

**DIRECTORY,**

**CHARTER AND ORDINANCES**

OF THE

**CITY of SHAWNEETOWN**

---

**1872.**

---

WITH A BRIEF REFERENCE TO THE

**RESOURCES OF GALLATIN COUNTY.**

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**SHAWNEETOWN:**

**PUBLISHED BY D. W. LUSK, MERCURY OFFICE,  
FOR GLASS & CO.**

**1872.**

# Shawnee House,

JONES & NORTON, Proprietors,

SHAWNEETOWN, . . . . . ILLINOIS.

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We have in connection with the House a fine

## LIVERY STABLE,

and are prepared to furnish at all times good BUGGIES and  
CARRIAGES.

675 -  
1882 43 100

**DR. J. W. REDDEN,**

WHOLESALE AND RETAIL DEALER IN

**DRUGS**

—AND—

**MEDICINES,**

PAINTS,

Window-Glass,

OILS,

Putty,

VARNISHES,

—AND—

**CARDEN SEEDS,**

Main Street, -

SHAWNEETOWN, . . . . . ILLINOIS.

G. W. GORDON.

R. A. STERLING.

J. S. GREER.

**Gordon, Sterling & Greer,**  
**Marble Yard,**

SHAWNEETOWN, ILLINOIS.

---

They have constantly on hand one of the largest and best selected stocks of

**ITALIAN AND AMERICAN MARBLE**

west of Cincinnati, and are prepared to furnish Monuments and Tombstones in the best style, and with despatch. They employ none but the most experienced workmen, and use only the best material.

H. O. DOCKER.

J. M. PEEPLES.

# DOCKER & PEEPLES

DEALERS IN

# DRY GOODS,

GROCERIES,

MATTRESSES and CARPETS

FURNITURE A SPECIALTY.

SHAWNEETOWN, ILLINOIS.

**JOS. P. HULL,  
Carriage-Maker**

**AND REPAIRER,**

1<sup>ST</sup> NORTH STREET, BET. MAIN AND MARKET,

*One Door West of Peeples & Ridgway's Tobacco  
Warehouse,*

SHAWNEETOWN, . . . . . ILLINOIS.

---

ALL WORK WARRANTED.

---

**JAMES LITSEY,**

**City Butcher,**

**MAIN STREET,**

SHAWNEETOWN, . . . . . ILLINOIS.

---

Meat market every morning, Sundays excepted.

J. B. TURNER,  
**Attorney at Law**

And Solicitor in Chancery.

Will practice his profession especially in Southern Illinois, and in the Supreme and District Courts of this State; and will also give prompt attention to Collections, to matters of Real Estate, and to the adjustment of Estates.

---

F. J. OAKES.

J. T. FISHER.

E. B. LODWICK.

**CRAWFORD HOUSE,**

OAKES & CO., Proprietors,

*Corner Sixth and Walnut Streets,*

CINCINNATI, OHIO.

W. G. BOWMAN.

J. N. WASSON.

# BOWMAN & WASSON,

Attorneys and Counselors at Law,

SHAWNEETOWN, ILL.

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Will give prompt attention to any business entrusted to their care. Special attention given to Collections and Real Estate business.

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SILAS RHOADES,

**Attorney at Law**

**And Real Estate and Collecting Agent,**

OFFICE ON MAIN CROSS STREET, SHAWNEETOWN, ILL.

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The Mercury

JOB PRINTING in the Finest Style, and  
at Lowest Rates.

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\$2.00 A YEAR, IN ADVANCE.

SHAWNEETOWN

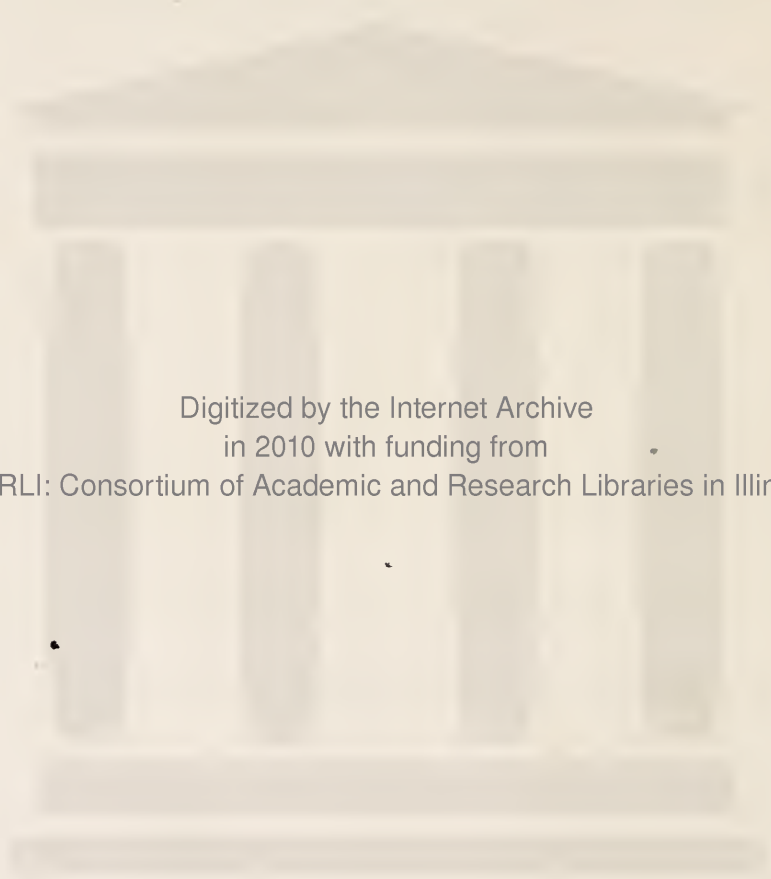


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DEDICATION.

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THOS. S. RIDGWAY, ESQ.,

*Cashier First National Bank, Shawneetown, Illinois.*

SIR:

Appreciating your sterling worth as a gentleman; your wishes and efforts to advance the best interests of our city, not only materially, but morally, religiously, and intellectually; I have taken the liberty of dedicating to you this, the first, BUSINESS DIRECTORY of our beautiful and growing city.

I have the honor to be,

Very respectfully, yours,

D. W. LUSK, EDITOR.



## PREFACE.

Believing that the use of printers' ink is the best means by which the resources and advantages of a city or community may be brought to the attention of the public, we undertook the publication of a Directory for the City of Shawneetown. And in doing so we have endeavored to confine ourselves to facts. If we have erred as to the resources of the City or of the country tributary to it, it has been in not stating more fully their magnitude.

The business interests represented in this Directory are such as will commend themselves to the favorable consideration of all who may have dealings with the parties. And we close this brief introduction by humbly thanking our friends and patrons for their liberal co-operation, hoping that our efforts may meet with their hearty approval.



## SHAWNEETOWN.

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The City of Shawneetown is situated on the Ohio River, one hundred and twenty miles above its confluence with the Mississippi and nine miles below the mouth of the Wabash River. It has a population of two thousand; is beautifully located; has pleasant society, good schools, and several churches. It is one of the oldest towns in the State; and, although surrounded by a rich country, it has not kept pace with other towns less favorably situated, owing to the fact that the site on which it stands is subject to inundations from the overflow of the Ohio River. But this great impediment to its growth and prosperity will soon be removed. A levee of sufficient dimensions to protect the City from all overflow has been contracted for with responsible parties, and will be completed by the 1st of September, 1872. New life and energy have now taken possession of the people, and Shawneetown promises to become what it should have been years ago—a great and powerful commercial and manufacturing point.

### SHIPPING INTEREST.

As a shipping point, it is the best between Louisville and Cairo. A large agricultural region finds an outlet through this City. We have open navigation the year round to New Orleans.

# Gallatin National Bank,

OF

SHAWNEETOWN, ILL.

**PAID-UP CAPITAL, . . . . . \$250,000.**

## OFFICERS.

MARSHALL M. POOL, *President.*  
 R. W. TOWNSHEND, *Vice-President.*  
 FRANCIS C. CRAWFORD, *Cashier.*

## DIRECTORS.

JOHN D. RICHESON.	H. B. POWELL.
M. M. POOL,	R. W. TOWNSHEND.
W. B. HENSHAW,	JEREMIAH TAYLOR.
F. C. CRAWFORD.	

## TRANSACTS A GENERAL BANKING BUSINESS.

Money loaned on reasonable terms. Especial facilities offered to regular customers, depositors, and shippers.

Especial attention given to collections on all points throughout the country, and remittances promptly made.

Interest allowed on time deposits.

Government securities, coin, and exchange bought and sold.

Exchange furnished on all the principal cities of the United States and Europe.

We solicit your business, assuring you satisfactory attention to your interests.

*Banking House in Pool's Block, Main Street.*



CAPITAL.

The aggregate wealth of this city is not less than three millions of dollars. We have two national banks with a capital stock of \$500,000, with facilities to accommodate the commercial wants of the City and surrounding country.

RAILROADS.

We have two railroads, the Springfield and Illinois South-eastern, and the St. Louis and Southeastern, the former extending from Shawneetown to Beardstown on the Illinois River, a distance of two hundred and twenty-six miles, passing through Springfield, the Capital of the State, and the only road in the southern portion of the State which leads directly to the Capital. It connects at Enfield with the Evansville Division of the St. Louis and Southeastern Railway; at Flora, with the Ohio and Mississippi Railway; at Edgewood, with the Chicago branch of the Illinois Central; and at Altamont, with the St. Louis, Vandalia and Indianapolis Railroad—thus affording rapid and complete connections with the most important railroads in the State. The St. Louis and Southeastern Railway extends from Shawneetown to St. Louis, a distance of one hundred and forty miles, which forms the most direct and cheapest route to that city. It crosses the Illinois Central at Ashley.

On the Kentucky side of the river, a road is building, known as the Shawneetown and Madisonville Straight Line Railroad, which forms a junction at Madisonville with the Evansville, Henderson and Nashville Railroad. This road is under the management of the St. Louis and Southeastern Railway Company, and is a part and branch of that railway, and forms the most direct route between St. Louis and Nashville, Tenn., two hundred and eighty-four miles. Thus it will be seen that, by means of our rivers and railroads, we have a perfect chain of communication with all parts of the country, and that our products are open to the markets of the world.

MANUFACTURING FACILITIES.

There is no city in the State better adapted for manufacturing purposes. We cannot, in the short space allotted here, give a detailed account of our facilities for manufacturing. Gallatin County contains immense forests of the most valuable timber; oak, walnut, hickory, ash, cypress, and, in short, almost every species known to the catalogue of timbers.

J. MCKEE PEEPLES, President. THOS. S. RIDGWAY, Cashier.  
W. D. PHILE, Assistant Cashier.

# First National Bank

OF

SHAWNEETOWN, ILL.

Organized 1865.

**PAID-UP CAPITAL, . . . . . \$200,000.**

**SURPLUS FUND, \$50,000.**

## DIRECTORS.

J. MCKEE PEEPLES. THOS. S. RIDGWAY.  
GEO. A. RIDGWAY, A. K. LOWE.  
H. O. DOCKER.

This Bank, now in the seventh year of its existence, respectfully tenders its services and facilities to the public.

**Money loaned** on the most favorable terms. Especial facilities afforded to regular customers, depositors, and shippers.

**Interest** allowed on time deposits.

**Gold Interest** on registered and coupon bonds collected on liberal terms.

**Government securities, coin, and exchange** bought and sold. Exchange furnished on all the principal cities of the United States and Europe.

**Collections** made throughout the country at reasonable rates.

Liberal inducements offered to depositors, and due attention given to their accommodation.

*Banking House, Old State Bank Building.*

COAL.

We can state that we have all the varieties of coal known in Illinois, and here is to be found the thickest part of the western coal measures in the State. There are eleven beds of coal, seven of which can be worked profitably, and give an aggregate of thirty feet in thickness of coal. The upper bed, known to geologists as No. 11, is four feet thick, of good quality for blacksmith work, and identical with the "Big Muddy" and the Pittsburg coal of Pennsylvania. Bed No. 10 is three feet thick, but is not opened in this vicinity: it is frequently merged into No. 11, with a shale or slate parting, which accounts for the extra thickness of that bed at various places, as, for instance, at "Big Muddy." The five-foot bed or No. 9, is the most extensively worked, and for general purposes the most valuable coal in the series. It is a hard, black, bright, free-burning, bituminous coal, and is superior to any other for the generation of steam, making but little ashes or clinker. Beds No. 6 and No. 5 are, respectively, three and four feet thick. The analysis of No. 2 closely resembles the Worsboro (England) furnace coal, which ranks high for iron smelting. The reports and analysis published by those eminent geologists, J. G. Norwood, D. D. Owen, L. Lesquereux, and E. Cox, speak in the highest terms of the quality of several of the coals, as well as the immense quantity found in this region. Professor Owen says: "it would be difficult to find so many workable beds of coal concentrated in so limited a space as in this part of the middle coal field, five beds making their outcrop from the summit of the bluff to low water, and three or four more beds can be worked in a mile space."

The beds now opened and mined have an aggregate thickness of nineteen feet, and an aggregate capacity of fifty thousand bushels per day. Three companies, each with a large capital, are organized, known as the Equality Coal Company, which has a coal-tip at this point, on the St. Louis and South-eastern Railroad; the Bowlesville Mining and Manufacturing Company, having a coal-tip on the Ohio River, one mile below this place; and the Independence Coal Company, which has a coal-tip on Saline River, near its confluence with the Ohio.

Iron and coal are found nearer together at this point than at any other place west of Pennsylvania.

**ALEX. H. ROWAN,**

**Attorney and Counselor  
AT LAW,**

**Real Estate and Collecting Agent.**

---

*Has ready access to a reliable Abstract of all  
the Real Estate in Gallatin County.*

**WILL FURNISH ABSTRACTS OF TITLE TO LANDS, PAY TAXES FOR  
NON-RESIDENTS,**

And attend promptly to all business intrusted to him.

---

MAIN STREET, *Three Doors Below First National Bank,*

(UP-STAIRS.)

P. O. BOX 87.

SALT.

The salt wells of Saline River are yielding about twenty thousand barrels of salt per year, but the capital of the company has recently been greatly enlarged, and it is their purpose to increase the capacity of the wells to five hundred barrels per day, or one hundred and fifty thousand barrels per year.

The field for manufactures is but little occupied, and we dare say that there is no city in all the Great West that offers so many inducements as ours. We have the raw material at the very door of the manufacturer, and labor is cheap and abundant.

PRODUCING POWER.

We are surrounded by as fine an agricultural district as can be found in the United States.

WHEAT.

No better wheat is grown in the country than in Gallatin County.

FLOUR.

The large number of mills in the County afford a good market for wheat, and show this branch of industry to be very profitable.

CORN.

The adaptability of the soil for producing corn is well established, as the numerous steamboats that are loaded at our wharf from time to time each season attest. The competition among buyers is always sufficiently great to command a remunerative price for this product.

OATS, BARLEY, RYE, AND GRASS

Are extensively grown, with satisfactory results.

FRUIT.

In the growing of fruits we claim superior advantages over other portions of the State. The peach, apple, grape and strawberry crops seldom, if ever, fail, and ripen from three to five weeks earlier than in the northern or middle portions of the State, and can be produced with great profit.

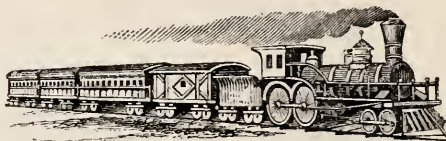
STOCK.

This is a fine stock region. As fine cattle as ever found place in a butcher's stall are raised in this County at comparatively little cost.

HOGS.

We have in this city a large steam pork-packing establishment, capable of packing one thousand hogs per day, which

# St. Louis & Southeastern



R A I L W A Y .

**“The Red Line.”**

The QUICKEST

—AND—

67 Miles the Shortest Route

—FROM—

ST. LOUIS TO NASHVILLE, TENN.

*DISTANCES.*

Shawneetown to St. Louis.	. . .	140 miles.
Shawneetown to Evansville.	. . .	90 miles.
Shawneetown to Chicago,	. . .	340 miles.
Shawneetown to Cairo,	. . .	175 miles.
Shawneetown to Cincinnati.	. . .	133 miles.

affords sale for all the hogs for miles around, at advantageous figures.

In briefly referring to our advantages as a city and a county, we have endeavored to show that we have all the elements to invite the attention of the mechanic, the merchant, the farmer, and, indeed, all classes of industry, and to impress them with the idea that we really want to increase our population by legitimate means. We are satisfied that we have all we claim for our section, and we respectfully invite the attention of persons seeking new homes in the West to our superior advantages, promising to give them all the information they may desire concerning us.

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[ST. LOUIS AND SOUTHEASTERN RAILWAY—Continued.]

IT IS THE  
**BEST ROAD,**  
 AND HAS THE  
 Best Connections,  
 The Best Cars,  
 AND THE  
**FASTEST TIME**  
 TO ANY PLACE  
**West, North, or East**  
 GOING FROM SHAWNEETOWN.

---

Travelers and Shippers on the Ohio, Tennessee, and Cumberland Rivers  
 will find this

**AIR-LINE ROAD FROM SHAWNEETOWN TO ST. LOUIS**

Superior to any other in time and comfort. The passenger-coaches are all  
 new and elegantly fitted up, with every safeguard  
 against accidents.

**Pullman Palace Sleeping-Cars**

Will be attached to all night trains.

---

GENERAL OFFICE ..... 206 South Fourth Street, St. Louis, Mo.  
 SHAWNEETOWN OFFICE ..... "Red Depot," on River Front.  
 EVANSVILLE OFFICE ..... "Red Depot," on River Front.

