the dollar be levied on all of the taxable property in the city of Garnett, for Bond Sinking fund purposes.

Sec. 4. That a corporate tax of three mills on the dollar be levied on all of the taxable property in the city of Garnett, for street fund.

Sec. 5. That a corporate tax of six mills on the dollar be levied on all of the taxable property in the city of Garnett, for purpose of paying balance of Smith judgment for damages against said city.

Sec. 6. That this ordinance shall take effect and be inforce from and after its publication in the Evening Review in said city.

Passed and approved this 5th day of August A.D. 1907.

J. G. Rybin  
Mayor.

Attest. L. P. Pilkington  
City Clerk.

J. L. P. Pilkington City Clerk of the City of Garnett Kansas, do hereby certify that the above Ordinance, is a true and correct copy of Ordinance number 395, passed by the City Council of Garnett Kansas, at a regular meeting of said City Council held on the 5<sup>th</sup> day of Aug, 1907, and approved by the Mayor on the above date. The proceedings of the Council are recorded in Record "C" pages 147 and 148.

L. P. Pilkington  
City Clerk.

Ordinance No. 398

An Ordinance in relation to side walks in the City of Garnett,

Be it ordained by the mayor and councilmen of the City of Garnett Kansas:

Section 1. That a sidewalk be ~~must~~ constructed <sup>and Maintained</sup> on and along the East side of Main Street from Fourth Avenue North to First Avenue and abutting on the West side of Lots 12 and 13 in Block 35 and Lots 12 and 13 in Block 25 and Lots 12 and 13 in Block 18 in said City, in accordance with Ordinance No. 320.

Section 2. That if said sidewalk is not so constructed within 30 days from the taking effect of this ordinance by the abutting property owners, then that the same be constructed by the Street Commissioner, and the cost thereof charged <sup>or other to do</sup> against the said abutting property.

Section 3. This ordinance shall take effect and be in force from and after its publication in the ~~XXXXXX~~ Evening Review, in the City of Garnett.

Passed and approved by this third day of Sept 1907.

H.B. Jr.  
Mayor.

Attest,

L. H. Pilkington  
City Clerk.

An Ordinance No. 407

An Ordinance in relation to side walk in the City of Garnett  
Kansas.

Be it ordained by the Mayor and council of the City of Garnett  
Kansas:

Sec. 1. That a sidewalk four feet wide be constructed and main-  
tained on and along the South side of Block 45 in the City of Garnett  
within 30 days from the taking effect of this ordinance.

Sec. 2. That said sidewalk be constructed and maintained at the  
expense described in Ordinance No. 320 and if not so constructed  
within the time mentioned in the first section of this ordinance that  
the same be constructed by the Street Commissioner and the cost there-  
of be charged as taxes against the abutting lots.

Section 3. This ordinance shall take effect and be in force from and  
after its publication in the Evening Review in the City of Garnett.

Passed and approved this 7 day of September, 1890.

A. B. Bybee

Mayor.

Attest,

L. P. Billington  
City Clerk.

We the ordinance committee  
hereby recommend the above  
ordinance for passage

J. J. Anderson

Geo. L. Lacy  
A. L. Bentz

Approved  
ord. rec'd  
Sept 20

Ordinance No. 401

An ordinance in relation to sidewalks in the City of Garnett, Kansas  
Be it ordained by the mayor and council of the City of Garnett, Kansas:  
Sec. 1. That a sidewalk four feet wide be constructed and maintained  
on and along the North and West sides of Block 17 in the City of Garnett  
within 30 day from the taking effect of this ordinance.

Sec. 2. That said walk shall be constructed of the material required  
by Ordinance No. 300 and if not so constructed with the time mentioned  
in the first section of this ordinance then that the same be constructed  
by the Street Commissioner and the cost thereof be charged against the  
building property as taxes.

Sec. 3. That this ordinance shall take effect and be in force from and  
after its publication in the Garnett Evening Review in said City.

Passed and approved this 1 day of October,

J. D. Byers

L. P. Billington  
City Clerk.

W. the ordinance committee  
hereby recommend the above  
ordinance for passage

John Anderson

Geo L Lacy  
A L Bullock

Ordinance No. 402.

An ~~old~~ Ordinance in relation to sidewalks in the city of Garnett, Kansas

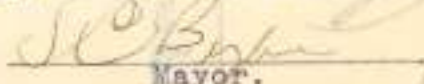
Be it ordained by the mayor and council of the City of Garnett, Kansas:  
and maintained

Sec. 1. That a sidewalk be constructed on and along the North side of Block 14. in the City of Garnett, Kansas, and ~~that~~ the same ~~be~~ to be four feet wide and of the material required by Ordinance 320.

Sec. 2. That said sidewalk be constructed within 30 days from the taking~~s~~ effect of this ordinance by the abutting property owners and if not so constructed that the same be constructed by the street commissioner and the cost thereof be certified to the County Clerk as required by law and placed on the tax rolls to be collected as other taxes.

Sec. 3. This ordinance shall take effect and be inforce from and after the publication thereof in the Garnett Evening Review in said City.

Passed and approved at this 7th day of October A.D. 1907.

  
S.C. Brown  
Mayor.

Attest:

  
L.P. Rutherford  
City Clerk.

xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx

Ordinance No. 405

An Ordinance in relation to Sidewalk in the City of Garnett, Kansas.

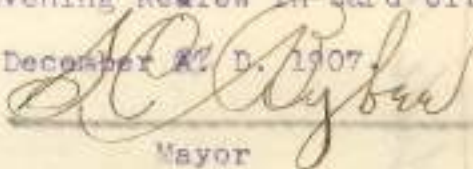
Be it Ordained by the Mayor and Councilmen in the City of Garnett Kansas:

Sec. 1. That a sidewalk be built and maintained ~~asxandxatengxthe~~ in accordance with <sup>820</sup> Ordinance No. ~~xxxxxxxxxxxxxxxxxx~~ On and along the South sides of Block 70 in the City of Garnett, and on along the South Sides of Blocks 1 and 2 in Smiths Addition to the City of Garnett, in said City. with in 30 days from the taking effect of this ordinance.

Section 2. That if said walk be not so built within the time mentioned in Sec. 1 of this ordinance that the same be then built by the Street Commissioner and the cost thereof charged as taxes against the abutting lot owners on said sidewalk.

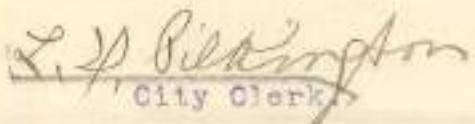
Section 3. That this ordinance shall take effect and be inforce from and after its publication in the Garnett Evening Review in said City.

Passed and approved this 2<sup>d</sup> day of December A.D. 1907.

  
H. C. Ayers

Mayor

Attest

  
L. P. Rington  
City Clerk

Ordinance No. 406.

An ordinance in relation to sidewalks in the City of Garnett Kansas.

Be it ordained by the mayor and councilmen of ~~the~~ City of Garnett, Kansas

Sec. 1. That a sidewalk <sup>Four feet wide</sup> be constructed and maintained on and along the North side of Block~~s~~ Sixteen and on along the East side of Blocks Sixteen Twenty Five and Thirty Six in the city of Garnett, in accordance with the ~~the~~ specifications and requirements of Ordinance No. 320 of the ordinances of said City.

Sec. 2. That the sidewalk mentioned and described in <sup>the first Section of this</sup> ordinance shall be constructed within one months after the taking effect of this ordinance by the abutting lot owners and if said sidewalk is not so constructed within the time mentioned in this section then and in that case the same shall be constructed and built by the Street Commissioner of said City, and the cost thereof collected as taxes against the abutting lots ~~according to the front feet thereof~~.

Section 3. This Ordinance shall take effect and be in force from and after its publication in the Evening Review in said City.

Passed and approved this 16 day of December A. D. 1907.

J. C. Byler  
Mayor.

Attest.

L. W. Pitkin  
City Clerk.

406  
Side Walk

Ordinance No. 408

An ordinance in relation to side-walks in the City of Garnett, Kansas.

Be it ordained by the Mayor and Council <sup>and</sup> of the City of Garnett, Kansas:

Sec. 1. That a side-walk be constructed and maintained on and along the west side of Lots 1 and 24 in Block 12 in the City of Garnett, in accordance with the requirements of Ordinance No. 320 in said city.

Section 2. That said sidewalk shall be constructed <sup>not less than</sup> 4ft. wide by the abutting property owners within thirty days from and after the taking effect of this ordinance, and if not so constructed then the same shall be constructed by the ~~existing~~ Street Commissioner and the cost thereof assessed against the said abutting property to be collected as other taxes on said property.

Sec. 3. That this ordinance shall take effect and be in force from and after its publication in the ~~any~~ Evening Review in said City.

Passed and approved this 6 day of Jan. 1903.

*S.C. Bybee*  
Mayor.

Attest,

*Z. P. Pittington*  
City Clerk.

Ordinance No. 409

An Ordinance in relation to the boundaries of certain wards in the City of Garnett, Kansas.

Be it ordained by the mayor and councilmen in the city of Garnett, Kansas:

Section 1. That the boundaries of the third ward in said City be and the same is extended to include Smiths Addition to said City and all of that part of what is known as Hilland Addition to the City of Garnett, not heretofore vacated.