J. F. BOYD, Superintendent,  
*St. Louis.*



## SOUTHEASTERN ILLINOIS.

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Southeastern Illinois, of which Gallatin County forms an important part, is now attracting more attention than at any time since the formation of the State. But recently a correspondent of the *Chicago Evening Post* made a tour through some of the southeastern counties, and on his return home gave a very faithful picture of our condition and resources. In transferring the article to its columns, the *Illinois State Register* says:

“We avail ourselves of an excellent and plain, unvarnished statement of the undeveloped resources and present growing prospects of this great State, which has hitherto been neglected, which we copy from the *Chicago Post*. Glowing as this extract is, it does not tell half the capacities of a portion of the State which could support in affluence millions of population. Southeastern Illinois has labored under great disadvantages. Early in the settlement of the State, before railroads were devised, the immigration was chiefly confined to its southern portion. Its settlers were poor in purse, proud in spirit, excelling in hospitality, adventurous, brave, enduring, and industrious. Settlements were made on the Ohio and that part of the Mississippi River bordering on the then principal city of the West, St. Louis. Gradually the tide of immigration passed around by the lakes, or through the upper tier of counties of Central Illinois. In general, these settlers had more money than their neighbors in the south, and had to contend with fewer obstructions. Their country was prairie, ready for the plow, and although objections were made to ‘so much untimbered land,’ farms were

**BECHTOLD & WEBER,**

WHOLESALE AND RETAIL DEALERS IN

**GROCERIES,**

**WINES,**

**LIQUORS,**

**PRODUCE,**

**ALE and LAGER BEER.**

—  
**Bakers and Confectioners.**  
—

EAST MAIN STREET,  
*SHAWNEETOWN, ILLINOIS.*

more easily opened. It is unnecessary to dwell upon the advantages or disadvantages of either section. Our object is to show that the resources, mineral wealth and agricultural prospects of Southeastern Illinois, are superior to any equal quantity of acres anywhere on the green earth; that in fertility of soil, of mineral products, in affluent forests, in salubrity in climate, and in general healthfulness, Southeastern and Southern Illinois is scarcely equaled, and certainly not excelled by any other land.

“We do this to invite the attention of our adventurous youth from the Eastern and Northern States, who seek homes in the far West, to stop and examine for themselves. Let them see if there is any possibility to find equally commodious, cheap, healthy, and happy homes elsewhere. We do this on the principle adopted by intelligent advertisers, asking people to examine goods before purchasing anywhere; and we venture to remark that settlers will, after having examined the country to which attention is drawn, admit that no one need go farther westward for a home.

“There is no finer fruit-growing country in the world than Southeastern Illinois. The corn lands are unsurpassed in fertility. Wheat in almost every section yields abundantly. All the cereals grow luxuriantly. The grape culture is being introduced with success. Indeed, nothing has been needed but that which is now being supplied—railroads. A statement of these and the products of Southeastern Illinois would only be a recapitulation of those made in the *Post's* correspondence, and to it we refer the reader.”

Here is the concluding portion of the article referred to by the *Register*:

“In the short space of a few months an area of some four thousand square miles has advanced a long step on the way to complete occupation and settlement. It is true that parts of it have long been known as among the oldest places in the State, but their early occupation was in consequence of proximity to the river, and therefore the settlements were very limited in extent, and have been almost at a standstill for years. The progress that is making now is real, and therefore very gratifying. The towns that are building have no superficial reasons for undue expansion, and hence may be expected to advance in the same or a greater ratio for the future. Churches and schools are building, and the evidences of cultivation and morality are numerous and encouraging. These features are gratifying to the many immigrants who feel that no more powerful considerations than these could move them in the selection of a home.

“In many of the towns, and some of the counties, the sale of intoxicating liquors has been entirely prohibited for several years. The beneficial effects of this system have been so apparent that public sentiment is now found strongly in favor of per-

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EQUALITY  
**Coal Company**

---

CAPITAL STOCK, . . . . . \$500,000.

---

This Company is prepared to deliver, in boats or barges, at Shawneetown, at the Ohio River terminus of the St. Louis and Southeastern Railway.

SIX THOUSAND BUSHEL DAILY

OF THE EQUALITY COAL.

---

This Company also manufactures the well and favorably known

**“SOUTH ILLINOIS SALT,”**

Which they can deliver at any point on the Ohio River, or on the St. Louis and Southeastern Railway, or the Springfield and Illinois Southeastern Railway.

**B. TEMPLE,**

*Superintendent.*

Equality, Gallatin County, Illinois.

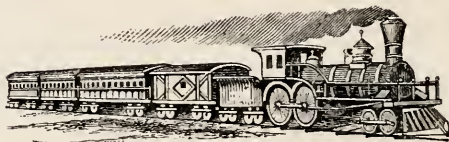
manent temperance regulations, and it is not at all probable that the restrictions will ever be removed, unless the resident population should be outvoted by new-comers of less steady habits.

“The resources of nature are varied and invaluable, and the class of people coming in is of the very best. It requires but a very brief consideration of the manifest advantages of this section as compared with the extreme West to decide new-comers where they should go. Its climate is genial and pleasant, and not unpleasantly warm even for people from the northern States of the East. And then it lies between the great markets of Chicago, St. Louis, Cincinnati, and Louisville, with ready access to and choice of each. In addition to all these, the soil is capable of a variety of culture wholly unknown in latitudes further north.

“Fruit-growing has made Southeastern Illinois famous, and the counties I have treated of are peculiarly fitted for its culture. Peaches, pears, apples, grapes, plums, and all the varieties of smaller fruits, can be cultivated in abundance. The new outlets to the great markets that have been opened, and the increasing network of roads projected through them, will vastly enlarge the traffic. There is no class of culture that will return any such average of profit for the outlay of labor and capital, and it is not too much to expect that in a few years, at most, the thousands of acres of now unoccupied lands, so finely adapted for the purpose, will be eagerly sought after. The ridiculously low prices asked for these lands at present are no criterion of what they will be worth in a few years hence, for it cannot certainly be long until their manifest advantages in location and character will draw thousands of industrious seekers after homes to them. Such an influx would very soon make heavy differences in price.

“Before closing I cannot forbear referring to the wide range of business openings that present themselves to the industrious in this part of the State. Besides its richness in agricultural resources, the land is, in many parts, covered with most valuable timber, which is particularly desirable on account of its proximity to the prairies and the consequent certainty of a market. But in all branches of trade, in the mechanical industries, and, in fact, in numberless ways, the country has yet to be filled up. Young men who are seeking a home should remember that right here in Illinois, under the blessings of good government and light taxation, in the model commonwealth of the Union, they can procure homes at almost a nominal price, and find profitable occupation in almost any of the industries of life. The climate is most genial and healthy; the openings to market are now nearly complete; and before encountering the difficulties of the Far West they should look at the brighter pictures nearer home.”

Springfield & Illinois  
Southeastern



RAILWAY

*From SHAWNEETOWN, on the Ohio River, passing through Springfield, the State Capital, to BEARDSTOWN, on the Illinois River, a distance of 226 Miles, and there connecting with the Rock Island Railroad; thus giving the*

Most Direct Line of Railway

FROM THE

SOUTHEAST TO THE NORTHWEST

Across the State of Illinois.

See Page 24.

# DIRECTORY OF SHAWNEETOWN.

1872.

## ABBREVIATIONS.

ab.....	above	n w cor.....	north west corner
av.....	avenue	n w s.....	north west side
bds.....	boards	res.....	residence
bet.....	between	opp.....	opposite
cor.....	corner	s.....	south or
e.....	east, or east of	s e cor.....	south east corner
e s.....	east side	s e s.....	south east side
n.....	north of	s s.....	south side
n e cor.....	north east corner	s w cor.....	south west corner
n e s.....	north east side	s w s.....	south west side
nr.....	near	w.....	west, or west of
n s.....	north side	w s.....	west side

## ALPHABETICAL LIST OF NAMES.

### A

- Adams Express Company ; Howell, Millspaugh & Co., agents,  
Water street  
Aldridge, F. M., physician ; res w s Market, bet Main Cross  
and 1st North streets  
Alexander, Joseph, laborer ; bds Mrs. Mary Flack's  
Anderson, Charles, laborer ; bds John Carney's  
Armstrong, E. F., tinner : res w s Main, bet 1st and 2d North sts

### B

- Baker, Adam, grocer and baker : res w s Main, bet 2d and 3d  
North streets.  
Banks, Jefferson, carpenter ; bds Wm. Parks'  
Bang, Charles, cabinet maker ; res n s 1st South, bet Market  
and Main streets  
Barger, Joseph B., County Clerk : res cor Market and 1st South  
streets

[SPRINGFIELD AND ILLINOIS SOUTHEASTERN RAILWAY—Continued.]

# Trains Leave Shawneetown Daily

FOR ALL POINTS  
EAST, NORTH, AND WEST.

## THIS IS THE BEST ROUTE

FROM THE EAST AND CINCINNATI

To all points on the Lower Ohio River, connecting at Paducah with the "Paducah and Gulf Railroad," as well as with Steamers going up the Cumberland and Tennessee Rivers.

### DISTANCES FROM SHAWNEETOWN.

To Springfield,	.	.	.	.	180 miles.
Rock Island,	.	.	.	.	345 miles.
Chicago,	.	.	.	.	310 miles.
St. Louis,	.	.	.	.	168 miles.
Cincinnati,	.	.	.	.	318 miles.

### RUNNING TIME FROM SHAWNEETOWN

To Chicago,	.	.	.	.	14 hours.
Cincinnati and Louisville, Ky.,	.	.	.	.	15 hours.
St. Louis,	.	.	.	.	8 hours.
Springfield,	.	.	.	.	9 hours.

In going North from Shawneetown by this Road, the following Railway connections are made:

At Enfield, for St. Louis and Evansville;

At Flora, with the Ohio and Mississippi Railway for Cincinnati, Louisville, Ky. and St. Louis;

At Edgewood, with the Illinois Central for Chicago and Cairo. From Edgewood, to Springfield. **CROSSING SEVEN RAILWAYS**—the St. Louis, Vandalia, and Terre Haute; the Indianapolis and St. Louis; main trunk of the Illinois Central; the Decatur and St. Louis; the Toledo, Wabash, and Western; the Chicago, Alton, and St. Louis; the Springfield, Clinton, and Gilman. Also, at Springfield, on the northwest, at Ashland Crossing, the Jacksonville and Bloomington Railroad; at Virginia Crossing, the Peoria and Pekin Railroad; and at Beardstown connecting with the St. Louis and Rock Island Railroad for the entire Northwest.

The completion of the Shawneetown and Madisonville Railroad during the year 1872 will give the shortest and most direct route from Nashville to Chicago and the Northwest, *via* Shawneetown, over this Railway.

THOS. S. RIDGWAY, PRESIDENT.

Shawneetown, Illinois.

ORLAND SMITH, GENERAL SUPERINTENDENT.

Springfield, Illinois.



- Barger, H. C., Assistant County Clerk, bds J. B. Barger's  
 Barger, Jacob, bds J. B. Barger's  
 Barton, James, cooper, nr 2nd North street.  
 Barger, Edward, laborer, bds Louisa Barger's  
 Barger, Louisa, laundress, res n s 2d South, bet Market and  
 Locust streets  
 Barger, Saul, laborer, res n s 1st South, between Market and  
 Locust streets  
 Barger, Lloyd, laborer, res Main street, bet 1st and 2nd South  
 streets  
 Barley, W. T., sawyer, res e s Market, bet 3d North and North  
 Levee streets  
 Bartley, Milton, lawyer, res n s 1st South, bet Water and Main  
 streets  
 Beacon, Charles, laborer, bds W. P. Beacon's  
 Beacon, F. B., laborer, bds W. P. Beacon's  
 Blackwell, G. S., proprietor Farmers' House, Water street, bet  
 1st and 2nd South streets  
 Blades, Wm. H., laborer, 1st North street  
 Booker, Patsey, laundress, res bet Market and Locust streets  
 Booker, Robert, peddler, res n s 1st North, bet Main and Market  
 streets  
 Booker, Fred. A., laborer, bds Robert Booker's  
 Bowers, Anthony, teamster, res e s Locust, bet 1st and 2nd  
 South streets  
 Bowman, Wm. G., lawyer, res cor Main and 1st South streets  
 Boyle, William, carpenter, bds Wm. Scanland's  
 Brill, S. S., trader, res n s 3d North, between Main and Market  
 streets  
 Brockett, B. F., lawyer, res Main street, bet North Levee and  
 3d North streets  
 Brooks, Frank, laborer, res w s Market, bet Main Cross and 1st  
 North streets  
 Brownlee, A. M., school teacher, bds Peter McMurchy's  
 Burke, William, laborer, bds John Carney's  
 Burnett, Mrs. C., res Main street, bet North Levee and 3d  
 North streets  
 Burnett, David, laborer, bds Mrs. Eliza Fletcher's  
 Boensch, Ivo, printer, bds Mrs. Emma Dewey's  
 Beacon, William P., laborer, res n s 1st North, bet Main and  
 Market streets  
 Bechtold, Edward, blacksmith, bds J. H. Jacobs'  
 Bechtold, Jacob, sr., e s Market, bet 1st and 2nd North streets  
 Bechtold, Jacob, jr., grocer, Bechtold & Weber, res w s Market,  
 bet 3d North and North Levee streets  
 Beecher, Julius, conductor S. & I. S. R. W., bds Shawnee  
 House  
 Bliss, Frank, printer, bds D. W. Lusk's  
 Beck, George, wholesale liquor dealer, res n s 2nd North, bet  
 Main and Market streets

J. A. CALLICOTT,

MANUFACTURER OF

**SADDLES,**

**HARNESS,**


**BRIDLES, ETC.**

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Main Street,

**SHAWNEETOWN, ILL.**

---

 REPAIRING NEATLY DONE ON SHORT NOTICE.

- Berger, Charles, engineer, bds Franklin House  
 Beck, Jacob, carpenter, res n s 3d North, bet Main and Market streets  
 Beck, Michael, carpenter, res s s 2nd South, bet Main and Market streets  
 Bellah, Samuel J., carpenter, Water street  
 Bell, Ary, laundress, res w s Main, bet 1st and 2nd South streets  
 Bowman, S. W., laborer  
 Benson, J. F., laborer, n s 3d North street  
 Benson, Samuel, laborer, res n s 1st North street  
 Bierce, Henry, Express Agent and Baggage Master S. & I. S. E. R. R., bds Shawnee House.  
 Binckley, J. F., physician, res e s Market, bet Main Cross and 1st South streets

C

- Cadle, John, Captain Steamer Clifton, bds Henry Wilson's  
 Cadle, Richard, restaurant, w s Main, bet Main Cross and 1st North streets  
 Capes, Thomas, laborer, res Water street  
 Caldwell, Charles A., Agent St. L. & S. E. R. R., res n s 1st South, bet Main and Market streets  
 Capes, Wm. M., laborer, res 2nd North, bet Main and Market streets  
 Caldwell, Isaac, res w s Market, bet 1st and 2nd North streets  
 Carr, Michael, laborer, res 2nd South street  
 Caldwell, Mrs. Mary, res w s Market, bet Main Cross and 1st North streets  
 Crusaw, John, cooper, 2nd North street  
 Caldwell, Miss Rebecca, res Mrs. Mary Caldwell's  
 Coleman, John, jr., bds B. F. Waggener's  
 Caldwell, W. L., clerk, bds A. R. Stout's  
 Colbert, Eli, teamster, res w s Locust street  
 Callicott, John, saddler, bds J. A. Callicott's  
 Callicott, John A., saddler, res w s Main, bet 1st South and Main Cross streets  
 Campbell, David, laborer, res Locust street, nr Levee  
 Carney, John, laborer, res w s Main, bet 1st and 2nd South streets  
 Carr, Thomas, drayman, res w s 3d South street  
 Carroll, Charles, merchant, res s s 1st South, bet Water and Main streets  
 Carter, Frank, blacksmith, bds J. H. Jacobs'  
 Carter, James M., school teacher, bds Peter McMurchy's  
 Carson, Chas. A., laborer, bds H. J. Jameson's  
 Carson, Jos. L., cooper, res e s Locust, bet 1st and 2nd North streets  
 Catholic Church, e s Market, bet 2nd and 3d North streets  
 Clark, Beverly, laborer, res w s Locust, bet 1st and 2nd South streets

# Clothing Store.

JAMES H. HART

Keeps on hand constantly a full line of

**Fashionable Eastern Clothing**

FURNISHING GOODS,

**Hats, Caps, Boots and Shoes,**

TRUNKS, TRAVELING BAGS,

GLOVES, HOSIERY, COLLARS, CUFFS, ETC. :

In short, everything usually found in a First-Class Clothing Store.

**MAIN STREET,**

OPPOSITE THE NORTON HOUSE.