Sec. 2. That this ordinance shall take effect and be in force from and after its publication in the Evening Review in said City.

Passed and approved this 6 day of Jan. 1903.

*A.C. Boyle*  
Mayor.

Attest:

*Z. H. Perkins*  
City Clerk.

*Ordinance No.* 410.

An ordinance extending and enlarging the city limits of the City of Garnett, Kansas.

Be it ordained by the Mayor and councilmen of the city of Garnett, Kansas:

Section. 1. That the limits of the City of Garnett, Kansas, be and the same are hereby so altered enlarged and extended as to include within the limits of said city all that land or territory adjacent to said city, described as follows towit: All that tract or parcel of land situated on the North Half (1/2) of the North West Quarter (1/4) of section Thirty One (31) in Township Twenty (20) of Range Twenty (20) in Anderson County and State of Kansas, known as the Town of Mandovia, according to the Plat of said Town filed in the Office of the Register of Deeds of Anderson County, Kansas.

Sec. 2. This Ordinance shall take effect and be in force from and after its publication in the ~~Garnett~~ Evening Review in said City.

*Passed and approved this 6<sup>th</sup> day of January 1908*  
*C. D. Baker*  
Mayor.

Attest.

L. D. Wilkington  
City Clerk.

Ordinance No. 413

An Ordinance to extend and enlarge the limits of the city of Garnett Kansas.

Be it ordained by the Mayor and Councilmen of the city of Garnett Kansas:

Sec. 1. That the limits of the city of Garnett, be and the same are hereby altered, changed and extended to include certain territory in accordance with the finding of the board of County Commissioners of Anderson County, in the State of Kansas made on the 4th day of February A. D. 1908, as follows towit: beginning at a point Twenty Nine (29) Rods and Nine (9) Links West of the North East Corner of ~~the~~ of the North West Quarter (1/4) of Section Thirty (30) in Township Twenty (20) of Range Twenty (20) thence running South to a point Ten Hundred and Eighty three and ~~xx~~ 73/100 ~~xx~~ feet North of the middle of the North end of what is known as Oak Street in the City of Garnett, Kansas thence running West Twenty Four and 88/100 ~~xx~~ rods (24.88) rods thence South to the North Line of the said City of Garnett, thence running East on ~~the North end of~~ said North Line of said city to the middle of ~~said~~ Oak Street in said city, thence North Eighty (80) Feet thence East to the West line of the right of way of what is known as the Kansas Nebraska and Dakota division of the Missouri Pacific Railway Company, thence in a Northerly and Northwesterly direction along said West line of said right of way to the point where the same intersects with the North Line of said North West Quarter (1/4) of ~~said~~ Section Thirty (30) in said Township Twenty (20) of said Range Twenty ~~xxxx~~ (20) thence West on said Section line to the place of beginning.

Section. 2. This Ordinance shall take effect and be in force from and after its publication in the Evening Review in said City.

Passes and approved this 5<sup>th</sup> day of February A. D. 1908.

Attest,

L. B. Kington  
City Clerk.

W. Jones President of the  
Council and Acting Mayor

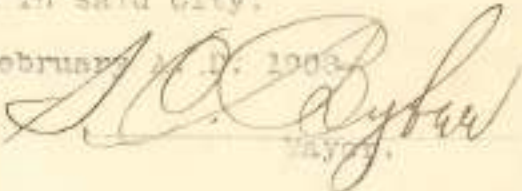
Ordinance No. 114

An Ordinance to enlarge and extend the limits of the second ward in the City of Garnett, Kansas.

We the ordinance by the mayor and councilmen of the city of Garnett, Kansas: Sec. 1. That the boundaries and limits of the Second Ward in the City of Garnett, be and the same are hereby changed, extended and enlarged, to include the following described territory towit: Beginning at a point Twenty nine (29) rods and Nine (9) links west of the North East Corner of the North West Quarter of Section Thirty (30) in Township Twenty (20) of Range Twenty (20). Thence running South to a point Two hundred and Eighty three and 73/100 (1083) feet North of the middle of Oak Street in said City, thence West Twenty four And 84/100 (24.84) rods thence South to the North Boundary line of said City thence East on said North Boundary line to the middle of the North end of said Oak Street, thence North Eighty (80) feet thence East to the west line of the N. W. & D. Railroad right of way thence in a Northerly and a Northwesterly direction to the North line of said Quarter Section, thence East on said line to the place of beginning.

Sec. 2. This Ordinance shall take effect and be in force from and after its publication in the Evening Review in said City.

Passed and approved this 10th day of February A. D. 1903.



Attest,

  
L. P. Pilkinson  
City Clerk.

Ordinance No 417.

An Ordinance In Relation to Sidewalks in the City of Garnett, Kansas.

Be it ordained by the mayor and councilmen of the city of Garnett, Kansas,

Sec. 1. That a sidewalk be constructed and maintained on and along the North side of Block 20, in the City of Garnett, Kansas not less than 4ft. wide, and of the material required by ordinance No 320 in said City.

Sec. 2. That the sidewalk mentioned in section one of this ordinance shall be constructed by the property owners abutting thereon within Thirty days from the taking effect of this ordinance, and if not so constructed then the same shall be constructed by said city and the cost thereof assessed against the abutting property, according to the front foot thereof, and collected as other taxes.

Sec. 3. This ordinance shall take effect and be in force from and after its publication in the Evening Review, in said city.

Passed and approved this ~~9th~~ <sup>April</sup> 8th day of ~~1908~~ 1908

J. C. Dyer  
Mayor.

Attest,

L. J. Pilkington  
City Clerk.

Ordinance No. 421.  
An Ordinance in relation to salaries of certain officers in the city of  
Garnett, Kansas.

Be it ordained by the mayor and councilmen of the City of Garnett Kansas  
Sec. 1. That the Street Commissioner of said city shall receive as full  
compensation for his services a salary of Twenty Five Dollars per Month.  
Sec. 2. That the City Waterworks Superintendant shall receive as full  
compensation for his services a salary of Fifteen Dollars per Month.  
Sec. 3. That the City Clerk shall receive as full compensation for his  
services a salary of Twenty Dollars per month.

Sec. 4. That Sec. 1. of Ordinance No. 186 of the said City being an  
ordinance fixing the compensation of city officers, and Sec. 1. of Ordin-  
of ordinances in conflict herewith be and the same are hereby repealed

Sec. 5. This ordinance shall take effect and be in force from and  
after its publication in the Garnett Evening Review ~~xxxxxxxxx~~ in the  
said city.

Passed and approved this 6th day of July A. D. 1908.

Attest, L. H. Pilkington  
*L. H. Pilkington*  
City Clerk

*J. C. Baker*  
Mayor

Ordinance No. 422  
An Ordinance in relation to side-walks in the City of Garnett, Kansas.  
Be it ordained by the mayor and councilmen of the City of Garnett, Kansas:

Sec. 1 That sidewalks be built and maintained of the materials and in  
the manner prescribed by Ordinance No. 320 and not less than 4ft. wide:  
On and along the West side of Blocks 10, 23, and 38; and on and along  
the North side of Blocks 23, 30, 36, 37, 38 and 39, and on and along the  
East side of Block 30, in the City of Garnett, Kansas.

Sec. 2. That the side-walks mentioned in the first section of this or-  
dinance shall be constructed on or before 30 days from the taking  
effect of this ordinance by the property owners abutting thereon; and  
if not so constructed, the same shall be constructed and built by the  
City of Garnett, and the cost thereof assessed against the said abutting  
property and collected as other taxes thereon.

Sec. 3. This ordinance shall take effect and be in force from and after  
its publication in the garnett Evening Review in said city.

Passed and approved this 20<sup>th</sup> day of July A. D. 1908.

Attest,

L. D. Pilkington  
City Clerk.

A. B. Baker  
Mayor.

L. D. PINKINGTON, City Clerk.	
COUNCILMEN	
First Ward	J. J. Anderson Saliney McDonald
Second Ward	George Lucy H. L. Adams
Third Ward	W. Jones A. L. Benson
Fourth Ward	T. B. Tash C. W. Wentz

Council Chamber

of the

CITY OF GARNETT

S. C. BYBEE, Mayor.

GEO. W. ILER, City Treasurer

OFFICERS

W. O. Knight, City Attorney.  
T. M. Hamilton, Police Judge.  
L. D. Walrad, City Marshal.  
O. P. Gregory, Assistant Marshal.  
J. W. Campbell, St. Com. & W. W. Supt.  
T. B. Tash, Overseer Poor.

424

Garnett, Kas.,

190

An Ordinance to levy a corporate tax.

Be it enacted by the mayor and councilmen of the city of Garnett as follows:

Sec 1. To levy a corporate tax to be assessed on all the taxable property of the city of Garnett for general purposes.

That on the first day of January of one thousand nine hundred and eight a sum of one hundred dollars be levied and collected in the sum of one hundred dollars a corporate tax to be assessed on all the taxable property of the city of Garnett for general purposes.

Sec 2. That a corporate tax to be assessed on all the taxable property of the city of Garnett for general purposes.

Sec 3. That a corporate tax to be assessed on all the taxable property of the city of Garnett for general purposes.