**SHAWNEETOWN, ILL.**

- Clayton, Charles H., carpenter, res w s Locust, bet 1st and 2nd North streets  
 Clayton, Thomas, carpenter, res w s Locust, bet 1st and 2nd North streets  
 Cole, H. A., dentist, bds Mrs. C. Burnett's  
 Colvard, A. H., clerk, bds E. C. Colvard's  
 Colvard, E. C., physician, res w s Market, bet Main Cross and 1st North streets  
 Colvert, Amos, laborer, res cor Locust and 3d North streets  
 Colvert, E. A., laborer, res Locust, bet 1st and 2nd North streets  
 Connor, William, proprietor Gallatin House, cor Main and 1st South streets  
 Cook, Henry, laborer, bds Mrs. Eliza Fletcher's  
 Coop, John M., bds Mrs. S. Coop's  
 Coop, Mrs. S., res cor Main and 3d South streets  
 Cox, James C., laborer, res cor Locust and 2nd North streets  
 Crawford, F. C., cashier Gallatin National Bank, bds J. F. Sharp's  
 Crane, O. D., printer, bds Mrs. Emma Dewey's  
 Court-house, cor Market and Main Cross streets

## D

- Darby, Frederick, laborer, bds Mrs. Eliza Fletcher's  
 Davis, David, cooper, res Locust, bet 1st and 2nd North streets  
 Davis, John, laborer, res w s Market, bet 2nd and 3d North streets  
 Davis, J. P., M. E. Minister, bds Mrs. C. Burnett's  
 Day, T. S., res w s Main, bet Main Cross and 1st North streets  
 Delaney, B. F., teamster, res n s 1st South, bet Main and Market streets  
 Delary, John, laborer, res n s 2nd South street  
 Dennis, J. N., laborer  
 Denning, Miss B., school teacher, bds Mrs. C. Burnett's  
 Devind, J., laborer, res cor Locust and 2nd North streets  
 Denson, Louis, laborer  
 Dewey, Mrs. E., res n s 1st South, bet Water and Main streets  
 Dial, A. J., laborer, res North Levee, bet Market and Locust streets  
 Dial, Thomas, laborer, bds A. J. Dial's  
 Divine, Edward, laborer, bds Gallatin House  
 Docker, Henry O., merchant, Docker & Peeples, res e s Main, bet 1st North and Main Cross streets  
 Docker, Mrs. Lucy, milliner, bds Mrs. M. A. McCallen's  
 Docker, James, book-keeper, res cor 3d North and Market streets  
 Docker, William F., clerk, bds James Docker's  
 Dorman, Samuel M., grocer, res cor Water and Main Cross streets  
 Dunivan, Jerry, laborer, bds John Carney's

A. G. RICHESON.

FRED. WINNER.

**RICHESON & WINNER,**

DEALERS IN

**Hardware, Cutlery,****STOVES, CASTINGS,****HOUSE-FURNISHING GOODS,**

And all kinds of

**Farm Machinery.**

MANUFACTURERS OF

**Tin, Sheet-Iron, and Copper Work.**

AGENTS FOR

***BUCKEYE MOWER AND REAPER:******SWEEPSTAKES THRESHER;******BUCKEYE CIDER MILLS:******GRAIN DRILLS.***

---

**MAIN STREET,****Shawneetown, Illinois.**

Dorman, Michael, boarding house, w s 3d North street  
 Dupler, C. E., clerk, bds J. D. Richeson's  
 Dupler, Louis G., bds J. D. Richeson's.  
 Durham, J. H., clerk  
 Doherty, Martin, proprietor Walton House.

E

Eastim, J. F., Mail Agent S. & I. S. E. R. R., res n s 2nd  
 South, bet Main and Market streets  
 Eddy, Miss Alice B, milliner, w s Main, bet 1st North and Main  
 Cross streets  
 Edwards, C. O., printer, bds William Edwards'  
 Edwards, Daniel B., Mail Agent St. L. & S. E. R. R., bds  
 William Edwards'  
 Edwards, Mrs. Sarah E., Postmistress, res Main, bet 1st South  
 and Main Cross streets  
 Edwards, William, res w s Market, bet Main Cross and 1st  
 North streets  
 Ellsworth, H. J., laborer, res Water street, bet 1st South and  
 Main Cross streets  
 Elsasser, Lambert, grocer, res Water street, bet Main Cross and  
 1st South streets  
 Elwell, W. J., painter, res w s Main, bet 3d and 4th South  
 streets  
 Evans, M., laborer, res Locust, bet 1st and 2nd North streets  
 Ellis, Harrison, laborer, res 2nd South street  
 Edwards, Flood, civil engineer, res 2nd North street

F

Faughan, W. H., carpenter, res e s Market, bet North Levee  
 and 1st North streets  
 Feehrer, Alex, res Water, bet Main Cross and 1st North streets  
 Feehrer, Alex, jr., bds Alex Feehrer's  
 Feehrer, Charles W., clerk, bds J. W. Millspaugh's  
 Feehrer, Joseph, jeweler, bds Alex Feehrer's  
 Finch, John C., brick-mason, res n s 1st South, bet Main and  
 Water streets  
 Finney, Louis, laborer, res n s 2nd South, bet Main and Market  
 streets  
 Finnigan, John, drayman, res cor Main and 3d South streets  
 Flack, Mrs. Mary, res cor Main and 2nd North streets  
 Flake, Charles, butcher, res n s Main Cross, bet Market and  
 Locust streets  
 Fletcher, Mrs. Eliza, res w s Main, bet 1st and 2nd North  
 streets  
 Fletcher, Richard, laborer, res North Levee  
 Floyd, Mrs. Kate, res s s 1st North, bet Main and Market streets  
 Foster, Henry, carpenter, res e s Market, bet 1st North street  
 and North Levee

**IMPORTANT to ALL**

—  
T. H. SILS, Tailor,

AND DEALER IN

PIECE GOODS,

MAIN STREET,

ONE DOOR BELOW WAGGENER & MILLS'.

SHAWNEETOWN, ILL.

—  
My assortment of

DOESKINS, CASSIMERES, AND VESTINGS

—In short, everything in the Clothing line—cannot be surpassed.  
All work manufactured in the most approved style, and warranted  
durable.



Forrester, Martin V. B., laborer, res e s Locust street  
 Froelich, John, baker, res n s 1st North street  
 Francis, Robert, cook, res s s Main Cross street  
 Frier, Henry J., laborer, res n s 2nd North, bet Market and  
 Locust streets  
 Frier, John, clerk, bds Mrs. P. Frier's  
 Frier, N. A., stone-cutter, res s s 2nd North, bet Main and  
 Market streets  
 Frier, Mrs. P., res s s 2nd North, bet Main and Market streets  
 Frier, Wm. M., printer, res 1st South, bet Main and Market  
 streets

## G

Galvoley, James, laborer, bds Mrs. Fletcher's  
 Garvin, M., laborer, res w s 3d South and Market streets  
 Gillion, Owen, laborer, bds Gallatin House  
 Godfrey, Thomas, drayman, res w s Main, bet 3d and 4th South  
 streets  
 Golden, M., grocer, res n s 3d North, bet Market and Locust  
 streets  
 Gordon, G. W., marble-works, res Water street, bet 1st and 2nd  
 South streets  
 Goyme, John, carpenter, bds Gallatin House  
 Greer, Joseph, painter, res cor Locust and 2nd North streets  
 Gregg, John, shoemaker, res n s 1st South, bet Water and Main  
 streets  
 Griggsby, J. W., laborer, res cor Locust and 2nd North streets  
 Griner, Christian, laborer, res w s Main, bet 3d and 4th South  
 streets  
 Gross, Louis, trader, res e s Market street

## H

Hale, Franklin, laborer, res w s Market, bet 3d North street  
 and North Levee  
 Hall, W. P., laborer, res 3d North, bet Market and Locust streets  
 Hallaham, David, laborer, bds Mrs. Eliza Fletcher's  
 Halley, John W., laborer, res s s 1st North, bet Main and Market  
 streets  
 Halley, Wm., law student, bds J. W. Halley's  
 Halsted, L. H., druggist, res e s Market, bet 1st and 2nd North  
 streets  
 Hanshaw, Sallie, laundress, res w s Market, bet 1st and 2nd  
 South streets  
 Hardgrove, J. W., laborer, res s s 2nd South, bet Main and  
 Market streets  
 Hardy, Edward, drayman, res w s Locust, bet 1st South and  
 Main Cross streets  
 Harrison, John, laborer, bds Mrs. Eliza Fletcher's  
 Harrison, Richard S., bds Mrs. Eliza Nicholson's

J. H. WILSON.

H. S. WILSON.

B. WILSON.

## WILSON BROTHERS,

Wholesale and Retail

 **Grocers,**

Main Street, . . Shawneetown, Ill.

---

Great Inducements in Flour, Bacon, and Lard.

- Harsha, J. P., agent S. & I. S. E. R. R., bds Mrs. Eliza Nicholson's  
 Hart, James H., merchant, res e s Market, bet 2nd and 3d North streets  
 Hathaway, J. K., grocer, res s s 1st North, bet Market and Locust streets  
 Hays, Charles, laborer, bds Mrs. Mary Flack's  
 Hazen, T. S., clerk, res Water street, bet 1st and 2nd South streets  
 Hensley, Wm. E., lawyer, bds Mr. Joseph Sharp's  
 Herman, S. F., tobacconist, res e s Market, bet 1st and 2nd South streets  
 Herod, T. G. S., physician, res w s Market street, bet 2nd and 3d North streets  
 Hoelzle, Benjamin, shoemaker, res w s Main, bet Main Cross and 1st North streets  
 Higgins, Nace, laborer, res n s 2nd South street  
 Higgins, James, laborer  
 Higgins, Louisa, laundress, e s Locust, bet Main Cross and 1st North street  
 Hoelzle, John, laborer, res w s Market, bet 1st and 2nd North streets  
 Holbrook, William, conductor S. & I. S. E. R. R., bds Shawnee House  
 Hopper, John P., clerk, bds J. D. Richeson's  
 Howell, Alex. H., Howell, Millspaugh & Co., wharf-boat proprietors, res n e cor Locust and 1st North streets  
 Hughes, C. G., lawyer, res s e cor Locust and 1st North streets  
 Hull, J. P., painter, bds Joseph Sharp's  
 Hunley, George, laborer, bds Thomas Hunley's  
 Hunley, Thomas, laborer, res w s Locust, bet 1st South and Main Cross streets  
 Hunter, Matthew, saw-mill, res e s Market, bet 3d and North Levee  
 Holman, John B., merchant, Main street  
 Hayden, levee contractor, bds Shawnee House

**J**

- Jacobs, James, laborer, res n s 1st North  
 Jacobs, J. H., blacksmith, res cor Locust and 3d North streets  
 Jameson, H. J., laborer  
 Jann, August, shoemaker, res Water, bet 1st South and Main Cross streets  
 Johnson, J. J., carpenter, res 2nd North, bet Locust and Market streets  
 Jones, A. P., carpenter, res 2nd North, bet Locust and Market streets  
 Jones, E. W., lawyer  
 Jones, M. S., physician, bds Shawnee House

**SHAWNEETOWN****Planing Mill.**

W. A. PEEPLES.

VICTOR KARCHER.

**PEEPLES & KARCHER,***Manufacturers of and Dealers in***DOORS, SASH,****FLOORING,****Lath and Lumber,****SHAWNEETOWN, ILL.**

---

*Prices as Low as at any Mill in the West.*

Jacobs, Daniel, res w s Locust, bet 1st and 2nd North streets  
 Johnson, Eli, teamster, w s Market street  
 Jacobs, George, laborer, res 2nd North street  
 Johnson, Stephen, drayman, res Locust street

## K

Karcher, Mrs. Joanna, res e s Market, bet 1st and 2nd North street  
 Karcher, Victor, Planing-mill, Peeples & Karcher, res s s Main Cross, bet Main and Market streets  
 Kelley, Henry, laborer, bds Mrs. Mary Flack's  
 Ketchum, J. C., commission merchant, bds Joseph Sharp's  
 Kirkland, W. T., laborer, bds Farmers' House  
 Kirkwood, A. W., engineer S. & I. S. E. R. R., bds J. F. Eastin's  
 Kopf, Mrs. C., res n s 2nd North, bet Main and Market streets  
 Kuehn, Charles, barber, res s s Main Cross, bet Water and Main streets  
 J. Kuhn, clerk, Kuhn & Meyer, bds Shawnee House  
 Kinsall, Daniel, laborer, res Market street

## L

Lafferty, Louis, engineer, res n s 1st North street  
 Lane, Jack, laborer, bds Mrs. Mary Flack's  
 Lauderbaugh, John, proprietor Germania House, Water, bet Main Cross and 1st South streets  
 Lauderbaugh, Fred, laborer, res Germania House  
 Laverty, J. S., physician, bds Joseph Sharp's  
 Lary, John, laborer, res Locust street  
 Leonard, Albert, tinner, bds E. F. Armstrong's  
 Linebaugh, Samuel, teamster, res North Levee  
 Lusk, Harry H., Local Editor Mercury, bds D. W. Lusk's  
 Lively, Catherine, laundress, res cor Locust and 1st North streets  
 Loomis, J. R., Circuit Clerk, res cor Main Cross and Market streets  
 Lowe, A. K., merchant, res cor Market and 1st North streets  
 Lowe, George A., clerk, bds A. K. Lowe's  
 Loday, T. L., shoemaker, res w s Market, bet 1st and 2nd North Streets  
 Lusk, D. W., Proprietor and Publisher of the Shawneetown Mercury, res w s Market, bet North Levee and 3d North streets  
 Lowe, Albert, clerk, bds A. K. Lowe's

## M

Manning, George, laborer, bds Gallatin House  
 Martin, J. S., laborer, res North Levee  
 Mason, H. G., merchant, Mason Bros., bds Willard Mason's  
 Masters, John, Bible agent, bds J. H. Hart's

ADAM BAKER,

MAIN STREET, . . . . SHAWNEETOWN, ILL.,

WHOLESALE AND RETAIL DEALER IN

**GROCERIES,**

FOREIGN AND DOMESTIC

Wines and Liquors,

Queensware and Hardware.

---

BAKER & CONFECTIONER.

---

MANUFACTURER OF

CANDIES AND CRACKERS.

- Mason, Willard, merchant, Mason Bros., res Water street  
 Mills, Edgar, merchant, Waggener & Mills, res Main street  
 Millspaugh, James W., Howell, Millspaugh & Co., wharf-boat  
 proprietors, res cor Main and 3d North streets  
 Miller, John, shoemaker, bds Germania House  
 Mize, B. T., saddler, res cor North Levee and Market streets  
 Monks, J. F., dairyman, res cor Market and 2nd North streets  
 Montgomery, B. J., laborer, res n s 3d North, bet Main and  
 Market streets  
 Moore, Charles, laborer, res w s Market, bet 2nd and 3d North  
 streets  
 Morgan, Joel G., Publisher Gallatin Gazette, res cor Main Cross  
 and Main streets  
 Morrison, S., teamster, bds E. Sheloey's  
 Morse, Miss Delia, school teacher, bds W. D. Phile's  
 Morse, Miss Mary, school teacher, bds W. D. Phile's  
 Mugge, George W., trader, res cor North Levee and Market  
 streets  
 Murphy, James, laborer, bds Mrs. Eliza Fletcher's  
 Murphy, T. B., tinmer, res cor 1st South and Main streets  
 Mathes, A. R., Pastor Presbyterian Church, res w s Main, bet  
 1st and 2nd North streets  
 McBane, A. M. L., lawyer, res Water, bet Main Cross and 1st  
 South streets  
 McCabe, A. K., County Treasurer, res s s 1st South, bet Main  
 and Market streets  
 McCallen, Mrs. M. A., res w s Main, bet Main Cross and 1st  
 South streets  
 McCallen, A. J., druggist, bds Mrs. M. A. McCallen's  
 McDonald, Thomas, carpenter, res 3d North street  
 McDonald, Terry, laborer, bds Mrs. Eliza Fletcher's  
 McDonough, James, laborer, bds Mrs. Eliza Fletcher's  
 McGuiner, James, laborer, bds Mrs. Eliza Fletcher's  
 McMurchy, Peter, res cor Market and 3d North streets  
 McReynolds, Louis, brickmason, bds A. R. Stout's  
 McClure, Charles, blacksmith  
 McCallister, Sawney, laborer, res Locust street  
 McDonald, Charles, carpenter, bds Thomas McDonald's

N

- Neel, William, bds S. M. Dorman's  
 Nichelson, Mrs. Eliza, res n s 2nd South, bet Main and Water  
 streets  
 Nichelson, E. J., jr., carpenter, res n s 1st South, bet Main and  
 Market streets  
 Nichelson, John A., bds Mrs. Eliza Nichelson's  
 Nolan, J. F., Assistant Circuit Clerk, res cor Main and 3d South  
 streets  
 Nolan, Thomas, trader, res Water street  
 Norton, Daniel F., bds Shawnee House

**WAGGENER & MILLS,**

DEALERS IN

**Grain and Hay,**

**DRY GOODS,**

—AND—

**GROCERIES.**

---

MAIN STREET, . . . . SHAWNEETOWN, ILL.



Norton, James, proprietor Shawnee House, w s Main, bet 1st North and Main Cross streets

O

O'Brien, M., drayman, bds Thomas Godfrey's  
 O'Neal, William, trader, res Water street  
 Overfield, Martin, teamster, res 3d North street

P

Pool, M. M., banker, res e s Market bet 2d and 3d North streets  
 Phile, Wm. D., assistant cashier First National Bank, res w s Main street  
 Powell, H. B., broker, res Market, bet 1st and 2nd North streets  
 Pepper, John, clerk, bds Adam Baker's  
 Peeples, John McKee, banker, res Main street  
 Peeples, J. A., laborer, bds Mrs M. A. Peeples'  
 Peeples, Mrs. M. A., res Market street  
 Peeples, John M., jr., merchant, res cor 1st North and Market streets  
 Pillow, P. B., City Marshal, res Main Cross street  
 Parks, James S., Constable, res s s Main Cross street  
 Pillow, George, carpenter, bds P. B. Pillow's  
 Phalen, Paul, cooper, res Locust street  
 Price, Stephen, drayman, res cor Market and 2nd South street  
 Pearce, Marshall, clerk, bds G. A. Ridgway's  
 Pate, James, cooper, res w s Locust street  
 Peeples, George, laborer, bds Mrs. M. A. Peeples'  
 Perry, H. L., engineer, res n s 2nd North street  
 Phares, James C., clerk, bds Shawnee House  
 Parton, S. B., blacksmith, res s s 1st South street  
 Peeples, Henry M., clerk, bds J. McKee Peeples'  
 Peeples, W. A., Karcher & Peeples, planing-mill, bds J. McKee Peeples'

Q

Quick, James A., blacksmith, res s s 2nd South street  
 Quick, Charles, saddler, bds J. A. Quick's

R

Rhoads, F. L., res e s Main street  
 Rhoades, Silas, lawyer, res s s Main Cross, bet Main and Market streets  
 Reddick, A. D., blacksmith, res n s 1st North street  
 Ridgway, T. S., banker, res cor Main and Main Cross streets  
 Ridgway, G. A., merchant, res w s Market, bet 2nd and 3d North streets  
 Rowan, A. H., lawyer, office w s Main, bet 1st South and Main Cross streets  
 Redden, J. W., physician, res cor Water and 1st South streets

**JOS. ULMSNIDER & SON,**

*Wholesale and Retail Dealers in*

**GROCERIES,**

**PROVISIONS,**

**LIQUORS,**

AND

**PRODUCE.**

---

MAIN STREET, . . . SHAWNEETOWN, ILL.

Richeson, J. D., merchant, res s s 1st South bet Water and Main streets  
 Riche, Thomas, bds Charles Carroll's  
 Reubenaker, John, butcher, res w s 1st South street, bet Main and Market streets  
 Rearden, J. E., seed-dealer, Wilson Brothers' store  
 Richeson, A. G., merchant, bds J. D. Richeson's  
 Rider, Edward, butcher, res Water street  
 Roedel, Carl, lawyer, res cor Market and 1st South streets  
 Raitt, N., telegraph operator, bds Mrs. Burnett's  
 Romain, Richard, bds Shawnee House.

S

Stout, A. R., grocer, res cor Market and 2nd North streets  
 Smith, Patrick, drayman, res cor Locust and 3d North streets  
 Smith, Alex., barber, res n s Main Cross street  
 Scanland, William, carpenter, res e s Market, bet 1st South and Main Cross streets  
 Seates, Henry, plasterer, res n s Main Cross, bet Main and Market streets  
 Sanderson, J. S., carpenter, res n s 3d North street  
 Sanderson, Wm. H., carpenter, bds J. S. Sanderson's  
 Sharp, Joseph, boarding house, cor Locust and 1st North streets  
 Sartin, Wm. T., laborer  
 Swoffard, James, clerk, bds B. F. Waggener's  
 Sils, T. H., merchant tailor, res e s Market, bet 1st South and Main Cross streets  
 Scott, Wm., res Locust street  
 Sartin, Joseph, laborer  
 Scott, D. C., laborer, bds Wm. Scott's  
 Smith, Bryant, drayman, res cor Main Cross and Locust streets  
 Smith, C. W., clerk, bds Louis Weber's  
 Smith, A. C., laborer, res w s Locust street  
 Smith, Abe, laborer

T

Turner, James B., lawyer, res w s Market, bet Main Cross and 1st South streets  
 Tallett, Calvin, clerk, res cor Market and 2nd South streets  
 Trafton, G. W., physician, res e s Market, bet 1st and 2nd North streets  
 Tucker, Dave, drayman, res Locust street

U

Ulmsnider, Joseph, grocer, bds Alex. Howell's  
 Ulmsnider, Elias, grocer, res cor Market and 1st South streets

W

Walton, R. A., bds Walton House  
 Wiseheart, J. H. H., justice of the peace

S. F. HERMAN,

MANUFACTURER OF

**CIGARS,**

AND DEALER IN

SMOKING AND CHEWING

**Tobacco,**

**PIPES, SNUFF, Etc.**

---

MAIN STREET, . . . SHAWNEETOWN, ILL.

- Womack, Newton, wagon-maker  
 Waggener, merchant, Waggener & Mills, res Water street  
 Welte, Jacob, grocer, res n s 1st South street, bet Main and Market streets  
 Wasson, J. N., lawyer, res n s 1st South, bet Main and Market streets  
 Wilson, Bluford, lawyer, res Water, bet 2nd and 3d South streets  
 Wilson, H. S., grocer, res Water, bet 1st and 2nd South streets  
 Wilson, James, butcher, res w s Market, bet 3d North and Levee streets  
 Weber, Louis, grocer, res w s Market bet Main Cross and 1st North streets  
 Walker, William, laborer, res North Levee  
 Wiseheart, Harrison, laborer, bds J. H. H. Wiseheart's  
 Winner, Fred. W., hardware merchant, res e.s Market, bet 1st South and Main Cross streets  
 Winner, William, tinner, bds Fred. W. Winner's  
 Wilson, Aaron, drayman, res Locust street  
 Wilson, Elijah, laborer, res Locust street  
 Worthington, W. T., photograph artist, gallery on Main, bet Main Cross and 1st South streets  
 Woods, Isaac, laborer, res s s 2nd North street

**Y**

- Youngblood, E. D., lawyer, res w s Locust, bet 1st and 2nd North streets

**BENJAMIN HOELZLE,**

MANUFACTURER OF AND DEALER IN

**Boots & Shoes,**

**Main Street,**

TWO DOORS ABOVE FIRST NATIONAL BANK.

**Shawneetown, Illinois.**

---

*Will always have on hand a full and well-  
assorted stock of Shoes and Gaiters for  
Men's Wear. Special attention  
given to Custom Work.*

# DIRECTORY OF SHAWNEETOWN.

1872.

## MISCELLANEOUS DIRECTORY.

### CITY GOVERNMENT.

Municipal Election first Monday in June.

Council meets second Saturday in each month.

Council Chamber in the Posey Building, corner Main and Main Cross Streets.

MAYOR—

J. W. Redden.

ALDERMEN—

John D. Richeson.

John N. Wasson.

Jacob Bechtold.

James W. Millspaugh.

CITY CLERK—

Carl Roedel.

CITY JUDGE—

B. F. Brockett.

CITY ATTORNEY—

Carl Roedel.

CITY MARSHAL—

P. B. Pillow.

CITY TREASURER—

A. K. McCabe.

### COUNTY OFFICERS.

COUNTY JUDGE—

Milton Bartley.

SHERIFF—

Joel Cook.

ASSOCIATE JUDGES—

Benjamin Kinsall.

A. J. Fillingam.

TREASURER—

A. K. McCabe.

COUNTY CLERK—

J. B. Barger.

CORONER—

James S. Parks.

CIRCUIT CLERK—

James R. Loomis.

SURVEYOR—

J. B. Hale.

J. A. QUICK,

MANUFACTURER OF

**Carriages, Buggies,**

**SPRING WAGONS,**

**SADDLES, BRIDLES, AND HARNESS.**

---

Repairing, Painting, and Trimming

EXECUTED AT SHORTEST NOTICE.

---

SHAWNEETOWN, ILL.



**SCHOOL OFFICERS (Township 9, Range 10 East).**

TRUSTEES—

Joseph B. Barger.

Geo. W. Barger.

John A. Callicott.

George A. Ridgway, Township Treasurer.

DIRECTORS—

Charles Carroll.

John N. Wasson.

A. H. Rowan.

**SOCIETIES.**

MASONIC.

Hall in third story of Posey Building, cor. Main and Main Cross streets.

Warren Lodge, No. 14, F. and A. M.—Meets Tuesday night on or before the full moon in each month. *Officers*—Victor Karcher, W. M.; H. C. Barger, S. W.; W. H. Faughan, J. W.; A. D. Reddick, S. D.; S. F. Herman, J. D.; J. H. Hart, Secretary; Adam Baker, Treasurer.

ODD-FELLOWS.

Hall in third story of Posey Building, cor. Main and Main Cross streets.

*Officers*—Dr. W. Reade, N. G.; Wm. Smith, V. G.; A. K. McCabe, Secretary; T. B. Logsdon, Warden; M. S. Jones, Conductor; Jacob Bechtold, jr., Treasurer.

GOOD-TEMPLARS.

Hall, Main street, over Waggener & Mills' store.

Pogsdon Lodge, No. 157 (organized 1871)—Meets every Friday evening. *Officers*—F. M. Aldridge, W. C. T.; Miss Denning, W. V. T.; J. W. Redden, L. D.; C. G. Hughes, P. W. C. T.; H. C. Barger, W. R. S.; C. D. Smith, W. F. S.

**CHURCH DIRECTORY.**

PRESBYTERIAN CHURCH.

Corner Main Cross and Market streets. Rev. A. R. Mathes, Pastor.

METHODIST EPISCOPAL CHURCH.

Corner Market and 3d North streets. Rev. J. P. Davis, Pastor.

CATHOLIC CHURCH.

East side Market, between 2nd and 3d North streets. Rev. Father Demming, Priest.

BAPTIST CHURCH (AFRICAN).

Corner Main Cross and Locust streets.

METHODIST CHURCH (AFRICAN).

Corner 1st South and Market streets.

A. K. McCABE,

Notary Public,

AND GENERAL

INSURANCE & COLLECTING AGENT

SHAWNEETOWN, ILLINOIS.

Representing the following Companies :

Equitable

LIFE ASSURANCE SOCIETY  
OF THE UNITED STATES.

Triumph Ins. Co.

OF CINCINNATI, OHIO.

American Central

INSURANCE COMPANY  
OF ST. LOUIS, MO.

Total Capital Represented over

Twenty-one Million Dollars,  
( \$21,000,000. )

**MANUFACTURING AID ASSOCIATION.**

BOARD OF OFFICERS.

Dr. J. W. Redden.	President.	
Victor Karcher.	} Vice Presidents.	
H. B. Powell.		
Crit. G. Hughes.	} Secretaries.	
Carl Roedel.		
M. M. Pool.	Treasurer.	
D. W. Lusk.	} Executive Committee.	
Geo. W. Gordon.		
Hon. Wm. G. Bowman.		

SHAWNEETOWN

Is one of the best points for manufactures on the Ohio River west of Pittsburgh.

CHEAP TRANSPORTATION TO ALL PARTS OF THE COUNTRY.

Two railroads cross the County and terminate at this point—the Springfield and Illinois Southeastern, running from Shawneetown to Springfield, the capital of the State, and thence to Beardstown, on the Illinois River, making connections with the Ohio and Mississippi Railway at Flora for Cincinnati, with the Chicago Branch of the Illinois Central at Edgewood, and with the St. Louis, Vincennes and Indianapolis Railway at Altamont for Indianapolis and the East; and the St. Louis and Southeastern, running from St. Louis to Shawneetown, and thence to Madisonville, Ky., giving direct communication to Nashville, Tenn., and the South. These roads are so located as to insure a competition for business that will always secure low freights to and from this point. We also have navigation all the year to New Orleans and St. Louis by the Ohio and Mississippi Rivers, and for a large portion of the year to the inexhaustible timber regions of the White River of Indiana by the Big Wabash.

FUEL ABUNDANT AND CHEAP.

Five beds of coal are now opened and mined with an aggregate capacity of 50,000 bushels of coal per day. The Coal Basin is here more extensive and better situated for mining than in any other part of the State.

TIMBER.

Timber in vast quantities may be found in this County, such as white-oak, cypress, walnut, poplar, ash, hickory, maple, gum, and sycamore. White and yellow pine are shipped here at low rates.

LIVING CHEAP.

No County in the State has better soil and climate. Our products include corn, wheat, oats, barley, rye, grass, clover, sorghum, tobacco, potatoes, flax, hemp, and cotton, with every

V. KARCHER.

W. SCANLAND.

**KARCHER & SCANLAND,**  
**CARPENTERS**  
 AND  
 House-Joiners,  
 SHAWNEETOWN, . . . ILLINOIS,

*Are prepared to execute all work in their  
 line with dispatch.*

COFFINS OF ALL SIZES.

A complete assortment of fine polished and plain Walnut Coffins and Cases kept constantly on hand. Special attention paid to this branch of the trade. Prices very moderate.

AGENTS FOR CRANE, BREED & CO.'S

PATENT METALLIC BURIAL-CASES AND CASKETS.

SHOP NEAR THE COURT-HOUSE.

variety of fruit and vegetables grown in the temperate and some of the tropical climates. Neat cottage houses to let are springing up in all parts of the City, reducing rent, and placing a comfortable home within the reach of all.

COUNTRY TRIBUTARY.

We command a large and rich farming and mining region to the north and west.

WHAT WE HAVE.

We have good schools, well-attended churches, and a cultivated and hospitable society. Two National Banks are here, with a capital stock of half a million dollars, a handsome Court-house, an extensive furniture factory, a large sash, door, and lumber mill, grist and saw mills, and a very extensive steam pork-packing establishment.

WHAT WE WANT.

We want iron-foundries, woolen-mills, machine-shops for the manufacture of agricultural implements, etc. In fact, manufactories of every kind will do well here. The field is unoccupied, the country tributary is large, and our resources are immense. No county in the State is richer in minerals, timber, and everything essential to success in the manufacturing business.

INFORMATION

Respecting our geographical position, productions, resources, etc., given by the Secretaries of the Association upon application.

STRANGERS

And others visiting Shawneetown with a view of settling, or otherwise, will be shown every courtesy by the officers of the Association.

# J. C. KETCHUM,

GENERAL

Commission Merchant,

LEVEE STREET,

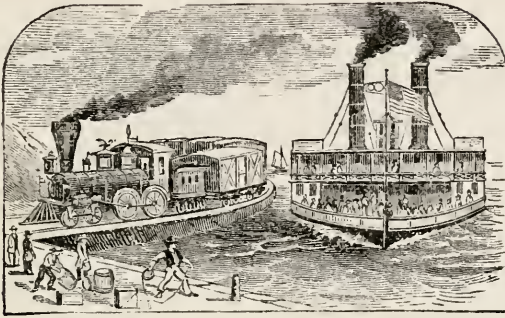
Shawneetown, Illinois.

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REFERENCES.

- J. MCKEE PEEPLES, President First National Bank.  
HOWELL & MILLSAUGH, Proprietors Wharf boat.  
C. A. BEECHER, Vice-President Springfield and Ill. Southeastern Railroad.  
GEO. R. NORRIS, Superintendent Springfield and Ill. Southeastern Railroad.  
C. M. STANTON, General Freight Agent Springfield and Ill. S.E. Railroad.  
A. RINARD, Esq., Sucker Mills, Fairfield.  
CASTLES & TEMPLE, Equality, Ill.

# Shawneetown Steam Ferry



—AND—

## ST. LOUIS & SOUTHEASTERN RAILWAY CROSSING.

### “The Old Emigrant Trail”

Crosses the Ohio River at Shawneetown, by the best and most favorably located Steam Ferry between Louisville and Memphis.

### THIS IS THE SHORTEST AND BEST ROUTE

From all points in Kentucky, West Virginia, East and Middle Tennessee, North Carolina, South Carolina, Georgia, and Northern Alabama, to Illinois, Missouri, Iowa, Kansas, Nebraska, Colorado, Montana, the Gold Mines, and all points in the FAR WEST.

By crossing the Ohio at Shawneetown, emigrants and movers will avoid on the one hand the Big and Little Wabash, and on the other the Cumberland and the Tennessee, and the almost impassable swamps of the Lower Ohio, Mississippi, and St. Francis Rivers.

The Emigrant Trail passes through the most attractive region in the West; is well watered; avoids the mountains of Southern Illinois and the swamps of Missouri; follows good and direct roads, with but two important ferriages between the Blue Ridge and the Rocky Mountains.

Travelers going either East or West should not fail to take the road at Shawneetown, thereby saving time, trouble, and money, and avoiding unnecessary risks and bad roads. It will be found marked by reliable signboards put up by the Ferry Company.

Rates of ferrriage at Shawneetown are lower than at any other place. Special rates for drovers and stock-dealers.

**H. S. WILSON, Superintendent.**

GEO. A. RIDGWAY,  
DEALER IN  
**DRY GOODS, GROCERIES,**  
BOOTS AND SHOES,  
MILLINERY,  
Books, Stationery, Wall-Paper, Window-Shades,  
HARDWARE AND QUEENSWARE.

*Manufacturers' Agent for Blasting and Rifle  
Powders, and Safety Fuse.*

Special attention given to Ladies' and Gentlemen's Custom-  
made Boots and Shoes.

Orders from a distance filled with promptness and fidelity.

CORNER MAIN AND MAIN CROSS STREETS,

**SHAWNEETOWN, ILL.**



**Jas. B. Turner,**

# Land Lawyer

AND REAL ESTATE AGENT.

---

REAL ESTATE of all kinds BOUGHT AND SOLD ON COMMISSION.  
Rents collected, Taxes paid, and Loans negotiated on Real Estate.

Special attention given to Collections, and to the entire management of Estates.

REFERENCES.—GALLATIN NATIONAL BANK,  
FIRST NATIONAL BANK,  
Shawneetown, Ill.; and  
W. F. BRINCK, St. Louis, Mo.

---

## Little Wabash Mills

NEW HAVEN, ILL.

FORD & HESS, Proprietors.

---

*The best grade of Flour always on hand.*

*Superior inducements offered to Dealers.*

---

CASH PAID FOR GRAIN.

DIRECTORY OF SHAWNEETOWN.