Sec 4. That a corporate tax to be assessed on all the taxable property of the city of Garnett for general purposes.

Sec 5. That a corporate tax to be assessed on all the taxable property of the city of Garnett for general purposes.

Attest,

L. D. Pinkington, Clerk

H. C. Bybee, Mayor

Ordinance No. 427

An Ordinance in relation to the name of certain Streets in said the  
City of Garnett, Kansas

Be it ordained by the Mayor and Councilmen of the City of Garnett  
Kansas.

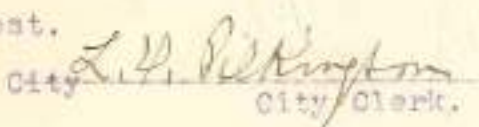
Section 1. That the public street as it the same has heretofore  
been established as a public road extending North from the North end of  
and  
Oak Street, in the City of Garnett, in what is known and designated as  
Oak Street Addition to said City, shall from and after the taking effect  
of this Ordinance be known and designated as Oak Street in said addition  
to said City.

Section 2. This Ordinance shall take effect and be inforce from and  
after its publication in the Evening Review in said City.

Passed and approved this 8<sup>th</sup> day of Sept<sup>ember</sup> 1892.

  
H. D. Bybee  
Mayor.

Attest,

  
L. P. Belknap  
City Clerk.

Ordinance No. 428

An Ordinance in relation to sidewalks in the City of Garnett Kansas.

Be it ordained by the Mayor and Councilmen of the City of Garnett Kansas. Section 1. That a sidewalk be and the same is hereby required to be built and maintained, <sup>four feet wide</sup>, on and along the East side of Oak Street in the City of Garnett, Kansas from the original North Boundary line of said city north to the North line of Section 30, in Township 20 of Range 20 in the manner and of the materials specified in Ordinance No. 320 in the City of Garnett.

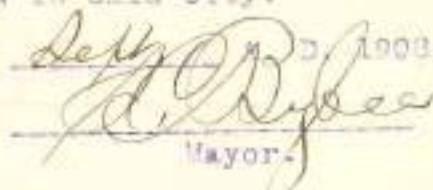
Sec. 2. That a sidewalk be and the same is hereby required to be built <sup>four feet wide</sup> and maintained, on and along the West side of Oak Street in the City of Garnett, Kansas from the original north boundary line of said City to extend North to a point 1083 and 78/100 feet from the place of beginning, in the manner and of the materials mentioned and described in Ordinance No. 320 in the city of Garnett, Kansas.

Sec. 3. That the sidewalks mentioned and described in sections one and two in this ordinance shall be build as near as practicable on the grade established by the stones recently placed in said street by said city.

Sec. 4. That if the sidewalk mentioned and described in sections One and Two in this ordinance shall not be built and constructed by the abutting property owners on and along the same, then the same shall be built by the City of Garnett, and the cost of such portion as shall be built by said city shall be assessed against the said abutting property of such portion so built by said city and collected as other taxes on said property.

Section 5. This ordinance shall take effect and be in force from and after its publication in the Evening Review in said City.

Passed and approved this 8<sup>th</sup> day of Sept 1900.

  
J. P. Ryer  
Mayor

Attest. L. P. Biltz City Clerk.

Ordinance No. 429

An Ordinance extending and enlarging the limits and boundaries of the city of Garnett, Kansas to include certain territory adjacent thereto.

Be it ordained by the mayor and councilmen of the city of Garnett Kansas: Section. 1. That the ~~Present~~ Boundaries and limits of the City of Garnett, Kansas be ~~as~~ the same are hereby enlarged and extended to include certain territory adjacent thereto described as follows to-wit:



Section 2. This Ordinance shall take effect and be in force from and after its publication in the Garnett Evening Review in said City.

Passed and approved this 8<sup>th</sup> Day of Sept<sup>ember</sup> 1908.

Attest,

Z. P. Remington City Clerk.

S. B. Bee  
Mayor.

Ordinance No. 431

An ordinance in relation to Second Ward in the City of Garnett, Kansas.

Be it ordained by the Mayor and Councilmen of the City of Garnett Kansas,

Section 1. That all that territory heretofore added to the City of Garnett, by Ordinance No. 420 be and the same is attached to and made a part of the Second Ward in said City.

Sec. 2. This Ordinance shall take effect and be in force from and after its publication in the Evening Review in said City.

Passed and approved this 5th day of October A. D. 1893.

*J. H. Anderson*  
Acting Mayor.

Attest  
L. D. Pickering  
City Clerk.

An ordinance in relation to contracting for natural gas for street lighting.

Be it ordained by the Mayor and Councilmen of the City of Garnett Kansas.

Sec. 1. That the Mayor and City Clerk are hereby authorized empowered, and instructed to make contract with the Garnett Light and Fuel Company in said City for Natural Gas to be used for street lighting purposes, in accordance with the Franchise, and at the price now inforce for use of natural Gas in said city.

Sec. 2. This ordinance shall take effect and be inforce from and after its publication in the Evening Review in said City.

Passed and approved this 5<sup>th</sup> day of October A. D. 1903.

Attest L. P. Billington  
City Clerk.

*J. J. Anderson*  
Acting Mayor.

Ordinance No. 433

An Ordinance in relation to sidewalks in ~~sixty~~ the city of Garnett  
in the State of Kansas.

Be it ordained by the mayor and councilmen of the city of Garnett,  
in the State of Kansas, Sec. 1. That a side walk be built <sup>four feet wide</sup> in the man-  
ner and of the material mentioned in Ordinance No. 321 on and along  
the North sides of Blocks 76, 77, ~~78, 79,~~ and 80 in the City of Garnett.

Sec. 2. That the side walk mention in section one of this ordinance  
shall be built with in ~~one~~ 30 days after the taking effect of this  
ordinance by the abutting property owners in said city and if not so  
built the same shall be built by the city of Garnett, and the cost there-  
of assessed against the abutting property ~~xxxxxx~~ according to the front <sup>front</sup>  
thereof, and the same collected as other taxes.

Section 3: This ordinance shall take effect and be in force from  
and after its publication in the Garnett Evening Review in said City.

Passed and approved this 21 day of October 1908

*John Anderson*

*attest Mayor.*

attest. L. H. Pickering  
city clerk.

# Ordinance Number 436

An ordinance in relation to the Numbering of Houses in the City of Garnett, Kansas, and to regulate the same.

Be it ordained by the Mayor and councilmen of the City of Garnett, Kansas

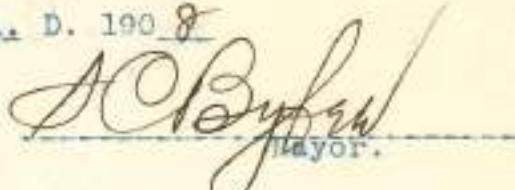
Sec. 1. That all dwelling houses, business, manufacturing and public buildings, (except buildings used exclusively for public worship, and County offices,) that are now or may hereafter be erected ~~shall be numbered~~ in the city of Garnett, Kansas, shall ~~within Thirty days from the taking effect of this ordinance~~ be numbered by having place in a conspicuous place, near the main entrance thereof a ~~number~~ plain number that can be easily read not less than ~~in~~ ~~three~~ inches ~~in~~ height, said number to be placed on a flat ~~surface~~ perpendicular surface.

Sec. 2. That the numbering mentioned in the first section of this ordinance shall be done in the following manner that is: All buildings to be numbered that now fronts or may hereafter front on any avenue or street running East and West, shall as near as may be have placed upon it a number according to the ~~20~~ Twenty foot space said building may occupy measuring from the ~~East~~ end of the Block wherein it is or may be situated, even numbers to be placed on buildings on the South side of such avenues or streets, and ~~even~~ odd numbers to be placed on the North side of such avenues or streets, said numbering to commence at ~~Oak~~ Street in said City, ~~beginning with~~ 100 for the first 20ft. ~~on the South side and~~ 101 on the North side of each Avenue or Street and 102 ~~on the South and~~ 103 on the North side and so on allowing a number for each Twenty feet and going east and west from said ~~Oak~~ Street until an intersecting street is reached, when the number on the first 20ft. ~~across~~ across said intersecting street shall be 200 on the South side and 201 on the North side of said Avenue or Street and continuing as before always beginning with the next hundred after crossing any street until the City limits is reached. All numbering on buildings fronting on streets running North and South to begin at First Avenue and proceeding with Odd Numbers on the West and even Numbers on the East sides of such streets, and proceeding and numbering North and South from said Avenue on each Street, as near as ~~may be~~ ~~being~~ ~~provided~~ ~~for~~ provided for East and West Avenues and Streets. Provided that any avenue or street in said city that begins at a point east or west, or north or south of the points herein designated for numbering to commence, shall ~~be numbered~~ be numbered the same as said building would be numbered if said street commenced at the points herein designated.

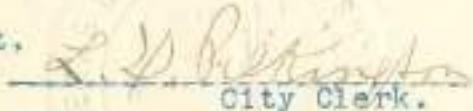
Sec. 3. Any person owning or controlling any property who shall fail to comply with the requirements of this ordinance without having a reasonable excuse therefor, shall be deemed guilty of a misdemeanor and on conviction shall be fined in a sum not exceeding \$100.

Sec. 4. This Ordinance shall take effect and be in force from and after its publication in the Evening Review in said City.

Passed and approved this 7<sup>th</sup> day of Dec A. D. 1908

  
J.C. Byford  
Mayor.

Attest,

  
L.S. Peterson  
City Clerk.

Ordinance No. 440

~~Section 1.~~ An ordinance to prescribe and establish the limits within which no building or buildings or structure or structures shall be constructed, removed or repaired, except the same be of brick, stone or other incombustible material, in the City of Garnett, Kansas, and to provide for removing and abating buildings constructed in violation hereof.

Be it ordained by the mayor and councilmen of the city of Garnett, Kansas;

Sec. 1. That no building or buildings, or structure or structures, shall be constructed, removed or repaired except the same be of brick, stone or other incombustible material, with fire proof roof, on any part or portion of Lots 21, 22, 23 and 24 in Block 34, the South half of Block 35, Lots 13, 14, 15, 16, 17, 18, and 19 in Block 45, Lots 1, 2, 3, 4, 5, 6, 13, 19, 20, 21, 22, 23, and 24 in Block 47, Lots 1, 2, 3, 4, 5, 6, and the East 30ft. of Lot 21, and Lots 22, 23, 24, in Block 54, Block 55, and Lots 6, 7, 8, 9, 10, 11, and Twelve, in Block 56, in the City of Garnett.

Section 2. That it shall be the duty of the City Marshall to remove or tear down, and abate, any building or structure, that may be removed into or ~~constructed~~ on or that may hereafter be built constructed or repaired in or on any part or portion of any lot or block mentioned or described in section One of this ordinance that is not composed of brick, stone, or other incombustible material, and said city marshall is hereby empowered to employ such assistance and labor, persons and machinery as may be necessary to carry out the provisions of this ordinance.

Section 3. That Ordinance No. 121 (in the book of revised ordinances of said city, published on the 2nd. day of August 1901,) passed and approved on the 9th. day of April A. D. 1890, ~~be~~ in so far as the same may be in conflict with this ordinance be and the same is hereby repealed.

Section 4. This ordinance shall take effect and be in force from and after its publication in the Evening Review in said City.

Passed and approved this 19 day of March 1900.

Attest,

L. V. Birkhimer  
City Clerk.

Sidney A. Donald  
Acting President of the  
Council

ORDINANCE NUMBER 443.

An ordinance authorizing and empowering the Mayor and City Clerk of the City of Garnett, Kansas to execute a contract, with W. L. Holzbaur associates and assigns to furnish said W. L. Holzbaur, associates and assigns with water for the ensuing twenty years.

Be it ordained by the Mayor and Councilmen of the City of Garnett, Kansas.

Section one. That the Mayor and City Clerk of said City, he and they are hereby authorized and empowered to on behalf of said City execute the contract dated May 24th, 1909, now presented by W. L. Holzbaur and associates, to furnish and supply said W. L. Holzbaur, associates and with assigns/water from the City Water Works of said City,

Section two. That the contract mentioned in the first section of this ordinance shall be made in duplicate, one copy of which shall be placed on file in the office of the City Clerk of said City.

Section three. This ordinance shall take effect and be in force from and after its publication in the Garnett Evening Review, in said City.

Passed and approved this 24th day of May, A. D. Nineteen  
Hundred and Nine.

Attest L. P. Pilkington  
City Clerk

J. J. Anderson  
Mayor

ORDINANCE NO444.

On ordinance authorizing and empowering the Mayor and City Clerk of the City of Garnett, Kansas to execute a contract with J.W. Garrison and H.P. Nichols and Co. to furnish said J.W. Garrison and H.P. Nichols and Co. successors and assigns with water for the ensuing twenty years.

Be it ordained by the Mayor and Council of the City of Garnett, Kansas.

Section one. That the Mayor and City Clerk of said City be and they are hereby authorized and empowered to, on behalf of said City execute the contract, dated May 29, 1909, now presented by J.W. Garrison and H.P. Nichols and Co. to furnish and supply said J.W. Garrison and H.P. Nichols and Co. successors or assigns with water from the City Water Works of said City.

Section two. That the contract mentioned in the first section of this ordinance shall be made in duplicate, one copy of which shall be placed on file in the office of the City Clerk of said City.

Section three. This ordinance shall take effect and be in force from and after its publication in the Garnett Evening Review in said City.

Passed and approved this 29th day of May, A. D. 1909.

Attest, L. V. Lexington  
City Clerk

J.J. Anderson  
Mayor

(First Published in the ~~Evening~~ Evening Review, June 9, 1909.)

Ordinance Number 446.

An ordinance in relation to sidewalks in the city of Garnett, Kansas.

Be it ordained by the Mayor and Council of the city of Garnett, Kansas:

Section 1. That a sidewalk be constructed and maintained on and along the south side of block 42, and on and along the east side of block 62, and on and along the east side of block 59, and on and along the south side of block 61, in the city of Garnett, Kansas, and the same to be four feet wide and of the material required by ordinance Number 320.

Section 2. That said sidewalk be constructed within thirty days from the taking effect of this ordinance by the abutting property owners, and if not so constructed, that the same be constructed by the street commissioner, and the cost thereof be certified to the County Clerk as required by law, and be placed on the tax rolls, to be collected as other taxes.

Section 3. This ordinance shall take effect and be in force after the publication thereof in ~~The Evening Review of the City~~ in said city.

Passed and approved this 7<sup>th</sup> day of June, 1909.

Attest: L. A. Bidington,  
~~City Clerk~~

J. J. Anderson,  
Mayor

- P And Ordinance in relation to sidewalks  
in the city of Garnett Kansas.
- P Be it ordained by the mayor and  
council of the city of Garnett Kansas,
- Sec I  That a sidewalk be constructed  
and maintained on and along the  
south side of blocks 2, 3, 4, 5, in  
city of Garnett Kansas; also on and along  
west side of block 18, Garnett, Kansas;  
also on and along east side of block 71,  
Garnett, Kansas; also on and along east side  
of block 5 and 6, and north side of  
block 15, Chapmans addition to the  
city of Garnett, Kansas; and the same  
to be four feet wide and of the  
material required by ordinance  
number 320
- Sec II That said sidewalk be constructed  
within thirty days from the taking  
effect of this ordinance by the  
attending property owners and if  
not so ~~constructed~~ constructed,  
that the same be constructed by the  
brick street commissioner and the cost  
thereof be certified to the county clerk  
as required by law, and be placed  
on the tax rolls, to be collected as  
other taxes.
- Sec III This ordinance shall take effect  
and be in force after the publication  
thereof in the County Review, in

No. 450

No.

Oakdale

said city

E. H. McBrown

President of the Council  
and Acting Mayor

Attest. L. D. Pilkington  
City Clerk

J. L. D. Pilkington city Clerk in and for the City of  
Leavenworth, Kansas do hereby certify that the above  
and foregoing Ordinance is a true and correct copy  
of Ordinance No 450 passed by the city Council held  
on the 6<sup>th</sup> day of August 1909 and approved by the  
acting Mayor August 7<sup>th</sup> 1909

L. D. Pilkington City Clerk

-----ORDINANCE # 451 -----

An Ordinance To Levy A Corporate Tax.

Be it ordained by the mayor and council of the City of Garnett, Kansas.

Section 1. That a corporate tax be, and the same hereby is, levied on all the taxable property of the City of Garnett, Kansas, for general purposes 20 cents on the hundred dollars valuation.

Section 2. That a corporate tax be, and the same hereby is, levied on all the taxable property in the City of Garnett, Kansas, for bond interest purposes, 16 cents on the hundred dollars valuation.

Section 3. That a corporate tax be, and the same hereby is, levied on all the taxable property of the City of Garnett, Kansas, for sinking fund purposes, 10 cents on the hundred dollars valuation.

Section 4. That a corporate tax be, and the same hereby is, levied on all the taxable property in the City of Garnett, Kansas, for street fund purposes, 10 cents on the hundred dollars valuation.

Section 5. This ordinance shall take effect and be in force from and after its publication in the Garnett Evening Review in said City.

Passed and approved, August 6, 1909.

Attest; L. D. Pilkington  
City Clerk.

E. N. M. Dowee  
President of the Council  
and acting Mayor.

CERTIFICATE

I, L. D. Pilkington, City Clerk of the City of Garnett, Kansas, do hereby certify that the above foregoing ordinance is a correct and true copy of Ordinance No. 451 passed by the City Council and approved by the acting Mayor at an adjourned meeting held Aug. 6, 1909.

L. D. Pilkington  
City Clerk.

John C. Johnson

ASSTANT CLERK.

ORDINANCE NO. 453

AN ORDINANCE granting to S. C. Bybee of Garnett, Kansas, his successors and assigns, the right of way and the right to construct, operate and maintain telephone lines and appurtenances in the city of Garnett, Anderson County, Kansas.

BE IT ORDAINED BY THE MAYOR AND COUNCILMEN of the City of Garnett, Kansas:

SECTION ONE.

That S. C. Bybee, his successors and assigns, hereinafter designated as the grantees, be and they are hereby granted the right of way and the right to erect, operate and maintain telephone lines and a telephone system, including the necessary poles, fixtures and electric conductors, upon, under, over and across all of the public roads, streets, avenues, alleys, bridges and viaducts in the City of Garnett, Kansas, as the business of said grantees may from time to time require.