**Dr. J. W. Redden,**

MAIN STREET, . . . . . SHAWNEETOWN, ILL.,

WHOLESALE AND RETAIL DEALER IN

**Drugs & Medicines**

**PAINTS, OILS, VARNISHES,**

**Dyestuffs, Glassware**

**WINDOW-GLASS,**

**Fancy Notions, Perfumery, Stationery,**

**AND CIGARS.**

---

**F. L. RHOADS,**  
**Dealer in Real Estate,**  
**SHAWNEETOWN, ILLINOIS.**

---

**FOR SALE.**

**20,000 ACRES LAND,** (improved and unimproved,) in the Counties of GALLATIN, SALINE, WHITE, WAYNE, HAMILTON, JEFFERSON, HARDIN, MASSAC, and PULASKI.

Prices, Location, and Terms will be promptly given on application.

---

**Germania House,**  
**WATER STREET, Near Main, ONE SQUARE AND A HALF**  
**BELOW WHARFBOAT,**  
**SHAWNEETOWN, ILLINOIS.**

**John Landerbaugh, . . . . . Proprietor.**

---

The elegant additions made to this house, and the determination to omit nothing that will add to its comforts, makes it the most desirable in the city.

---

A CONSTANT WATCH KEPT FOR BOATS.

---



**HENRY SCATES,**

PLAIN AND ORNAMENTAL

**PLASTERER,**

**SHAWNEETOWN, ILLINOIS.**

Is prepared to execute neatly and promptly all work in his line.  
Work from the country solicited. Terms reasonable.

# Walton's Superior Remedy

FOR THE CURE OF

DIARRHŒA,

DYSENTERY,

CHOLERA MORBUS,

GRIPING,

CRAMP COLIC,

CHRONIC DIARRHŒA,

And kindred Diseases. It may also be successfully administered in cases of CHOLERA.

Its effects are instantaneous—often curing in from ten to fifteen minutes. If taken on the first appearance of looseness, it will immediately restore the tone of the bowels and prevent further relaxation.

It is pleasant and aromatic to the taste—producing an agreeable glow throughout the system; and is composed of the simplest ingredients—not containing anything that is injurious.

Every family should keep it constantly on hand; and travelers should not be without it.

That it is one of the best remedies in the whole range of material medicine for the cure of the above diseases is attested by numbers of persons who have given it a trial.

The increasing local demand for this remedy led me to apply for *Letters Patent* and enter into the extensive manufacture of it; and the success which has attended it, and the general satisfaction that it has given, warrants me in the assertion that it is without a superior.

It is patented and known as

## “Walton's Diarrhœa Remedy.”

R. A. WALTON.

WALTON & EDWARDS, . . . PROPRIETORS,

Shawneetown, Illinois.

*Sold by all Druggists at \$1.*

DIRECTORY OF SHAWNEETOWN.

J. D. Richeson,

WHOLESALE DEALER IN

Dry Goods

**CROCERIES,**

**CLOTHING,**

**HATS, CAPS, AND NOTIONS.**

Corner 1st South and Main Streets,

SHAWNEETOWN, ILL.

DIRECTORY OF SHAWNEETOWN.



HOWELL, MILLSPAUGH & CO.,

Wharfboat Proprietors,

RAILROAD, STEAMBOAT

—AND—

ADAMS EXPRESS

Agents,

SHAWNEETOWN, ILL.



CHARTER

AND

REVISED ORDINANCES

OF THE

CITY OF SHAWNEETOWN, ILLINOIS.

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*COMPILED AND PUBLISHED UNDER AUTHORITY OF THE CITY  
COUNCIL IN THE YEAR 1872.*

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SHAWNEETOWN, ILLINOIS,  
1872.





## CHARTER AND REVISED ORDINANCES.

---

AN ACT to incorporate the City of Shawneetown,  
and to change the name.

### ARTICLE I.

#### OF BOUNDARIES AND GENERAL POWERS.

SECTION 1. *Be it enacted by the People of the State of Illinois, represented in the General Assembly,* That the inhabitants of the town of Shawneetown, in the County of Gallatin, and State of Illinois, be and they are hereby constituted a body politic and corporate, by the name and style of "The City of Shawneetown," unless changed to "Shawnee City," and by that name shall have perpetual succession, and have and use a common seal, which they may change and alter at pleasure.

§ 2. The corporate limits and jurisdiction of the City of Shawneetown shall extend over and include within the same so much of all that district of country situated in the County of Gallatin, State of Illinois, embraced within the present limits of the town of Shawneetown, according to the plat thereof, as may be embraced within a levee proposed to be built around said city, as is included within the present corporate limits of said town.

§ 3. The inhabitants of said city, by the name and style aforesaid, may sue and be sued, implead and be impleaded, defend and be defended, in all courts of law and equity, and in all actions whatsoever, and shall have power to purchase, receive and hold property, real or personal, in said city; to purchase, receive and hold property, real and personal, beyond the city limits, for burial grounds and other purposes, for the use of the inhabitants of said city; to sell, lease and convey such property for the benefit of said inhabitants and to improve and protect the same, and to do all other acts thereto as natural persons.

§ 4. The present board of trustees of the town of Shawneetown, shall, on the first Monday in March next or as soon as practicable thereafter and prior to the first Monday in April next, by ordinance, divide the said City of Shawneetown into two wards, as nearly equal in population as practicable, and particularly describe the boundaries of each ward by causing to be posted two written copies of such ordinance in each ward.

§ 5. Any tract of land within eighty rods of the limits of said city, laid off into town lots, may be included within the limits of said city by ordinance.

## ARTICLE II.

### OF THE CITY COUNCIL.

§ 1. There shall be elected, by the qualified voters of said city, a city council, to consist of a mayor and board of aldermen.

§ 2. The board of aldermen shall consist of two members from each ward; and no person shall be an alderman unless at the time of his election he shall be a qualified voter and shall have resided twelve months within the limits of the city and be a freeholder of said city.

§ 3. If any alderman shall remove from the ward for which he was elected, his office shall thereby be vacated.

§ 4. The city council shall judge of the qualifications, elections and returns of their members, and shall determine all contested elections, and shall have power to make rules to govern its meetings and to punish its members for disorderly conduct.

§ 5. A majority of the council shall constitute a quorum to do business, but a smaller number may adjourn from day to day and fine absent members for non-attendance.

§ 6. The council shall keep a journal of its proceedings, and the yeas and nays, when demanded by any member present, shall be entered upon the journal.

§ 7. The mayor and aldermen, before entering upon their duties, shall take an oath to support the Constitution of the United States and of this State, and that they will well and promptly perform the duties of their office to the best of their ability.

§ 8. All vacancies that may occur in the city council shall be filled by election; and whenever there is a tie in the election of mayor or aldermen the judges of election shall certify the same to the city council, who shall determine the same by lot.

§ 9. The city council shall meet for business on the second Saturday in each month and at such other times as may be necessary, upon the call of the mayor or any two members of the council.

§ 10. The city council shall have power to appoint a clerk and treasurer (the treasurer shall be *ex officio* the assessor) and such other officers or agents as they may need, from time to time, prescribing their duties and salaries.

## ARTICLE III.

## OF THE MAYORALTY.

§ 1. The chief executive officer of the city shall be a mayor, who shall be elected by the qualified voters of the city, and hold his office for one year and until his successor shall be elected and qualified, he being a freeholder of said city, over the age of twenty-one years.

§ 2. The mayor shall preside at all meetings of the council and shall have a casting vote, and no other: and in case of his non-attendance upon any meeting of the council the board of aldermen shall appoint one of their number chairman *pro tem*.

§ 3. The mayor shall, at all times, be active and vigilant in enforcing the laws and ordinances for the government of the city, and it is hereby expressly made his duty to inspect the conduct of all subordinate officers of said city, and to give notice of their negligence or violation of duty to the council, and at the regular meetings in July, October, January and April, to communicate, in writing, to the aldermen, such information and recommend all such measures as in his opinion may tend to the improvement of the finances, the police, the health, security, comfort and ornament of the city: and the city council shall have full power to enact all ordinances necessary to carry out such recommendation.

§ 4. The mayor shall receive for his services such salary as shall be fixed by an ordinance of the city, and in case of his neglect or omission of duty he shall be removed by the board of aldermen, who may hold a special meeting, appointing one of their number chairman, having notified said mayor of such meeting, and try and remove him for such neglect or omission.

## ARTICLE IV.

## ELECTIONS.

§ 1. On the first Monday in April next an election shall be held in each ward of said city, for one mayor for the city and two aldermen for each ward, who shall hold their offices until their successors are elected and qualified, and forever thereafter on the first Monday in June of each year (excepting June, 1861,) an election shall be held for a mayor for the city and two aldermen for each ward, who shall hold their offices for one year and until their successors are elected and qualified.

§ 2. All free white male inhabitants, over the age of twenty-one years, who have been residents of said city for six months previous to any election, shall be legal voters: *Provided*, that said voters shall give their votes for mayor and aldermen in the ward in which they shall respectively reside and in no other, and that no vote shall be received at any of said elections unless the voter offering such vote shall have been an actual resident of the ward where the same is offered at least ten days next preceding such election.

§ 3. The judges of the election to be held on the first Monday in April next shall be appointed by the trustees of the town of Shawneetown; and for all elections thereafter the city council shall appoint three judges, at their regular meeting in April, or as soon as convenient thereafter, to sit at all city elections, and also two clerks of elections, who shall be paid out of the city treasury, as may be directed by ordinance.

§ 4. The judges of any city election, within five days after such election, shall deliver the poll-books to the mayor, who shall immediately call a meeting of the council, who shall examine the poll-books and enter the result of the election on their journal; and if the persons elected do not take the oath of the office within ten days after said election, required in section seven, article two, of this act, their office shall be declared vacant and a new election ordered.

§ 5. The trustees of Shawneetown shall cause public notice to be given of the election to be held for mayor and aldermen, and city judge and city attorney and marshal, on the first Monday in April next, by posting two written notices in the most public places of each ward or by publishing such notices in the newspaper printed in Shawneetown, having the largest circulation, at least ten days before such election; and for all city elections, thereafter, the council shall, in like manner, give public notice of such election.

## ARTICLE V.

### CITY JUDGE, ATTORNEY AND MARSHAL.

§ 1. There shall be elected, at the same time and in the same manner as the city mayor, a city judge, a city attorney and city marshal, who shall hold their office for one year and until their successors are elected and qualified; and the city mayor, aldermen, the city judge, city attorney and marshal, elected at the election to be held on the first Monday in April next, shall hold their office until the first Monday in June, 1862, and until their successors are elected and qualified.

§ 2. The city judge shall be a conservator of the peace and, *ex-officio*, a justice of the peace of said Gallatin County. He shall be commissioned by the governor and qualified as a justice of the peace, and shall have additional statute, criminal and common law jurisdiction in all cases where the demand, damages or fine does not exceed five hundred dollars, and where the imprisonment extends only to the county or city jail: *Provided*, that the city marshal of said city, or his deputy, shall have power to execute any writ or process issued by the said city judge anywhere within the limits of Gallatin County aforesaid.

§ 3. The said city judge shall exercise said additional jurisdiction, within the limits of Gallatin County, and shall have exclusive jurisdiction in all suits for the violation of the ordinances of the said city. He shall hold a session of his court, for the trial of causes, on every Monday, and shall keep the

same open, from day to day, if necessary. Sundays excepted, until all the business before it is disposed of; and shall have and keep a docket similar to the docket of the justices of the peace, in this State, excepting cases shall be docketed and called in their regular order, as is now the practice in circuit courts of this State, trials for the violation of said city ordinances having precedence, in the discretion of the said city judge. He shall have power to fine and imprison, for contempt of his court, when in session; and shall be allowed to charge, as fees, the same as circuit clerks in this State; and, in civil cases over one hundred dollars, shall be allowed to charge a docket fee of one dollar and twenty-five cents, to be collected, as costs, from the unsuccessful party. Judgments rendered by the said city judge shall have the same effect as judgments rendered by justices of the peace, under the laws of this State; and executions from the judgments of the said city judge shall be directed to the said city marshal, who shall be governed in the premises by the laws of this State governing constables, in such case made and provided. The city judge shall, also, keep an execution docket, in which he shall record the issuing and return of all executions; also, a fee book, in which he shall separately charge the fees in each case, and shall issue fee bills and cost bills, according to the law governing circuit clerks in this State. In the event that the said judge shall be removed from office, or the said office otherwise become vacant, or should he be absent from the city or sick and unable to attend to the business of said court, the mayor of said city shall and is hereby required to preside in the place and stead of the said city judge, in all cases concerning the violation of the ordinances of the said city. The said city judge may also receive, in addition to his fees, such salary as may be allowed him by the city council.

§ 4. The city attorney shall prosecute all violators of ordinances of the said city. He shall be the legal adviser and attorney of the said corporate authorities, and shall receive such salary and other compensation as shall be agreed upon by the city council for his said services, to be paid out of the city treasury. He shall be responsible to the said city council for his conduct in office and may be removed by them for a sufficient cause.

§ 5. The city marshal shall also be collector of the city revenue, and shall have power to appoint one or more deputies, in writing, for whose conduct in office the marshal shall be at all times responsible. He shall promptly arrest all violators of any ordinance and carry them before the city judge, and shall have power to summons witnesses, without written subpoena, to appear and give evidence; and upon the failure of such witnesses to attend the city judge shall forthwith issue an attachment against them for contempt. The city judge shall proceed to the trial of such offenders forthwith, in his discretion, or as soon as the witnesses can be brought before him; and if either the city or

the offender is not ready for trial the city judge may continue the trial, not more than three days, and may admit the offender to give bond for his appearance before the said judge at the time named therein: which bond shall be made payable to the City of Shawneetown, and collectable by action of debt, before the city judge. Any person who is fined for breach of any ordinance of said city may replevy the same, by giving security for the payment of such fine and costs, within three months: and at the expiration of the said three months, if the fine and costs be not paid, the city judge shall render a judgment against the principal and his securities and forthwith issue execution thereon, directed to the city marshal: and every person fined for violating any ordinance may pay such fine by labor on the streets of said city or on any public works of said city or in a work-house of said city, under the directions of the marshal, in such manner as may be determined by ordinance. All process issued by the city judge shall be directed to the city marshal, who shall receive the same fees as are allowed a sheriff, by statute, unless changed by ordinance.

§ 6. The marshal is hereby made a conservator of the peace of Gallatin County, and shall have power to summons any white male inhabitant of said Gallatin County or city, over the age of eighteen years, to aid him in arresting or securing any offender against the laws of this State or any ordinance of said city; and any person failing to assist him, when so summoned, shall be reported by said marshal to the city judge, and punished in such manner as prescribed by the statute or as may be provided by ordinance.

§ 7. He shall receive a salary of not less than one hundred dollars, nor exceeding two hundred dollars, per annum, besides his fees; which salary shall be paid out of fines assessed and collected in said city, and in no other way: and upon any omission or neglect of duty said marshal shall be removed by the city council, who shall appoint his successor, until the next regular election.

§ 8. The city marshal shall act as street commissioner and market master, and perform such duties as may be prescribed by ordinance.

## ARTICLE VI.

### OF THE LEGISLATIVE POWERS OF THE CITY COUNCIL.

§ 1. The city council shall have power and authority to levy and collect taxes upon all property, real and personal, within the limits of the city, not exceeding one-half of one per cent. per annum upon the assessed value thereof, and may enforce the payment of the same in any manner, to be prescribed by ordinance, not repugnant to the Constitution of the United States, or this State.

§ 2. The city council shall have power to require of all officers elected or appointed in pursuance of this charter, bonds, with

penalty and security, for the faithful performance of their respective duties, as may be deemed expedient, and also to require all officers appointed or elected to take an oath for the faithful performance of the duties of their respective offices, before entering upon the discharge of the same. To borrow money and pledge the revenue of the city for the payment thereof: *Provided*, that no sum or sums of money shall be borrowed at a greater interest than ten per cent. per annum, for ordinary purposes.

§ 3. To make regulations to prevent the introduction of contagious diseases into the city; to make quarantine laws for that purpose and enforce the same within five miles of the city.

§ 4. To make regulations to secure the general health of the inhabitants; to declare what shall be a nuisance, and to prevent and remove the same.

§ 5. To open, alter, abolish, widen, extend, establish, grade, pave or otherwise improve avenues, streets and alleys and other public highways.

§ 6. To divide the city into wards, alter the boundaries thereof, and erect additional wards, as occasion may require.

§ 7. To establish, support and regulate night watches.

§ 8. To erect market houses, to establish market places, and provide for the government and regulations thereof.

§ 9. To provide for all needful buildings, for the use of the city; also water for the use of the city.

§ 10. To provide for the inclosing, improving and regulating all public grounds belonging to the city.

§ 11. To license, tax and regulate auctioneers, trading boats, merchants, retailers, grocers, taverns, hawkers, peddlers, brokers and bankers.

§ 12. To license, tax and regulate hackney carriages, wagons, carts and drays, and fix the rates to be charged for the carriage of persons, and for the wagonage, cartage and drayage of property.

§ 13. To license, tax and regulate theatrical and other exhibitions, shows and amusements.

§ 14. To license, restrain, prohibit and suppress tipping houses and dram shops.

§ 15. To regulate the storage of gunpowder, tar, pitch, rosin, and other combustible material.

§ 16. To provide, by ordinance, for the manner and time of assessing and collecting city taxes, where the same may not be fully provided for in this charter.

§ 17. To provide for the inspection and weighing of hay and stonecoal, the measuring of charcoal, firewood, and other fuel, to be used or sold in the city, and designate, by ordinance, where the same shall be sold.

§ 18. To provide for the taking the enumeration of the inhabitants of the city.

§ 19. To regulate the election of city officers, and to provide

for the removing from office any person holding an office created by ordinance.

§ 20. To fix the compensation, by fees, commission, or otherwise, and regulate the fees of jurors, witnesses and others, for services rendered under this act, or any ordinance in the city court or otherwise, in the city limits.