SECTION TWO.

Said poles and wires shall be so placed as to least interfere with the public use of said streets, avenues and alleys and the wires erected on said poles shall, in all cases, be at least twenty feet above the ground: whenever said poles shall be set in an alley, they shall be located as near the sides of the alley as practicable and whenever erected in the streets, they shall, when practicable, be placed on the outside edge of the sidewalk or just inside of the curb and when practicable on the line dividing lots one from the other, and shall in no case be so placed as to obstruct the drainage of the streets or interfere with any sewer. Provided always that the location and relocation of poles and wires shall be subject to the approval and order of the Committee on street and alleys.

SECTION THREE.

It is agreed on the part of the grantees that in consideration of the rights and privileges herein granted  
in lieu of any special license, occupancy tax, or special assessment of any sort that may be levied on said grantees by said city, that said city of Garnett, Kansas, shall have the right to place its fire alarm and police wires upon the top crossarm of any of said grantee's poles within the fire limits of said city, provided that same shall be done under the supervision of said grantees and shall be maintained and operated by said City of Garnett in such manner as not to interfere with or impair the proper operation of the wires of said grantees; and said grantees shall furnish, to said city free of charge, ~~not exceeding four~~ <sup>six</sup> telephones to be placed at such locations in the city of Garnett, Kansas as shall be designated by the Mayor of said city and said grantees shall furnish telephone service thereon for the purpose of communications in respect to the official business of said city and said service so furnished shall be as good as the best service furnished to any of the patrons of the said grantees. The said grantees shall further, if so ordered by the Mayor of said city, furnish free of charge two additional telephones to be placed in the railway passenger stations in the City of Garnett, Kansas, and shall furnish service thereon as good as the best service furnished to any of the patrons of the said grantees.

SECTION FOUR.

The grantees shall temporarily remove any of their wires, after having been given twenty-four hours written notice, upon request of the City Marshall, whenever necessary to permit the moving of houses along the streets, all at the expense of the mover of any such house.

SECTION FIVE.

The grantees shall not at any time charge the

citizens of Garnett a greater rental for the telephone service furnished under the terms of this ordinance, than the average rate charged in neighboring towns for like service.

#### SECTION SIX.

The City of Garnett, Kansas, shall pass all ordinances necessary to protect the property of the grantees from wilful, malicious or negligent injury or damage and the said grantees shall hold the city of Garnett free and harmless from all damages arising by reason of any abuse or negligence on their part in said occupancy for the payment of which the said city may become liable to any person or persons or corporation, by reason of the construction or operation of said telephone lines or by reason of the said grantees failing to perform or comply with any other of the provisions or requirements of this ordinance.

#### SECTION SEVEN.

Said grantees shall begin the construction of said telephone lines and system on or before the expiration of six months from the date of passage of this ordinance and said telephone system shall be in operation on or before the expiration of one year from the date of the passage of this ordinance.

#### SECTION EIGHT.

The said grantees shall file acceptance of this ordinance with the Clerk of said City within thirty days from the date of its passage, otherwise said ordinance shall become null and void.

#### SECTION NINE.

This ordinance shall be and remain in force and the rights and privileges hereby granted shall be for a term of twenty (20) years from and after the ~~passage~~ <sup>acceptance</sup> of this ordinance.

SECTION TEN.

This ordinance shall take effect and be in force from and after its passage and approval and its acceptance by the grantees and its publication according to law; the said grantees to bear the expense of such publication.

Passed on the 18<sup>th</sup> day of September A.D. 1909

Approved on the 28 day of September A.D. 1909

E.N. McDowell Past of the  
Attest L.P. Pilkington Council & acting mayor  
City Clerk.

ORDINANCE NO. 455.

AN ORDINANCE DIRECTING THE MAYOR AND CITY CLERK OF GARNETT KANSAS TO CALL AN ELECTION TO VOTE ON A PROPOSITION TO ISSUE BONDS TO THE AMOUNT OF FIFTEEN THOUSAND DOLLARS, TO BE USED TO CONSTRUCT AN ELECTRIC LIGHT PLANT FOR THE CITY OF GARNETT, KANSAS:

Section 1. The Mayor and City Clerk are hereby directed to call an election, under and by authority of the laws of Kansas, 1905, Chapter 101, submitting to the electors of the City of Garnett, Kansas a proposition to issue bonds of the City of Garnett, Kansas to the amount of Fifteen Thousand Dollars for the purpose of constructing an electric light plant for the City of Garnett, Kansas.

Section 2. This ordinance shall take effect and be in force from and after it's passage by the Council, approved by the Mayor, and published in the Evening Review of Garnett, Kansas.

Passed this 22<sup>d</sup> day of September 1909.

Approved this 23 day of September 1909.

Attest, L. P. Rikington E. M. Dowee  
City Clerk Acting Mayor & Chair of the Council

ORDINANCE NO. 456

AN ORDINANCE DIRECTING THE MAYOR AND CITY CLERK OF GARNETT KANSAS TO CALL AN ELECTION TO VOTE ON A PROPOSITION TO ISSUE BONDS TO THE AMOUNT OF FIFTEEN THOUSAND DOLLARS, TO BE USED TO CONSTRUCT AN ELECTRIC LIGHT PLANT FOR THE

CITY OF GARNETT, KANSAS.

*Be it ordinance of the Mayor and Councilmen  
of the City of Garnett, Kansas;*

Section 1. The Mayor and City Clerk are hereby directed to call an election, under and by authority of the laws of Kansas, 1905, Chapter 101, submitting to the electors of the City of Garnett, Kansas a proposition to issue bonds of the City of Garnett, Kansas to the amount of Fifteen Thousand Dollars for the purpose of constructing an electric light plant for the City of Garnett, Kansas.

Section 2. This ordinance shall take effect and be in force from and after its passage by the Council, approved by the Mayor, and published in the Evening Review of Garnett, Kansas.

Passed this 29<sup>th</sup> day of September 1909.

Approved this 30 day of September 1909.

Attest - L. S. Wilkins

G. N. McNamee Acting Mayor  
& President of the Council

Ordinance number 457  
460

An ordinance in relation to sidewalks  
in the City of Garnett Kansas;

Be it ordered by the Mayor and Councilmen  
of the City of Garnett Kansas,

Section I - That a sidewalk be constructed and maintained  
- ed on and along the south side of block eleven  
(11) in the City of Garnett Kansas, and the same  
to be four feet wide and of the material required  
by ordinance number 320, and upon a rate  
established by the street Commissioner.

Section II - That said sidewalk be constructed within  
thirty days from the taking effect of this  
ordinance, by the abutting property owners  
and if not so constructed, that the same  
shall be constructed by the City of Garnett  
as provided by law and the cost thereof  
certified by the City Clerk to the County Clerk  
as provided by law, to be placed on the  
tax roll to be collected as other taxes.

Section III - This ordinance shall take effect and  
be in force from and after its passage  
by the City Council, approved by the  
Mayor and published in the Evening  
Review of Garnett Kansas.

Passed this 15 day of Oct 1907  
Approved on 15<sup>th</sup> day of Oct. 1907

E. N. McDowell

Attest - L. F. Veltmyer  
At<sup>t</sup> Clck

President of the  
Council

ORDINANCE No. 462.

An ordinance repealing an ordinance providing for the call of an election to vote upon proposition to issue bonds for the construction of an Electric Light Plant.

Be it ordained by the Mayor and Councilmen of the City of Garnett,.

SECTION 1, That Ordinance No. 456, passed and approved <sup>SATURDAY</sup> 30 day of Sept, 1909, be and the same hereby is repealed.

SECTION 2, This ordinance shall take effect and be in force from and after its publication in the official city paper.

Ordinance No. 463

An ordinance repealing ordinance no. 456.

Be it ordained by the Mayor and Councilmen of the city of Laramie:

Section 1, That ordinance no. 456 passed September 28, 1909 and approved September 30<sup>th</sup> 1909 be and the same is hereby repealed.

Section 2, This ordinance shall take effect and be informed from and after its publication in the official city paper.

ORDINANCE NUMBER 464.

An ordinance concerning the Water Works, of the City of Garnett, Kansas, regulating and governing the same, establishing rates, rules, and regulations for the government of water consumers and others, and to protect such works including pipes, hydrants and other apparatus from injury and providing penalty, and repealing Ordinances Number 301, 309 and 353 and all ordinances and parts of ordinances conflicting with this ordinance.  
Be it ordained by the Mayor and Councilmen of the City of Garnett, Kansas,

SECTION 1. That the rules, regulations and rates rents hereinafter mentioned shall be considered a part of the contract with every person, company or corporation who is supplied with water through the water works of the City, and every such person, company or corporation by making application for an advertising water shall be considered and held to commit to be bound thereby, and where any of them shall violate such rules or regulations or such others as the City Council may hereafter adopt, the water shall be cut off from the premises of such violator and shall not be left on again except by order of the superintendent, and on payment of his expense or shutting it off and turning it on, and upon such other terms as the superintendent shall determine, and any payment made for the water by the person committing such violation ~~shall~~ shall thereupon be forfeited.