§ 21. To regulate the police of the city; to impose fines and forfeitures and penalties, for the breach of any ordinance, and to provide for the recovery and appropriation for such fines and forfeitures, and the enforcement of such penalties.

§ 22. The city council shall also have power to make all ordinances which shall be necessary and proper for carrying into execution the powers specified in this act, so that such ordinances be not repugnant to nor inconsistent with the Constitution of the United States, or this State.

§ 23. To provide for lighting the streets and erecting lamps thereon.

§ 24. To improve and preserve the navigation of the Ohio River within the city limits.

§ 25. To erect, construct, regulate, repair and control all public wharves and docks within the city, and to fix the rate, and to provide for the collection of wharfage or rent therefrom.

§ 26. To regulate the stationing, anchoring, or mooring of all kinds of water crafts within the city.

§ 27. To license, tax, regulate or restrain, prohibit or suppress billiard tables, ten-pin alleys, tippling houses, and dram shops, and to suppress gambling houses, bawdy houses, houses of assignation and ill-fame.

§ 28. To provide for the prevention and extinguishment of fires, and to organize and establish fire companies; to regulate or prevent the erection of manufactories dangerous in causing fires; appoint fire wardens and property guards, with power to remove and keep away from the vicinity of any fire all idle or suspicious persons, and to compel any person or persons present to aid in extinguishing fires, or in the preservation of property exposed to the danger of the same, and prevent goods from being purloined thereat, and with such powers and duties as may be prescribed by ordinance.

§ 29. To prevent the running of horses, mules or asses within the streets or alleys or city limits, or riding, leading, or hitching the same upon the sidewalks, and shall prevent the exhibition of stallions, jackasses or bulls within the streets or alleys, and prevent obstruction of sidewalks, by awnings, signs, goods or boxes, or other obstructions.

§ 30. To prevent and restrain any riot, noise, open indecencies, disturbance or disorderly assemblies, in any house, street, or place in the city, and to prevent the violation of the Sabbath day.

§ 31. To prevent and remove all encroachments upon all streets, lanes, avenues, alleys and public grounds.



§ 32. To exercise complete and perfect control over all property belonging to the city, real or personal, either within or beyond the city limits, and the same to improve, lease, sell or dispose of, and generally to make, pass, award, amend, publish and repeal such rules, regulations, and ordinances as shall be deemed advisable, for the maintenance of the peace and good government of the city, and for the trade, commerce and manufactures thereof, not repugnant to the laws and constitution of the State, and to enforce the observance of all such rules, regulations and ordinances, and to punish violations thereof by fines, penalties and imprisonment; and any person against whom a fine or penalty shall be assessed, who shall fail, neglect or refuse to pay the same, may be imprisoned in the calaboose or city jail, or be required to labor on the streets or other public works of the city as aforesaid, and in such manner as may be prescribed by ordinance.

§ 33. To prevent the bringing and burial of dead bodies within the city.

§ 34. To regulate or prevent and prohibit the use of fireworks or the discharge of firearms within the city, except in the defense of persons or property, or at a proper public assembly or celebration, or by any military company or organization.

§ 35. To regulate, restrain or prohibit the running at large of horses, cattle, swine, sheep, goats and poultry, and to authorize the distraining, impounding and sale of the same, for the costs of the proceedings and the penalties incurred, and to impose penalties upon the owners thereof for a violation of any ordinance in relation thereto.

§ 36. To regulate or prohibit the running at large of dogs, and to authorize their destruction when at large contrary to ordinance, and to impose penalties upon the owners, keepers or harborers thereof.

§ 37. The council shall have exclusive power within the city to license, regulate or suppress, groceries, bars, tippling houses and beer shops, and all places where spirituous or fermented liquors are sold; and all sums of money which shall be received for such licenses shall be paid into the city treasury for the use of the city.

§ 38. To restrain and punish vagrants, mendicants, street beggars and prostitutes.

§ 39. To compel the owner or occupier of any grocery, cellar, soap or tallow chandler, blacksmithery, tannery, stable, slaughtering house, establishment for rendering or steaming lard, tallow, offal, or any other substance, packing houses, breweries, distilleries, privies or other places, or establishments where nauseous, offensive or unwholesome business may be carried on, to cleanse, remove or abate the same, and to direct their location, regulate their construction, or to abate or prohibit them within the limits of the city altogether.

§ 40. To authorize and direct the taking up and providing for

the safe keeping, apprenticing or education of such children as are destitute of parental care or direction, and as are found wandering about the streets, growing up in mendicancy, ignorance, idleness and vice, and committing mischief and depredations, including all minors, negroes and mulattoes, under the age of twenty-one, who shall be apprenticed to white persons by the city judge.

§ 41. The city council shall have power, by ordinance, to levy and collect a special tax on the owners or holders of any lots on any street, avenue or alley, or part thereof, according to the respective fronts owned or held by them, for the purpose of providing or repairing such streets, sidewalks or gutters, drains or curbing, and shall have power to appropriate money for the opening of roads and highways, and the construction of bridges and culverts for the benefit of the city, beyond as well as within the limits of the city.

§ 42. The city council shall have power, and it is hereby made their duty, to protect the city against vagrants: they shall require, by ordinance, that the city judge shall have all idle persons, suspected as being vagrants, brought before him, and he shall investigate said person or persons upon their oath, and shall have power to call witnesses in said investigation, touching their character and vocation. If said person or persons, suspected of vagrancy, upon such examination shall be found of suspicious and idle character, without any laudable employment, the said city judge may enter an order upon his docket, a copy of which shall be served upon said vagrant or vagrants, by the city marshal, notifying said vagrant or vagrants to leave the city within ten days thereafter, under a penalty of not exceeding fifty dollars, to be recovered as other penalties for the violation of ordinances: *Provided*, said vagrant or vagrants may, upon receiving said notice, give bond and security, to be approved by said judge, for his or their maintenance and good behavior, the penalty of said bond not to exceed one thousand dollars.

§ 43. The style of the ordinances of the city shall be—“*Be it ordained by the City of Shawneetown.*”

§ 44. All ordinances passed by the city council shall, within ten days after they shall have been passed, be published in the newspaper in the city having the largest circulation, or by posting one copy of each ordinance in each ward, and shall not be in force except as aforesaid, until they shall have been published as aforesaid for five days.

§ 45. All ordinances may be proven by the seal of the corporation or the oath of the city clerk, and when printed and published in book or pamphlet form and purporting to be published by authority of the corporation as in force, the same shall be received in evidence in all courts and places without further proof.

## ARTICLE VII.

§ 1. All real estate and personal property, within the limits

of the city of Shawneetown, shall be subject to taxation by the city council for the use and benefit of said city.

§ 2. The assessor shall prepare an assessment roll, with the following caption, in substance: "An assessment roll of all the real and personal property within the limits of the City of Shawneetown, made by the assessor of said city for the year," and shall set down in separate columns—*First*: The names of all the owners, if known, of real estate within the limits of said city. If the owner is unknown, it shall be so stated. *Second*: The description of the real estate opposite the name of the owner or the word "unknown." *Third*: The value of the real estate opposite the description. *Fourth*: The amount of tax assessed opposite the value. Said assessment roll shall also contain, in parallel columns—*First*: The names of the owners of personal property subject to taxation, in alphabetical order. *Second*: The assessed value of the personal property taxed to each individual. *Third*: The amount of tax on each individual's personal property.

§ 3. After the said assessment roll shall have been thus completed, the assessor shall attach his certificate to said roll, certifying the said roll is true and correct, according to his best information; and said roll, so certified, shall, on or before the second Saturday in July, of each year, be returned to the city council in session or to the mayor.

§ 4. Previous to the second Saturday in August, of each year, the said assessment roll may be inspected by any person interested in the same. At the regular meeting of the council, on the second Saturday in August, of each year, and not afterward, the said council shall hear the application of any person who may consider himself or herself aggrieved by the said assessment, and, on being satisfied of any error therein, they may correct the same.

§ 5. On the return of said assessment to the mayor or council, the city clerk shall cause to be posted, in the most public place of each ward, one written or printed notice, that the assessment has been returned and is ready for inspection, and also of the time when application may be made for reviewing the same.

§ 6. Immediately after the second Saturday in August, of each year, the city clerk shall make out a true copy of the assessment, to which, after being satisfied that the same is a correct copy, as above, the city council shall annex a warrant, signed by the mayor of said city, requiring the collector to collect from the several persons the several amounts of taxes and costs set opposite their respective names, and pay the same to the treasurer of the city. And the said collector shall, thereupon, attend at some place in each ward of said city, for the purpose of receiving taxes, giving ten days' notice of such place and the day on which he will attend, for the purpose aforesaid; and if any resident of said city shall neglect to pay his taxes on the day mentioned in such notice, the collector shall proceed to levy the same

of the goods and chattels of said resident, and, after giving ten days' notice of the time and place of sale, by posting up a notice thereof in three public places in said city, shall sell as many of said goods and chattels as may be necessary to make the amount of tax and costs. In cases where the owner is not a resident of the city the collector shall proceed to levy and sell, within ten days after the day fixed in said notice. The said warrant shall be returnable on the second Saturday in October, after the date thereof; at which time the collector shall return said warrant and tax list to the clerk of the city council and pay over all money by him collected to the treasurer and take his receipt for the same.

§ 7. In the return of said warrant the collector shall give a list of the names of the persons whose tax upon personal property he has been unable to collect, on account of not finding goods and chattels whereon to levy the value of the property assessed and the amount of the tax thereon, and state, in said return, that he has been so unable to collect the tax; and the city council may give him credit for the amount of taxes he has been unable to collect.

§ 8. The collector shall also make a list of the real estate upon which the taxes have not been paid or collected, and state to whom each parcel of said real estate was assessed, or that the same was assessed to a person "unknown," and describe said real estate and give the amount of tax on each parcel. The collector shall return said list at the time last aforesaid, with a certificate, signed and sworn to by him, that said taxes remain unpaid and that he could find no goods or chattels whereon to levy and collect the same; and the city council may credit him with the amount.

§ 9. The said list shall be evidence of the taxes and costs due on any real estate in said city, and whenever any person owning real estate in said city shall fail to pay the same on or before the second Saturday in October, of any year, the city collector shall thereupon proceed to obtain judgment against and to sell said real estate, for taxes and costs, in the same manner as is provided by the revenue law of this State for obtaining judgment against and selling delinquent lands.

§ 10. All real estate sold for taxes and assessments assessed under this charter shall be sold and may be redeemed in the same manner and upon the same terms as lands are now sold and redeemed in cases of sale for State and county taxes; and the deed of the city collector, for real estate sold under this charter, shall have the same force and effect as deeds made by county collectors of this State for delinquent lands sold for State or county tax.

## ARTICLE VIII.

### OF PUBLIC IMPROVEMENTS.

§ 1. The city council shall have power to cause any street, alley or wharf in said city to be graded, leveled, paved, macadamized or planked, and keep the same in repair; to cause side-

walks and crosswalks, drains and sewers to be constructed, and regulate the same, and to grade, improve, protect and ornament any public square, now or hereafter laid out in said city, and to levy and to collect a tax for the purpose of carrying into [effect] the above powers.

§ 2. Every owner of any lot or lots in said city, in front of whose premises the city council shall, by ordinance, order and direct a sidewalk to be constructed or repaired, shall construct such sidewalk at his or her own expense, within sixty days after a copy of said ordinance is delivered to such owner: *Provided*, such ordinance is not passed in the month of December, January, February or March; and if such sidewalk be not constructed or repaired by such owner or owners, in the manner and within the time required by ordinance, the city council may cause the same to be constructed or repaired, and assess the expenses thereof, in an order, to be entered on their journal; and the said city council is hereby authorized and empowered to sue and recover from the owner or owners of said lot or lots two-thirds of said expenses, so entered in said order, with twenty per cent. damages on said amount; and said order is hereby made a lien on said lot or lots, and shall be evidence of the amount of such expenses: *Provided*, the said council may, at any time, by ordinance, fix the amount of such expenses to be paid by the owner of said lot or lots at more or less than two-thirds of said expenses.

#### ARTICLE IX.

§ 1. The inhabitants of the City of Shawneetown are hereby exempted from State tax, for the period of twenty years from the adoption and passage of this act, for the purpose of enabling the said inhabitants to levee the City of Shawneetown, to prevent its frequent or periodical inundation, from the overflow of the banks of the Ohio and Wabash Rivers, within and adjacent to the said city; and the city council are authorized to levy upon the real and personal property within the city limits, a tax, to be called a "levee tax;" which shall be equivalent to the tax which would inure to the State of Illinois, from time to time, had this exemption not been made. And the city council are also authorized, by this act, to levy an additional levee tax, not exceeding two and one-half per cent. upon the real property within the corporate limits of said city, as well as all other real and personal property embraced within said levee, to high water mark, on the hill in the rear of said city; which shall be appropriated to no other purpose than for making and keeping in repair the said levee. All of the above taxes, mentioned in this section, shall be levied and collected annually, excepting the two and one-half per cent., last above mentioned, which shall be levied and collected in the discretion of the city council, as other city taxes are levied, assessed and collected, and shall be kept as a separate fund—the city treasurer giving special bond in the premises.

§ 2. It shall be the duty of the city council, as soon as prac-

licable after the passage and adoption of this act, to proceed and make arrangements for the construction of a levee that will so far surround the city, of a sufficient height and breadth, as to entirely prevent the future inundation or overflow of said city, or any part of it, from the waters of the Ohio or Wabash Rivers; and they are hereby authorized and empowered to borrow money, at not exceeding one per cent, a month interest, and to pledge the revenue of the city, together with the revenue and taxes mentioned in the first section of this article, for the payment of said money and interest thereon; and they shall issue bonds, to secure the payment of said money, with full specifications, signed by the mayor and attested by the city clerk, under the seal of the said city.

§ 3. The city council are authorized and empowered to make contract or contracts, for the construction of said levee, and shall require of the person or persons undertaking the same a bond or bonds, payable to said City of Shawneetown, with good and ample security, for the performance of said contracts, to be approved by the city council. The city council may appoint a surveyor or engineer, who is hereby required to survey and lay off the ground upon which the said levee shall be constructed, agreeable to the directions of the city council, and shall perform such other general duties as surveyor or engineer of said city, whose salary, fees and duties shall be fixed by ordinance. The city council shall, from time to time, repair, improve, or alter the said levee, and shall make such rules and regulations concerning it, as shall not be in violation with the Constitution of the United States or this State, and shall have the right of way in its general construction and control.

## ARTICLE X.

### MISCELLANEOUS.

§ 1. The court over which the said city judge shall preside shall be called the City Court of Shawneetown, and shall have a seal, which may be altered by the city council. The said judge shall have concurrent jurisdiction with the justices of the peace of Gallatin County, to the extent of their jurisdiction, or in matters over which they have jurisdiction: but no changes of venue shall be taken from before him, excepting in cases prescribed by the law governing the changes of venue in the circuit courts of this State. And where a change of venue is sought, the person making application shall proceed in like manner as from said circuit courts; and said changes shall be taken to no other than to the county or circuit courts of said Gallatin County: *Provided*, said county court shall have jurisdiction of the nature of the case: *And provided, further*, that said case is not for the violation of any city ordinance. And if the case so changed shall be a criminal case, perpetrated against the laws of the State, without the limits of the said city, the city marshal may take a recognizance, with sufficient penalty and security of the

said defendant, for his appearance at the court to which the change is taken. The said recognizance shall be payable to the State, for the use of said county, and recoverable, in case of forfeiture, in an action of debt, in any court of Gallatin County having jurisdiction; and, on failure to give such recognizance, the marshal shall commit the said defendant to the county jail, to be dealt with according to law, at the expense of said county.

§ 2. The city judge is hereby vested with power to take acknowledgments of deeds and other instruments of writing, take depositions and administer oaths necessary in so doing, and to certify the same, under the seal of said court; and, when so certified, the same shall be taken in evidence, in any court, without further proof, and he shall further have power to administer oaths to the officers of the city, and for general purposes, and to witnesses in any investigation before the city council, etc. Appeals may be taken from the decision of said judge to the county court or circuit court of said county: *Provided*, the county court shall have jurisdiction; and, in the event that the said county court has or has not jurisdiction, said appeal or appeals may be taken to said circuit court in the same manner as appeals are taken from justices of the peace under the laws of this State.

§ 3. Transcripts of the dockets of said city judge may be filed with and recorded by the clerk of the circuit court of Gallatin County in the same manner as from other justices of the peace of said county; and said transcripts shall have the same effect against and lien upon real estate that transcripts from other justices of the peace of said county have or may have.

§ 4. The city council shall have power to provide for the punishment of offenders, by imprisonment in the city calaboose, (which is hereby construed to mean a city jail, unless a city jail be erected within and by said city in addition to the calaboose,) the county jail, or by both fine and imprisonment, within the jurisdiction of said city judge, under the statute of this State.

§ 5. The said city judge shall adopt a series of rules, regulating the practice in his court, and shall record the same in his docket. He shall also enter the names of attorneys appearing in each case, if any, and for which of the parties said attorneys appeared, respectively; and shall open and adjourn said court, by public proclamation, made by the marshal, his deputy, or some person appointed by the court. He may require written pleadings in said court.

§ 6. All warrants for money on the city treasury shall be ordered and allowed by the city council, signed by the mayor and attested by the clerk; and when said warrants shall have been presented for payment and the date of presentation entered thereon by the treasurer, the same shall have priority of payment in the distribution of the general fund in said treasury: *Provided*, that no warrant or order shall be drawn on the city treasury, to be paid out of the "levee fund," unless the said

warrant shall stipulate that it is to pay for constructing or repairing said levee; nor shall said fund be paid out for any other purpose.