SECTION 2. Every person desiring a supply of water must make application therefore, to the City Clerk upon blanks to be furnished by him for that purpose. The application must state truly and fully all the uses for which the water is to be applied, and no different or additional use will be allowed except by permission of said City Clerk, provided that when meter is used no use of water shall be stated. Not more than one house shall be supplied from one tap, except by special permission.

SECTION 3. All rates except for meters or building purposes shall be payable semi-annually in advance on the first day of January and July, of each year.

Rents and rates for building purposes will be payable on demand. When water is measured by meter bill must be paid monthly, except meters, .....

for private residence, which shall be paid quarterly, January 1, April 1, July 1 and October 1. The amount of water used will determine the price, 10 per cent will be added if rent is not paid within 10 days after the same becomes due, and all officers of the water works department are positively prohibited from allowing credit to anyone.

SECTION 4. Water will not be turned into any house or private service pipe except upon the order of the superintendent until the applicant shall have paid the rent due for the current or his duly authorized agent, and plumbers are especially prohibited from turning the water into any service pipe, except on order or permission of the superintendent or his duly authorized agent. This rule shall not be construed to prevent any plumber from admitting water to test pipes, and for that purpose only.

SECTION 5. No consumer shall supply water to other families nor suffer them to take off his premises, nor after water is introduced into any building or upon any premises shall any person make or employ any plumber or other person to make any tap or connection with pipes upon the premises for alteration, extension or attachment without permission of the superintendent.

SECTION 6. The superintendent with the consent of the Council shall have the right to order a meter applied to the service pipe whenever he may deem it advisable.

SECTION 7. Consumers using water shall not waste the same,

SECTION 8. Consumers taking water shall keep their own service pipes, stop cocks, and apparatus in good repair and protect the same from frost at their own risk and expense and shall prevent all unnecessary waste of water. And no claim

for damages shall be made against said City by reason of the breaking of any service cock or if from any cause the supply of water should fail, or damage arising from shutting off water to repair mains, making connections or extensions or for any other purpose that may be deemed

necessary and the right is hereby reserved to cut off the supply of water at any time, any permit granted to the contrary notwithstanding.

SECTION 9. Every consumer taking water supplied through the water system of ~~the~~ the City shall permit ~~the~~ the superintendent or his duly authorized agent, at all hours of the day between 7 O'clock A.M., and 6 O'clock P.M., to ~~enter~~ enter his premises or building to examine the pipes or fixtures and the manner in which the water is used, and must at all times frankly and without ~~answer~~ reserve all questions in regard to the use of water.

SECTION 10. Hose larger than 3/4 inch will not be permitted where a meter is not used except upon payment of additional charge.

SECTION. 11. Service pipe ~~may~~ be used and must be at least as large in diameter as the tap from which it is supplied. All pipe must stand a pressure of not less than 200 pounds to the square inch and at the point of connection with the main, between the main and the coupling in the service pipe, there must be at least 18 inches of lead pipe to relieve the rigidity of the iron pipe, and brass coupling must be used for connecting the lead with the iron pipe,. And in no case must lead be soldered to iron.

SECTION 12. All service pipes must be laid as much under the surface of the ground as the main in the street , and in all cases be so protected as to prevent rupture by freezing.

SECTION 13. Every service pipe must be laid sufficiently waving to allow of not less than one and one-half feet extra length and in such a manner as to prevent rupture by settling.

SECTION 14. Every service pipe must be provided with a stop and waste cock for each consumer, easily accessible and so situated that the water may be easily shut off and drained from the pipe.

• • • • • • • • • • • 4,

Stop-cocks must be such pattern as shall be approved by the Superintendent.

SPECIATION: 15. Unless otherwise permitted, stop-cook shall be placed in the service pipe on the outside edge of the sidewalk, and protected by a service box running from the pipe to the surface, of suitable size to admit a stopkey for turning on and off the stop. Such service box to have an iron covering with the letter "W" or the word "WATER" marked thereon visible and even with the sidewalk.

SECTION 16. No person shall leave any excavation made in the street, aley or highway open at any time without barriers and ring the same warning lights out to be maintained at such excavation.

SPECIFICATION 17. After service pipes are laid in refilling the opening, the earth must be tamped and settled with care. The streets, sidewalks and pavements must be restored to as good condition as previous to making the excavation, and all dirt, stone and rubbish must be removed immediately after completing the work.

SECTION 14. No Hydrant, except for public drinking shall be placed within the limits of any street unless such hydrant be securely closed and protected against general use, and no drinking fountain shall be erected for public use which has an opening by which it can be used as a source of atmospheric supply.

SECTION-18 If proprietors of lumber yards, factories, barns, stores, elevators, ware houses or similar buildings, require consumers of water from the works, wish to lay water pipes with hydrant and hose couplings to be used only in case of fire, they will be permitted to connect with the fire main under the direction of the superintendent at their own ex-

SECTION 20. Any plumber wishing to do business in connection with the Water Works, shall upon receiving license, file in the office of the City Clerk a petition in writing giving

..... his name and that of each member of his firm, if any, and place of business, asking to become a licensed plumber of the City of Garnett, Kansas, stating his willingness to be governed in all respects by the rules and regulations now and hereafter to be adopted by the City.

Before receiving a license, he shall file a bond to said City, with two or more sureties to be approved by the City of Council in the sum of \$1000.00 conditioned that he will indemnify and keep harmless the City of Garnett, Kansas, and the Superintendent from all liability for any accidents and damage arising from any negligence or unskillfulness in doing his work in pursuance of his license. And that he will also restore the streets, sidewalks and pavement over all pipes he may lay and fill all excavations made by him, so as to leave solid sidewalks, streets and pavements in as good condition as he found them, and that he will pay all fines that may be imposed on him for a violation of any ordinances and regulations adopted by said City and in force during the term of his license.

SECTION 21. Any plumber or pipe fitter who shall be guilty of a violation of any of the rules and regulations adopted by the City Council shall forfeit his license.

SECTION 22. Within 48 hours after completing any installation or connection, the plumber or pipe fitter shall make full returns of the ordinary and special use to which the water is designated to be applied under ~~and~~ <sup>and the water will</sup> permit, granted from the office of the City Clerk, at the time in any premises until complete returns are made by the plumber.

SECTION 23. It shall be unlawful for any plumber or pipe fitter to do any work upon the pipes or appurtenances of the system of the water Works of the City of garnett, Kansas, or to make any connections, with, or extensions of the supply pipes of any consumer taking water from said City, until such plumber or pipe fitter shall have taken <sup>out</sup> a license and permit as herein provided.

.....6.

SECTION 24. Taps to the mains or distributing pipes must ~~not~~  
be larger than 3/4 of an inch in diameter except by per-  
mission of the superintendent and pipes must in all cases  
be tapped on top, and not in any case nearer than 16  
inches to either end of the pipe, nor nearer than 12  
inches to any other tap.

SECTION 25.

The following is established as a tariff of water rates to the consumers from the water works of the City of Germantown, Kansas:

Blacksmith shops, first fire, \$3.00 per annum  
each additional fire 50¢ per annum.

Churches, free.

Swelling houses, four room or less, one family, \$4.00 per annum.

Five room house, \$5.00 per annum, each additional room  
50¢ per room, each additional family 1/2 rates.

Filling private cisterns, furnishing over 6¢ per barrel.

Meat Markets, \$5.00 per annum.

Offices \$3.00 per annum.

Private stables, including washing carriages, one horse, \$2.50  
per annum.

Two horses, \$4.00 per annum, each additional horse, \$1.00 per  
annum,  
each cow \$1.50, per annum.

Star S, first faucet, \$5.00 per annum, each additional faucet,  
\$5.00 per annum.

Restaurants, \$10.00 to \$20.00 per annum.

BUILDING PURPOSES.

For brick work, 10,000 bricks or less, \$1.00 per brick work  
over 10,000 per 1,000, 5¢. For perch of stone, (16-1/2 cu.ft.)  
5¢ For plastering 300 square yards or less, \$1.00;

ALL OTHER PURPOSES, WATER TARIFFS.

METER TARIFFS.

\$1.00 for each quarter, if 3000 gallons or less are used, if  
over that amount per quarter is used, then the following  
table of rates, will apply and be payable monthly:

The rate per month shall be for the first 1000 gallons,.....35¢/3¢  
gals.,

When 1000 gals. are used, each additional 1000 gals., or fraction  
thereof, until 5000 gals. are used,..... 30¢

When 5000 gals., are used, each additional 1000 gals.,  
or fraction thereof, until 10000 gals. are used,..... 25¢

When 10000 gals. are used, each additional 1000 gals.,  
or fraction thereof, until 20000 gals. are used,..... 20¢

When 20000 gals. are used, each additional 1000 gals.,  
or fraction thereof, until 30000 gals. are used,..... 15¢

When 30000 gals. are used, each additional 1000 gals.,  
or fraction thereof, until 50000 gals. are used,..... 12¢

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"Then 50000 gals. are used, each additional 1000 gals., or fraction thereof, until 100000 gals., are used.... 10/

When 100000 gals., are used, each additional 1000 gals., or fraction thereof, until 500000 gals., are used, ... 6¢ gals.

Then 500000 gals., are used, each additional 1000, A. <sup>causes</sup> of  
galaxyxxxactionxplexityxxxwill

Provided:-, Special rates on Ice-Plants for cold storage, and manufacture of ice only, for each 1000 gallons, per month, ..... 6/-

SECTION 26. The city reserves the right to set meters whenever there is any doubt as to the quantity of water used or wanted, and charges rentals for use of same as herein after provided, and the right to ask water by meter measurement on furnishing an improved meter.

Party ~~accepting~~ accepting water rates in proportion to special or assessed rates, will pay the cost of meter and placing the same, or the City will furnish meter and charge a rent for ~~one~~ repayable quarterly for 5/8 or 3/4 inch meter, 45<sup>one</sup>/<sub>4</sub> per quarter, for one inch meter, 65<sup>one</sup>/<sub>4</sub> per quarter, ~~for~~ <sup>per quarter</sup> ~~over~~ <sup>over</sup> ~~one~~ <sup>one</sup> inch price ~~to be fixed by Council~~ <sup>to be fixed by Council</sup>, said payment shall cease when the total amount of rental shall equal the first cost of meter.

SECTION 27. One meter may be used for two dwelling houses if owned by same person, but the payments for water shall in no case be less than \$1.00 per quarter for each house. The number of meters to be placed in any one building, house or building shall be determined by the water works committee and appointment.

SECTION 28. Each person taking water from the City shall pay as a compensation for taking the service pipe from the water main in the street to the outside line of the sidewalk along the consumers premises, the sum of \$8.50, which amount shall be in addition to regular water rates and must accompany the application for water. all

SECTION 29. Consumers must keep ~~the~~ service pipes, attachments and meters in order and take due precaution to prevent same from freezing or other damages. No reduction in rates will be made for the time any service pipe may be frozen or out of use from any cause. If any part of the service pipe or fixtures are not wanted for use, the consumer shall notify the superintendent at once and have the same disconnected and shall pay the expense of so doing, and proper reductions in rates will be made from that date.

SECTION 30. All payments due the City from the Water works shall be paid to the City Clerk and the City Clerk shall turn all collections over to the City Treasurer, taking his receipt therefore.

SECTION 31. No person shall willingly or carelessly break, injure or deface, interfere with or disturb any building, machinery, apparatus, fixtures, attachment or appurtenance of the Water Works of said City, or any private or public hydrant, hose or water trough, or stopcock, meter, water supply of service or any part thereof, nor shall any person deposit anything in any stopcock or committ any act intended to obstruct or impair the intended use of any of the above mentioned property, without permission of the superintendent or except in cases hereinafter or otherwise regulated by ordinance of said City.

SECTION 32. All the hydrants erected in said City for the purpose of extinguishing fire are hereby declared to be public hydrants and no person or persons ~~other than~~ other than members of the fire department or persons specially authorized by the City or superintendent, and then only for the exercise of the authority delegated by said City or superintendent, shall open any of said hydrants or attempt to draw water from the same or at any time uncover or remove any protection from any of said hydrants or in any manner interfere with the same.

SECTION 33. No person authorized to open hydrants shall delegate his authority to another or let out or suffer any person to take the wrenches furnished him or suffer the same to be taken from any house in said City, except for purposes strictly connected with the fire department, or as they accompany hose cart on occasion of fire. No person shall attach hose and sprinkle during the time fire pressure is maintained in the system.

SECTION 34. No person shall make any excavation in any street, alley or highway within six feet of any laid water pipe while the ground is frozen, or dig up or uncover so as to expose to the frost any water pipe or sewer of the City except under direction of the superintendent.

SECTION 35. No person shall place in or around any watering trough any dirt filth or impure substance, whatever, or any fluid by which the water in said trough shall be rendered impure or unpalatable to horses or stock ordinarily using the same.

SECTION 36. It shall be a duty of the City Marshall and policeman to report to the superintendent all cases of leaking, waste or unnecessary profusion in the use of water, and all other violations of this or any other ordinance relating to the water works of said City that may be brought to their notice, and they shall enforce the observance of all such ordinances so far as they have authority so to do.

SECTION 37. Any person being convicted of violating any of the provisions of this ordinance shall be fined in any sum not less than \$1.00 or more than \$100.00 and shall pay the cost of prosecution and be committed to the City jail until such fine and costs are paid.

SECTION 38. The City reserves the right to at any time, alter, amend or change this ordinance or any provision thereof, including the water rates herein established.

SECTION 39.

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SECTION 3. Ordinance number 128, ordinance number 309, and ordinance number 382, are hereby repealed; and all ordinances and parts of ordinances conflicting with any of the provisions of this ordinance, are hereby repealed.

SECTION 40. This ordinance shall take effect and be in force from and after its publication in the Garnett Evening Review.

Passed by the Council this 27<sup>th</sup> day of December, 1909.

Approved by the Mayor this 29<sup>th</sup> day of December, 1909.

Attest: - L. D. Dilkinson  
City Clerk.

(W. J. Foss)  
Mayor.

Ordinance No. 469

An ordinance granting to H. I. Dedrick the right to construct, operate and maintain on, along, over and across the <sup>public</sup> streets, avenues and alleys <sup>and public grounds</sup> of the city of Garnett, Kansas a system of electric wires for the purpose of propelling electric fans for said City and the citizens thereof.

Be it ordained by the mayor and councilmen of the city of Garnett, Kansas

Sec. 1. That the right and privilege shall be and is hereby given to H. I. Dedrick and his assigns to construct, operate and maintain on and along, over and across the public streets, avenues, and alleys and public grounds of said city of Garnett, poles and electric wires for the purpose of operating and propelling electric fans for the use and benefit of said city and the citizens thereof for a period of ten years from the time this ordinance takes effect. In consideration of which the said H. I. Dedrick shall arrange and furnish wires and power for two such fans in the city hall to be located by the mayor and council, free to said city, during the operation of said plant.

Sec. 2. The said H. I. Dedrick shall at all times protect and save harmless the city of Garnett, from any and all actions at law on account of persons or property injured by negligence in the construction, maintaining and operation or extension of said plant. ~~Provided that all poles and wires shall be located under~~

Sec. 3. That the said H. I. Dedrick shall within 60 days have said wires or some portion thereof in operation.

Sec. 4. This ordinance shall take effect and be in force from and after its publication in the Garnett Evening Review in said City. Provided the same shall not be published until the cost of thereof shall be paid to said city.

Passed and approved this 7<sup>th</sup> day of March 1910.

M. J. Fries  
Mayor.

Attest.

Z. D. Whaley Jr.  
City Clerk.

Ordinance No 474

And Ordinance in relation to sidewalks in the City of Garnett.

Be it ordained by the Mayor and Council of the city of Garnett, Kansas.

I That a sidewalk four feet wide be constructed and maintained on and along the west side of Block no 17 and on and along west side of Block no 63 and on and along south side of Block no 63 and along on and along south side of Block no 62 and on and along north side of Block no 62 and on and along north side of Block no 62 in the city of Garnett, within thirty days from the taking effect of this ordinance.

II That said sidewalk be constructed and maintained of the material described in ordinance no 320 and if not so constructed within the time mentioned in the time mentioned in the first section of this ordinance that the same be constructed by the street Commissioner and the cost thereof be charged as taxes against the abutting lots.

III This ordinance shall take effect and be force from after the publication thereof in the Garnett Evening Review in said city.

Passed and approved this 6<sup>th</sup> day of June 1910

Attest - L. P. Pickington  
City Clerk

M. Jones

Ordinance number 475

An ordinance opening an alley between block 72 Garrett Kansas and block 4 Chapman addition to Garrett Kansas and ~~Chapman~~ vacating an Alley between lots 2 & 3 - Block 4 Chapman addition to Garrett Kansas,

Be it ordained by the Mayor and Councilmen of the City of Garrett Kansas;

Section I - That an alley be opened on the line between lots 1 & 2 - block 4 Chapman addition to Garrett Kansas and lots 1 & 2 - block 72 Garrett Kansas

Section II - That said alley <sup>shall</sup> be 14 feet wide & 88 feet long described as follows:

Commencing 4 feet south of the North east corner of block 4 Chapman addition to Garrett Kansas, then west 88 feet, then north 14 feet then east 88 feet, then south to place of beginning.

Section III - That the Alley between lots 2 & 3 block 4 Chapman addition to Garrett Kansas be and the same is hereby declared vacated.

Section IV - That this ordinance shall take effect from and after its passage by the Council, approved by the Mayor & published in the County Review,

Attest Passed this 6 day of June 1910

Z. H. Pilkington

City Clerk

M. Jones

Mayor

Just published

Ordinance number 477

THIRTY TWO THOUSAND ONE HUNDRED AND FORTY EIGHT

An ordinance in relation to parking 4th  
avenue & improving the same.

Be it ordained by the Mayor and Councilmen  
of the City of Garnett Kansas:

Section one. - That the property owners abutting on  
Fourth Avenue Garnett Kansas in blocks number  
36, 37, 38, 39, 40, 41, 42, 43, 44 + 45 be permitted  
to park & use 35 feet of the street <sup>under the conditions</sup> ~~for 20 feet~~ & provide no  
Ordinance number 134 <sup>^</sup> and shall be governed by  
said ordinance number 134 except as to width of  
parking.