§ 7. The city marshal shall attend, in person or by deputy, the said city court, when in session, and shall therein preserve order, etc. He shall, by himself or deputy, have power to arrest or cause to be arrested, with or without process, upon view or information, all persons who shall break the peace, or threaten to break the peace, or be found violating any ordinance of said city, and may hold such persons for examination or detain them in the calaboose of said city, or other safe place, for the space of thirty-six hours, and until they can be brought before the said city judge. The marshal shall be required to give bond, as collector, in double the amount of the city revenue, to be approved by the city council. Said city judge is hereby required to report to the city council, in writing, at their monthly meeting in each month, the amount of fines, penalties and forfeitures, and other moneys collected by him, belonging to said city. He shall pay the same to the treasurer immediately after making said report, and take his receipt in a book kept for that purpose; which shall be as vouchers in making his annual report to said council; at which time said council shall make a thorough examination of the vouchers, reports and dockets of said judge; and, to secure this end, the said city council shall require of the said judge a bond, in the penalty of one thousand dollars, payable to the said city; which shall be safely kept, also recorded in the recorder's office of Gallatin County; and any person feeling aggrieved by the official conduct of said judge, may bring suit on said bond, in an action of debt, in any court of Gallatin County having jurisdiction.

§ 8. In the event that the mayor shall be required to act in the stead of said city judge, as provided in section 3, article fifth, of this act, he shall, before acting, take a similar oath prescribed for and taken by said judge. And said mayor is hereby made a conservator of the peace.

§ 9. The city attorney is hereby made a conservator of the peace, and shall have power to arrest or cause to be arrested, without process, any violator of ordinances. He shall be considered a member of said court, and shall have power to enter *nolle prosequi* in criminal prosecutions in said court; and, in the event of his absence or inability to attend to said duties, may appoint some attorney to act for him; and in the event, further, if no attorney should be elected at any regular election the said city council shall have power to appoint one in his stead, to act until his successor is elected and qualified.

§ 10. The inhabitants of the City of Shawneetown are hereby exempted from working on any road extending outside the city limits. And the city council shall provide for all the resident paupers.

§ 11. The city council shall have power, for the purpose of



keeping the streets and alleys and wharf in repair, to require, by ordinance, every able bodied male inhabitant in said city, over twenty-one years of age, to work on said streets, alleys and roads, not exceeding five days in each and every year.

§ 12. Whenever any inhabitant of said city, liable to do road labor, shall violate any ordinance requiring him to perform such labor, by failing or refusing to perform the same, after due notice, the street commissioner shall report his name to the city judge, who shall forthwith issue his warrant, commanding the city marshal to bring such inhabitant before the said judge, who shall try him, as in other cases, for violating a city ordinance; and, if convicted, he shall be fined one dollar for each day he shall fail to work on said streets or alleys or wharf.

§ 13. The city council shall cause to be published in the newspaper in said city having the largest circulation or by posting a written notice in each ward, annually, on the first Monday in May, a complete statement of all moneys received and expended; and said statement shall be certified to be correct by the mayor and city treasurer.

§ 14. All suits and prosecutions, instituted by the corporation hereby created, shall be instituted and prosecuted in the name of the City of Shawneetown; and all actions commenced by and all fines and forfeitures which have accrued to the president and trustees of Shawneetown shall be vested in and prosecuted by the corporation hereby created; and all the rights which have accrued to said president and trustees and all their property, held for the use of the inhabitants of Shawneetown, shall be vested in the corporation hereby created.

§ 15. The city council shall have power to levy a poll tax, of not exceeding one dollar, against each legal voter of said city, for city purposes.

§ 16. Whenever the city marshal is unable or refuses to serve any process issued by the city judge the same may be served by the sheriff or any constable of Gallatin County.

§ 17. All fines and forfeitures, recoverable by indictment or action, for any offense committed within the limits of said city, shall be paid into the city treasury, for the use of the city.

§ 18. This act is hereby declared to be a public act; to be in force from and after its passage, and may be read, in evidence, in all the courts of this State, without proof.

§ 19. No money shall ever be borrowed by the city council, unless the ordinance therefor shall first be submitted and voted for by a majority of the voters voting at an election for that purpose, except for constructing or repairing a levee.

§ 20. No person shall be incompetent to serve as a witness or juror, in any suit when the City of Shawneetown is a party, by reason of his being an inhabitant of said city; and all ordinances of the president and trustees of Shawneetown shall remain in force till repealed by the city council.

§ [21.] The president and trustees of town of Shawneetown

shall cause an election to be held in said town, giving ten days' notice thereof, on the second Monday in March next; at which time all legal voters residing within the limits described in section second, of the first article of this act, shall vote for or against the adoption of this charter; and if a majority of the votes polled at such election are in favor of the adoption of said charter it shall immediately take effect as law; otherwise it shall be of no legal effect. But if a majority of said legal voters, at said election, shall not be in favor of the adoption of this charter, it may be submitted for adoption by said voters at any time within twelve months—the said president and trustees giving ten days' notice of an election to be held for that purpose.

§ [22.] It is hereby made the duty of the said president and trustees to open and examine the poll books, and to announce the result of all elections under this charter, until the said city council shall be elected and qualified; and it is hereby made the duty of the town clerk, and the city clerk thereafter, to certify to the county clerk of Gallatin County the election of said city judge; and the county clerk shall thereupon, without delay, certify the election of said city judge to the governor of the State, as in cases of certifying the elections of justices of the peace; and all acts or parts of acts or laws in any wise conflicting with this act are repealed from and after the passage and adoption of this charter.

Approved February 22, 1861.

RICHARD YATES,

*Governor.*

FRANCIS A. HOFFMAN,  
*Speaker of the Senate.*

SHELBY M. CULLUM,  
*Speaker of the House of Representatives.*

## CITY ORDINANCES.

### NUMBER I.

#### AN ORDINANCE RESPEALING CERTAIN ORDINANCES OF THE CITY OF SHAWNEETOWN.

SECTION 1. *Be it ordained by the City of Shawneetown,* That all ordinances of said city, the subject matter of which is treated of and provided for in the following revised ordinances under numbers two. three. four. five. six. seven. eight. nine. ten. eleven. twelve. thirteen. fourteen. fifteen. sixteen. seventeen. eighteen. nineteen. twenty. and twenty-one. be and the same are hereby repealed from and after the publication of the said revised ordinances in book or pamphlet form: *Provided, however,* that such repeal shall in no wise affect or invalidate any act done, right accrued, offence committed, penalty incurred, or proceeding commenced before the date of such publication, but all such acts, rights, penalties, offences, and proceedings shall be and remain in the same condition and of the same force in all respects as if this ordinance had not been passed.

Passed April 29, 1872.

### NUMBER II.

#### AN ORDINANCE REGULATING THE ELECTION OF CERTAIN CITY OFFICERS BY THE CITY COUNCIL AND PRESCRIBING THE DUTIES OF OFFICERS.

§ 1. Clerk and other officers to be elected.

§ 2. Additional duties of mayor.

§ 3. Duties of city clerk defined.

§ 4. What officers must give bond.

§ 5. Oath of office must be taken.

SECTION 1. *Be it ordained by the City of Shawneetown,* That at the first regular meeting of the city council, in the month of June, in each year, or as soon thereafter as may be, there shall be elected, by ballot or otherwise, a city clerk, a city treasurer, one wharfmaster, and such other officers as may from time to time be deemed necessary, under the charter or any ordinance

passed in pursuance thereof, by said city council, who shall hold their respective offices for one year, and until their successors shall be duly qualified, unless sooner removed by the city council, or their offices be abolished by the legislature or city council: *Provided*, that if any office or offices shall be created at any time after the said meeting in June in each year, the said council may appoint officers to fill the same at any meeting; and the officers thus appointed shall hold their offices for such term as may be fixed by ordinance.

§ 2. That in addition to the duties required of the mayor by the charter and ordinances of said city, he shall see that all officers on their resignation, or expiration of their term of office, or their removal from the same, deliver over, in good condition, to their successors, all papers, books, plats, furniture, fixtures, machinery, tools, etc., belonging to the city.

§ 3. That the city clerk shall perform the following duties in addition to those mentioned in the charter and ordinances of said city, viz.: 1. He shall attend all the meetings of the city council and keep a record of their proceedings, and cause them to be published in such public newspaper, in said city, as the city council shall designate. 2. He shall record, in books to be provided for that purpose, all ordinances that may be passed from time to time by the city council, and cause the same to be published as provided by section forty-four of article six of the city charter; and shall file and preserve in his office one or more copies of the paper containing every ordinance so published. 3. He shall keep and safely preserve all papers, books, and documents pertaining to his office, and shall also have the custody of all books, papers, and documents belonging to the city and not in the actual use of the other city officers. 4. He shall make out, before the day of any city election, a poll-book for each ward in which such election is held, together with suitable tally-papers. 5. He shall keep a correct account between the city and the collector of taxes on real and personal property, by charging him with the amount of taxes of every kind assessed as the same are set forth in the warrants issued to said collector; and he shall allow the said collector such credits as he may be entitled to by law and the ordinances of said city. 6. He shall keep a correct account between the city and city treasurer, by charging him with all sums of money received by him, as exhibited to said clerk by the treasurer's receipt, and crediting him with all sums of money paid out by him by order of the city council; and he shall allow said treasurer such other credits as he may be entitled to by law and the ordinances of said city. 7. He shall, in addition to the duties specified in article seven of the charter, in relation to duplicate of tax-list, from time to time correct all errors which he may discover in the name of the person charged with taxes, the description of the property, or the amount of tax charged; and when such correction is made, after the duplicate has been delivered to the collector for

collection, the clerk shall give, on order of the city council, to the person benefitted thereby, a certificate of such correction, under the seal of the city and signed by the mayor, to be presented to the collector, who shall, on presentation of such certificate, make the like correction on his duplicate, and shall keep such certificate as a voucher on settlement with the city council; and it shall also be the duty of the clerk on discovering any omission of real estate or personal property from the duplicate to cause such assessment to be made in regular form by the assessor, and, on such assessment being made, to certify the same, by order of the council, to the collector, who shall enter the same on his duplicate, and shall be charged by the clerk. 8. He shall do and perform all other duties that may be required of him by ordinance or resolution of the city council.

§ 4. That the city attorney, clerk, treasurer, marshal, wharf-master, and such other officers as the city council may designate, shall, before entering upon the duties of their respective offices, give bond to said city, in such sum as the city council may fix and require, with such security as the said council may approve, for the faithful performance of the duties of their respective offices according to law and the ordinances of said city, and that they will justly and fairly account for and pay over and deliver all moneys and other property received by them in their official capacity, under any process or otherwise.

§ 5. That the officers mentioned in the foregoing section shall, before entering upon the duties of their respective offices, take and subscribe to an oath to support the Constitution of the United States and of the State of Illinois and faithfully to perform the duties of their office, according to law, and to the best of their skill, ability, and judgment.

Passed April 29, 1872.

NUMBER III.

AN ORDINANCE FIXING THE COMPENSATION OF CERTAIN CITY OFFICERS.

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|---------------------------------------|--|
| § 1. Mayor's salary.                  | § 5. City clerk and attorney, salary of fixed. |
| § 2. Aldermen, compensation of.       | § 6. City marshal's salary fixed.              |
| § 3. City collector's fees regulated. | § 7. When to take effect.                      |
| § 4. Treasurer's salary fixed.        |  |

SECTION 1. *Be it ordained by the City of Shawneetown,* That the mayor of said city shall receive a salary of two hundred dollars (\$200) per annum.

§ 2. That the aldermen of said city shall receive the sum of seventy-five dollars (\$75) per annum.

§ 3. That the city collector shall receive three per cent. on all taxes and assessments collected by him and paid into the city treasury.

§ 4. That the city treasurer shall receive a salary of one hundred dollars (\$100) per annum.

§ 5. That the city clerk and city attorney, each, shall receive a salary of one hundred dollars (\$100) per annum and the fees hereinafter named.

§ 6. That the city marshal shall receive a salary of two hundred dollars (\$200) per annum and the fees hereinafter named.

§ 7. That this ordinance shall not apply to any officer of said city whose term of office expires in June, 1872.

Passed April 29, 1872.

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#### NUMBER IV.

##### AN ORDINANCE CONCERNING THE ISSUING OF LICENSES.

SECTION 1. *Be it ordained by the City of Shawneetown,* That the city clerk, and in his absence the mayor, is hereby authorized to grant all licenses provided for by the charter and the ordinances made in pursuance thereof. Each license shall be made out under the seal of the city, and the clerk shall keep a register of the same in a suitable book, entering the name of the person licensed, the date of license, for what purpose granted, date of expiration, the amount paid, and, in case of vehicles, the number of the same, which shall also be inserted in the license; if transferred, to whom, and the date of the transfer.

Passed April 19, 1872.

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#### NUMBER V.

##### AN ORDINANCE IN RELATION TO THE WIDTH OF STREETS, ALLEYS, ETC.

§ 1. Must present a plat to the city council. || § 2. Streets must be not less than eighty feet in width.

SECTION 1. *Be it ordained by the City of Shawneetown,* That whenever any person or persons may hereafter lay out an outlot or outlots within the limits of said city as originally laid out and surveyed, they shall present to the city council an accurate map or plat of the outlot or outlots or territory which is proposed to be thus laid out, showing in said plat the position and width of the streets and alleys; which plat shall be recorded by the clerk in the minute-book of the council.

§ 2. All streets that may hereafter be laid out by virtue of the foregoing section shall be not less than eighty feet wide, if running parallel with Main Street; and all streets running at angles with Main Street shall be continuations of the central line of the present cross streets, and of not less than ninety-one feet in width. The alleys shall cross each other at right angles, and divide each square into four equal divisions, in like manner as the present squares, and shall be not less than fifteen feet in width.

Passed April 19, 1872.

NUMBER VI.

AN ORDINANCE CONCERNING THE CONFINING OF HOGS ON THE RIVER FRONT.

§ 1. Must not pen hogs on paved portion of wharf, etc. || § 2. Penalty for violation.

SECTION 1. *Be it ordained by the City of Shawneetown.* That it shall not be lawful for any person or persons to pen hogs, or cause them to be penned or confined, in any way or for any time, on the street or paved portion of the river front within the limits of said city: *Provided,* That nothing herein contained shall make it unlawful for any person or persons to drive hogs up or down either wharf boat landing for the purpose of transportation.

§ 2. Every person violating the provisions of this ordinance shall forfeit and pay the sum of ten dollars (\$10) for each and every day, or part of a day, any hog or hogs are so penned or confined.

Passed April 19, 1872.

NUMBER VII.

AN ORDINANCE REGULATING THE PUBLIC WHARF.

§ 1. Public landing fixed.	§ 5. Wharf boats to be licensed.
§ 2. Wharfage regulated.	§ 6. Fish-boats to be licensed.
§ 3. Must pay wharfage, etc.	§ 7. License regulated.
§ 4. Duty of wharfmaster to keep a book, compensation fixed by council.	§ 8. Wharf boat charges regulated.

SECTION 1. *Be it ordained by the City of Shawneetown,* That the landings and bank of the Ohio River in front of that part of said city lying between the north line of the levee and the middle of South Fifth Street, in said city, are hereby declared to be public landings, and landing places, in and for the City of Shawneetown.

§ 2. That the following rates of wharfage shall be levied and collected by the wharfmaster for the use of said city, to-wit:

1. From every steamboat which may land at any of the public landings and discharge freight:

Freight bill from \$10 to \$15.....	\$1 00
Freight bill from \$15 to \$25.....	1 50
Freight bill from \$25 to \$35.....	2 00
Freight bill from \$35 to \$50.....	2 50

2. From every steamboat which may land at any of the public landings and receive freight:

Amount of 30 tons to 50 tons.....	\$1 00
Amount of 50 tons to 100 tons.....	2 00
For every additional 100 tons.....	1 00

And at the same rate for every fractional part of one hundred tons.

3. From the Evansville and Cairo packets, which may land at any of the public landings, the sum of three dollars (\$3) per week, to be paid each week.

4. From the owner or person in charge of every keelboat, flatboat, barge, or other water-craft, which may land at any of

the public landings, the sum of one dollar (\$1) for each and every landing, and remaining three days or less, and fifty cents (50c) for every succeeding day or less the same may remain.

§ 3. That any steamboat or other water-craft anchoring in front of said wharf, or lying alongside of any boat, or which may be in front of said wharf, shall be charged and required to pay the same wharfage as if such boat was fastened to said wharf or shore.

§ 4. It shall be the duty of the wharfmaster to enter in a book kept for that purpose all money received by virtue of this ordinance, the name of the persons or boats from whom the same is received, the specific amount from each, and for what so received, and shall account to the city council at their stated monthly meetings for the same. The amount accruing to the city shall immediately be paid into the city treasury by the wharfmaster, and the treasurer's receipt therefor filed with the city clerk. The wharfmaster shall receive such compensation for his services as the council may from time to time determine.

§ 5. That one dollar (\$1) per foot, in length, shall be paid per annum on all wharfboats which may be placed or kept at any of the public landings in said city, the amount to be paid into the city treasury monthly.

§ 6. It shall not be lawful for any person or persons to place or keep a fish-boat or boats at the public landings in said city without first having obtained a license so to do, as hereinafter provided; and every person violating this section shall forfeit and pay not exceeding ten dollars (\$10) for every offence.

§ 7. Licenses may be granted for the purposes set forth in the foregoing section for the sum of one dollar (\$1) per month for every boat.