Section two: - That all ordinances or parts of  
ordinances in conflict with this ordinance is hereby  
repealed.

Section three: - This ordinance shall take effect and  
be in force from and after its passage by  
the City Council, approved by the Mayor & published  
in the Evening Review of Garnett Ks

Passed the 26 day of July 1810  
Approved .. 27 " " "

Attest

-

L.C.A. Pittington

City Clerk

M. J. Jones

Mayor.

First Published - - - -

Ordinance number 479

An Ordinance to levy a corporate tax,

Be it ordained by the Mayor and Councilmen  
of the City of Garnett Kansas.

Section one, - That a corporate tax be, and the same  
is hereby levied on all taxable property of the City  
of Garnett, Kansas, for general purposes eighteen  
Cents on the ~~\$100~~ hundred dollars valuation.

Section two, - That a corporate tax be, and the same  
is hereby levied on all taxable property of the  
City of Garnett, Kansas, for Water Works bond  
interest purpose eleven Cents on the hundred  
dollars valuation.

Section three, - That a corporate tax be ~~levied~~ and  
the same is hereby levied on all taxable  
property of the City of Garnett Kansas  
for, Water Works starting fund purpose  
ten Cents on the hundred dollars valuation.

Section four, - That a corporate tax be, and the same  
is hereby levied on all taxable property in  
the City of Garnett Kansas, for street fund  
purposes ~~ten Cents~~ on the hundred dollars valuation.

Section five, - This ordinance shall take effect and  
be in force from and after its passage by  
the City Council, approved by the Mayor and  
published in the official paper the Evening  
Review of Garnett Kansas

Pased this 1<sup>st</sup> day of August 1910.

Approved this 1<sup>st</sup> day of August 1910

L. H. Pittington

Asst Clerk

R. Jones

Mayor

X First Printed 4

Ordinance number 480

An ordinance fixing the salary of the City Clerk & repealing section three ordinance number 421.

Be it ordered by the Mayor and Councilmen of the City of Garrett Landing,

Sect. one, That the City Clerk shall receive as full compensation for his services the sum of thirty five dollars per month.

Sect. two, - That section three of Ordinance number 421, & all other ordinances in conflict with this ordinance is hereby repealed.

Sect. three, - That this ordinance shall take effect and be in force from and after its passage by the City Council and approved by the Mayor, and published in the Evening Review of Garrett.

Passed and approved this 1<sup>st</sup> day of Aug. 1860

L. H. Pittington

M. Jones

City Clerk

Mayor

## OFFICERS

L. D. PILKINGTON, City Clerk  
 GEO. W. ILER, City Treasurer  
 C. T. Richardson, City Attorney  
 T. M. Hamilton, Police Judge  
 T. H. Bush, City Marshal  
 Frank Hunninger, Ass't Marshal  
 J. W. Campbell, St. Com. & W. Supt.  
 A. J. Brooks, Overseer Poor

## COUNCIL CHAMBER

OF THE

## CITY OF GARNETT

W. JONES, Mayor

## COUNCILMRN.

FIRST WARD	E. L. Payne
A. J. Brooks	
SECOND WARD	N. L. Bowman
D. M. Moore	
THIRD WARD	Geo. Putnam
Augustus Graves	
FOURTH WARD	M. P. McKissen
C. B. Spradlin	

GARNETT, KANSAS.

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Ordinance number 481

An ordinance in relation to sidewalks in the City of Garnett Kansas,

Be it ordered by the Mayor and

Councilmen of the City of Garnett Kansas,

Section one, That a sidewalk four feet wide be constructed and maintained on and along the north side of block 3, Garnett Kan. and on and along the south side of block on Chapman's addition to Garnett Kansas within 30 days from the letting effect of this ordinance

Section two, That said sidewalks be constructed and

Maintained of the material described in ordinance number 320 and if not constructed within the time mentioned in the first section of this ordinance, let the same be constructed by the street Commissioner and the cost thereof be charged as taxes against the abutting ~~lot~~ lots.

Section three, This ordinance shall take effect and be in force from and after its passage by the Council approved by the Mayor and publication in the County Review.

Passed and approved this day of 12 day 1888  
 Attest, L. D. Pilkington City Clerk.

First published in the Evening Review Oct.  
Ordinance Number 489

An Ordinance Relating to spitting or expectorating in certain places in the City of Garnett.

Be it ordained by the mayor and councilmen of the City of Garnett.

Section 1, It shall be unlawful for any person to spit, expectorate or deposit any sputum, saliva, mucus or any form of saliva or sputum upon the floor, stairway or upon any part of any theatre, public hall or building or upon any sidewalk abutting on any public street or alley in the City of Garnett.

Section 2, Any person violating section one of this ordinance shall, upon conviction thereof, be punished by a fine not less than one dollar and costs.

Section 3, This ordinance shall take effect and be in force from and after its publication in the official paper of the city.

Passed and approved October 24, 1910.

M. F. Morris

Mayor.

Attest: L. P. Aldington

City Clerk.

Ordinance number 501

An ordinance establishing and maintaining a sidewalk.

Be it ordained by the Mayor and  
Commissioner of the City of Garnett.

Section 1. That a sidewalk (4) four feet wide  
be constructed along the west side of lot  
12, block 72, and along the west side of  
lots 10, block 4, and lots 10 and 11 blocks  
7 and 14 Chapman's addition to Garnett  
Kansas.

Section 2. That the sidewalks be built of the  
material provided in ordinance number  
321 said sidewalks shall be built  
within 30 days from the passage of  
this ordinance, and if not so built  
the street commissioners shall build  
the same, and the cost shall be  
certified to the County Clerk to be  
placed on the city roll as the law  
provides.

Section 3. This ordinance shall take effect  
and be in force from and after its  
passage by the City Council and published  
in the official paper.

Passed and approved this 17 day of April  
1881.

J. H. Whigham

City Clerk

M. Jones

Mayor

provision forfeit his license, and shall  
not again be allowed to obtain a license  
under this ordinance.

Sec 5<sup>th</sup> Before any person shall be licensed as a  
druggist keeper or grocery keeper or tobacco keeper  
or saloon keeper under the provisions of  
this ordinance he shall execute to the city  
council of the city of Garrettsville a bond in the  
sum of two thousand dollars (\$2,000.00) with  
at least two good and sufficient sureties  
to be approved by the city council - condition  
that he will not keep a disorderly house and  
that he will not sell or permit to be sold any  
intoxicating liquors to any minor without  
the consent of the guardian of such minor  
that he will not keep his drug shop  
tobacco - grocery or saloon open for the  
sale of liquors on Sunday Fourth of July  
or any election day directly or indirectly  
nor will he sell or allow to be sold thereof on  
Sunday Fourth of July or any election day  
directly or indirectly any intoxicating  
liquors and upon said person being convicted  
of violating any provision of this ordinance  
for offense enumerated in Sec 4<sup>th</sup> or suit may  
be brought against said principal and sureties  
to recover the sum specified in said bond in any  
court of competent jurisdiction.

Sec 6<sup>th</sup> All places where intoxicating liquors

are sold in violation of this ordinance shall be taken held and declared to be common nuisances and all rooms taverns hotels drug-stores eating houses restaurants groceries coffee houses bazaars cellars drama also tippling houses billiard halls or any other places of public resort where intoxicating liquors are sold in violation of this ordinance shall be shut up and abated as public nuisances

See 7<sup>th</sup> The giving away of intoxicating liquors or other shifts or devices to evade the provisions of this ordinance shall be deemed and held to be no unlawful selling within the provisions of this ordinance

See 8<sup>th</sup> Small prosecutions under this ordinance by complaint or otherwise it shall not be necessary to describe the kind of liquor sold but it shall be necessary to describe the place where sold and for any violation of the third and fourth sections it shall not be necessary to state the name of any person to whom sold nor the precise amount sold and the person or persons to whom intoxicating liquor is sold in violation of this ordinance shall be competent witnesses <sup>to prove</sup> such fact or any other tending thereto

See 9<sup>th</sup> The ordinance recorded on page 105 of the ordinance book of the city of hamilton entitled

an ordinance to restrain prohibit and  
punish drunk shops and tippling houses  
be no the same is hereby repealed and all other  
ordinances or parts of ordinances in any way  
conflicting with this ordinance are hereby repealed

Sec 10 - It shall be the duty of the city  
marshall and his deputies and all police officers  
of the city to forthwith prosecute for all  
violations of the provisions of this ordinance  
that shall come to their knowledge or of  
which they shall have creditable information

Sec 11<sup>th</sup> This ordinance shall be in force  
from <sup>2d</sup> after its publication in the  
~~Garnett Standard~~

Passed and approved April 19<sup>th</sup> 1871

Attest.

J. John R. Foster

J. R. Whitney

Mayor of the City of Garnett

City Clerk

J. R. Whitney clerk of the City of  
Garnett do hereby certify that the  
foregoing is a true and correct  
copy of an ordinance entitled "An ordinance  
to restrain drunk shops and taverns and  
to regulate the sale of intoxicating  
liquors" passed and approved  
April 19<sup>th</sup> 1871

J. R. Whitney

City Clerk

Published April 20<sup>th</sup> 1871.