§ 8. That the following shall be the rates on all freight passing over any wharfboat licensed according to the provisions of this ordinance:

For corn.....	02 cents per sack.
For wheat and oats.....	03 cents per sack.
For merchandise.....	60 cents per ton.
For wet barrels.....	05 cents each.
For flour and meal in barrels.....	05 cents each.
For lime, cement, and salt in barrels.....	03 cents each.
For tobacco.....	50 per hogshead.

Passed April 29, 1872.

### NUMBER VIII.

#### AN ORDINANCE IN RELATION TO THE PAYMENT OF THE REVENUES OF THE CITY INTO THE CITY TREASURY.

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|--|---|
| § 1. All revenues must be paid into the city treasury—Duty of collector. | fifty dollars.  |
| § 2. Duty of treasurer.  | § 4. Revenues derived from license to be paid into the city treasury—Duty of the clerk. |
| § 3. Treasurer must deposit all sums over                                |   |

SECTION 1. *Be it ordained by the City of Shawneetown,* That hereafter all the revenues of said city, derived from any source whatever, which may be collected by any officer of said city,



shall be paid by such officer into the city treasury each month, on the Monday preceding each regular meeting of the city council; and the city collector, in addition to paying over the amount of his receipts as herein required, shall make and file with the city treasury a report, in writing, setting forth the amount of revenue received or collected during the preceding month, on what account the same was received, and what proportion was received in money, what amount in city orders, and what amount in levee orders.

§ 2. Whenever any officer of said city shall pay any sum into the city treasury, the treasurer shall give him a receipt setting forth the date of the payment, and on what account it was collected and paid, and the proportion or amount of money and city and levee orders received; and the officer obtaining such receipt shall, within two days thereafter, file said receipt with the city clerk, who shall give the officer filing such receipt a written acknowledgment thereof; and the clerk shall thereupon charge the treasurer with the amount of such receipt, setting forth the proportions of cash, city and levee orders, as stated in such receipt.

§ 3. Whenever the city treasurer shall hereafter receive any money belonging to said city, amounting to fifty dollars (\$50) or upwards, he shall, unless otherwise directed by the city council, deposit the same with either of the national banks of said city, payable on call, with such interest as the bank may allow on such deposits; and the treasurer, upon his final settlement with the city council, shall account for the interest which may accrue and be received by him on all such deposits.

§ 4. All revenue of the city derived from licenses of every kind shall be paid directly into the city treasury by the persons applying for license, and the receipt of the treasurer shall be filed, by the person to whom it is given, with the city clerk, who shall thereupon issue the proper license and charge the treasurer with the amount thereof; and the treasurer shall in all receipts for licenses state whether the amount was paid in money or orders, and, if orders, whether city or levee.

Passed March 26, 1872.

## NUMBER IX.

### AN ORDINANCE CONCERNING DOGS.

- |   |  |                                  |
|---|--|----------------------------------|
| § 1. Must pay taxes on, each year.            |  | licensed.                        |
| § 2. The clerk, the duty of, to license, etc. |  | § 4. Must prevent dog-lights.    |
| § 3. The marshal must kill all dogs not       |  | § 5. Persons resisting, penalty. |

SECTION 1. *Be it ordained by the City of Shawneetown, That each and every person who is now, or shall hereafter be, the owner of, or shall harbor or have the care of, any animal of the dog kind, within said city, shall annually, on or before the first day of July of each year, pay taxes for such animal at the following rates, to-wit: For each dog, owned or kept, one dollar (\$1); and for each bitch the sum of five dollars (\$5): Provided,*

that a license for a bitch shall not be held or understood as a permit for such animal to be allowed to run at large, but only as permission or authority to keep such animal: *And provided further*, that nothing in this ordinance contained shall prevent the city council from declaring all dogs running at large in said city to be a nuisance and provide for the killing of the same; and any person violating this section shall, on conviction, forfeit and pay not less than five dollars (\$5) nor more than twenty dollars (\$20).

§ 2. The clerk shall issue a license to each owner of any dog applying therefor, describing therein as well as he may be able to do the kind of dog or dogs for which such tax is paid. The clerk shall also furnish and deliver to each applicant a medal of iron, brass, or copper marked and numbered to correspond with the license. He shall keep a register, in which shall be entered the name of the applicant, the number of the license and medal, and the amount paid therefor. For each license and medal the applicant therefor shall, at the time of receiving the same, deliver to the clerk the receipt of the treasurer for the amount required to be paid therefor, as fixed by this ordinance. He shall also pay to the clerk a fee of fifty cents (50c).

§ 3. It shall be the duty of the marshal of said city to kill every animal of the dog kind found running at large within the limits of said city at any time after the said first day of July of each year, without the medal required by this ordinance.

§ 4. Any person or persons owning or having the care of any animal of the dog kind and permitting the license medal to remain or be kept upon the collar or neck of such animal after the expiration of the year for which such medal was given, or using any false medal in imitation of the medal required by this ordinance, shall, on conviction, forfeit and pay not less than ten dollars (\$10) nor more than fifty dollars (\$50).

§ 5. It shall be the duty of the marshal and his deputies to prevent dog-fights; and, for this purpose, they may kill any dog or dogs found fighting within said city, if they find it impracticable otherwise to prevent the same.

§ 6. Any persons resisting the execution of this ordinance shall, on conviction, forfeit and pay the sum of ten dollars (\$10).

Passed March 26, 1872.

## NUMBER X.

### AN ORDINANCE LICENSING AUCTIONEERS, ETC.

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|---|--|--|
| § 1. Must not sell at public auction without license—Exception. |  | licensed.  |
| § 2. Must not hawk or peddle goods without license.             |  | § 4. Billiard tables must be licensed.           |
| § 3. Shows and menageries must be                               |  | § 5. The price of license regulated.             |
|   |  | § 6. Must not admit minors under eighteen years. |

SECTION 1. *Be it ordained by the City of Shawneetown*, That it shall be unlawful for any person within said city to exercise the business, trade, or vocation of an auctioneer, or to sell at

public auction or outcry any property, real or personal, or any article of commodity whatever, or any interest therein, without first having obtained from said city a license for that purpose, as hereinafter provided; and every person violating this section shall forfeit and pay not less than ten dollars (\$10) nor more than one hundred dollars (\$100) for every offence: *Provided*, that sales at public auction or outcry made by sheriffs, masters-in-chancery, coroners, collectors, marshals, constables, executors, and administrators, by virtue of their respective offices, are hereby exempted from the operation of this section.

§ 2. It shall be unlawful for any person in said city to exercise the business, trade, or vocation of a hawker or peddler of goods, wares, or merchandise, or a retailer of the same at any stand or table in any public place, without first having obtained a license from said city for that purpose, as hereinafter required; and any person violating this section shall forfeit and pay not less than five dollars (\$5) nor more than one hundred dollars (\$100) for every offence.

§ 3. It shall be unlawful for any caravan, animal, menagerie, or other collection of animals, or show of any natural or artificial curiosity, any circus, panorama, theater, museum, or other show, exhibition, amusement, concert, or musical entertainment, any tricks, such as are played by persons generally known by the name of magicians, rope and wire dancers, or any sleight-of-hand with cards, cups, balls, or other things, when pay shall be required for admission to hear or see the same, to be shown, exhibited, or performed within the limits of said city, until a license so to do has first been obtained, as hereinafter provided; and any person violating this section shall forfeit and pay not less than five dollars (\$5) nor more than two hundred dollars (\$200) for every offence: *Provided*, that for musical parties, concerts, or exhibitions given or exhibited by any individual resident in the City of Shawneetown, or by any company or association the whole or a majority of whose members are residents of said city, no license shall be required.

§ 4. It shall be unlawful for any person in said city to keep any billiard table or tables for the purpose of gain, either directly or indirectly, or where money is charged for the use of, or for playing on the same, without first having obtained a license from said city for that purpose, as hereinafter provided; and any person violating this section shall forfeit and pay not less than twenty-five dollars (\$25) nor more than one hundred dollars (\$100) for every offence.

§ 5. The prices of licenses contemplated by this ordinance shall be as follows, to-wit:

1. To auctioneers, for one day, two dollars (\$2); two days, three dollars (\$3); one month, ten dollars (\$10); and for the period of one year, the sum of fifty dollars (\$50): *Provided*, that persons licensed to sell at auction shall not permit other persons to sell under their license.

2. To foot-peddlers or retailers at stands or tables, one dollar and a half (\$1.50) per day; and to persons peddling from wagons, carts, or other vehicles, three dollars (\$3) per day, or ten dollars (\$10) per week. This clause shall not apply to farmers or gardeners when retailing the products of their farms or gardens.

3. For any circus or menagerie, not less than fifty dollars (\$50) nor more than one hundred dollars (\$100) per day.

4. For any animal, or show of any natural or artificial curiosity, theater, museum, or exhibition, performance, or entertainment of any kind contemplated by this ordinance, not less than ten dollars (\$10) nor more than twenty dollars (\$20) per day.

5. To keepers of billiard-tables for the period of one year, the sum of thirty dollars (\$30) for every table; and for any period less than one year, at five dollars (\$5) per month for every table: *Provided*, that before such license is granted the applicant therefor shall execute a bond, with security to be approved by the mayor, in the penal sum of two hundred dollars (\$200), payable to the City of Shawneetown, the condition of which bond shall be substantially as follows, to-wit:

That whereas, on the — day of —, A. D. —, the above bounden, A. B., applied for and obtained from the mayor of said city an order for a license to keep a billiard-table (or billiard-tables, as many as may be), at —, in said city; and, whereas, a license is about to be issued to the said A. B., for the purpose aforesaid, now, therefore, if the above bounden, A. B., shall faithfully observe and keep, and cause his agents and servants in his employ, under said license, to observe and keep, all the ordinances of the City of Shawneetown now in force or that may be in force during the period of such license, and shall suffer or permit no gaming or disorderly conduct of any description in or about the room or place in which such billiard-table or tables may be kept, or in or about the premises occupied by the said A. B., and shall not keep open, or permit to be kept open, on Sunday the room or place in which such table or tables are kept, or play at or upon such table, or permit others to play at or upon it, on Sunday, then this bond shall be void; otherwise to be in full force and virtue.

§ 6. It shall not be lawful for the keeper, owner, or occupier of any billiard-table, licensed under the provisions of this ordinance, to suffer, allow, or permit any boy or boys under the age of eighteen years to visit or remain in any such room or place where such table or tables may be kept, or to use or play upon such table or tables.

Passed April 29, 1872.

## NUMBER XI.

### AN ORDINANCE LICENSING AND REGULATING VEHICLES.

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|--|---|
| § 1. Vehicles must be licensed.  | § 5. What services to be rendered for the fees. |
| § 2. Terms and price of license.   | § 6. Penalty for overcharging.                  |
| § 3. Licensed vehicles must be numbered, and, herein, of the duty of the clerk—Penalty for neglect, etc. | § 7. Licenses may be transferred.               |
| § 4. Fees allowed to teamsters under ordinances.   | § 8. Not to apply to certain kinds of hauling.  |
|  | § 9. When a person is duly licensed.            |

SECTION 1. *Be it ordained by the City of Shawneetown*, That no person shall demand, charge, or receive any sum of money, or other valuable thing, for hauling or transporting any article of personal property whatever, in or upon any wagon, cart, dray, hack, or other wheeled vehicle, nor for the hire or use of the

same within the limits of said city, without first having obtained a license so to do as hereinafter provided; and any person violating this section shall forfeit and pay not less than two dollars (\$2) nor more than twenty dollars (\$20) for every offence.

§ 2. License may be granted for any of the purposes herein specified, at the following rates: For three months, five dollars (\$5); for six months, eight dollars (\$8); and for one year, twelve dollars (\$12). And no license shall be granted under this ordinance to run beyond the second Saturday in June next succeeding the issuing thereof.

§ 3. It shall be the duty of the owner or keeper of any vehicle contemplated by the first section of this ordinance to report the same to the city clerk, that the same may be registered; and to pay into the city treasury the price of license for such vehicle, and take the treasurer's receipt therefor, and file it with the clerk, who shall thereupon make out under his hand and the seal of the city a license in pursuance of this ordinance. The clerk shall also give to the person applying for and receiving the license the number of his vehicle, which shall be painted on a metallic plate, and furnished by the clerk. Said plate shall be attached to the vehicle licensed in some conspicuous part, in such a manner as to render the number distinctly visible; and every person who shall refuse or neglect to keep his vehicle numbered with the number furnished by the clerk, as herein required, or shall have more than one number on the same, or shall place his number on an unlicensed vehicle, shall forfeit and pay the sum of five dollars (\$5), and the further sum of five dollars (\$5) for each day he shall use said vehicle without having the same numbered as aforesaid.

§ 4. The charge allowed to teamsters, draymen, cartmen, drivers of express wagons, and other vehicles licensed under this ordinance, shall be as follows: 1. For hauling each load to or from railroad or wharfboat, the sum of thirty cents (30c). 2. For hauling trunks to or from railroad depots or wharf, the sum of twenty-five cents (25c).

§ 5. That the services to be rendered by the person in charge of a licensed wagon, cart, dray, or other vehicle, for the charge herein specified, shall include the loading, hauling, and unloading of the property.

§ 6. If any owner, driver, or person having charge of any licensed vehicle, licensed under this ordinance, shall charge, receive, or demand any higher charge than is allowed by this ordinance, he shall forfeit and pay not less than one dollar (\$1) nor more than ten dollars (\$10) for each offence; and the city judge may, in his discretion, enter up, as a part of the judgment, the forfeiture of his license.

§ 7. Licenses issued under this ordinance may be transferred with the vehicle licensed; but in all such cases the person to whom the license is intended to be transferred shall have the

same registered with the clerk, who shall endorse on such license a memorandum of the transfer, and such endorsement shall continue the license in force in favor of the transferee until the expiration thereof; and every person violating this section shall forfeit and pay not less than one dollar (\$1) nor more than five dollars (\$5) for every offence.

§ 8. This ordinance shall not apply to vehicles kept by merchants for the free delivery of goods sold by them, nor to owners or drivers of teams coming to market or trade, who shall transport for pay any article from the city to any place without the same, nor to the hauling of brick, sand, lime, mortar, stone, coal, wood, hay, and straw, nor to any vehicle employed on any public improvement of said city, nor to any vehicle employed in digging cellars and foundations where buildings are to be erected: *Provided*, That said vehicles are not used for other purposes of hire.

§ 9. No person shall be deemed to be duly licensed under this ordinance unless he has paid the amount charged for the same, and unless the license has been actually issued and delivered to him.

Passed April 19, 1872.

## NUMBER XII.

### AN ORDINANCE IN RELATION TO THE SALE OF PERSONAL PROPERTY FOR TAXES.

§ 1. City collector, duty of.

|| § 2. Fees of, must be collected with taxes.

SECTION 1. *Be it ordained by the City of Shawneetown*, That whenever a levy shall be made by the city collector, on personal property, for taxes, in compliance with section six of article eight of the city charter, he shall proceed to sell the same at public sale to the highest bidder, for cash, after having given at least ten days' previous notice of the time and place of sale by posting up notices thereof in three of the most public places in said city, and enumerating therein the articles of property to be sold; and out of the same, realized by such sale, he shall deduct the amount of taxes of the person whose property has been thus sold; and if there should be any surplus after paying the taxes and costs of sale, he shall pay the same over to the person entitled thereto. In case the owner is not a resident of said city, the collector shall proceed to levy and sell within ten days after the day fixed in said notice.

§ 2. The collector, in addition to the fees allowed by ordinance, shall be entitled to the same fees that are allowed to sheriffs for similar services in this State, which fees shall be collected with the said tax.

Passed April 29, 1872.

NUMBER XIII.

AN ORDINANCE PRESCRIBING THE DUTIES OF STREET COMMISSIONER.

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|--|---|
| § 1. Duty of, must keep streets clean.                           | § 4. Must pay over money coming into his hands by virtue of this ordinance. |
| § 2. Must have every able-bodied man to labor on streets.        | § 5. Negligence of duty—penalty.  |
| § 3. Must notify parties in the months of September and October. | § 6. Fee of the street commissioner.  |

SECTION 1. *Be it ordained by the City of Shawneetown,* That it shall be the duty of the street commissioner to see that the streets, alleys, and wharf of said city are kept clean and in good repair, under the direction of the mayor and city council.

§ 2. The street commissioner is hereby authorized, and it shall be his duty, to require every able-bodied male inhabitant of said city, over the age of twenty-one years, and not exempt from road labor under the statutes of the State of Illinois, to work on the streets, alleys, wharf, or other public work of said city, at least three days in each and every year: *Provided,* that any person required to labor, as aforesaid, may, in lieu of such labor, pay to the street commissioner one dollar (\$1) for each and every day he may be required so to labor.

§ 3. It shall be the duty of the street commissioner, in the months of September and October, to notify all persons liable to labor under this ordinance, which notice shall conform in all respects to the notice required by the road laws of this State, and if any person duly notified to labor, as aforesaid, shall refuse or neglect to perform such labor on the days for which he was called out, it shall be the duty of the street commissioner, within ten days after such failure, to report the name of such person to labor to the city judge, who shall forthwith issue his warrant directed to the marshal of said city, and the said city judge, on the appearance of such person, shall proceed as in other cases of violation of city ordinances; and, if convicted, such person shall be fined one dollar (\$1) for each day he shall refuse or neglect to work as aforesaid: *Provided,* that the person required to labor, as aforesaid, may pay to the street commissioner the sum of one dollar (\$1) for each day he shall fail to work in satisfaction of such labor any time before his name is reported to the said city judge.

§ 4. It shall be the duty of the street commissioner to pay over to the city treasurer, monthly, all moneys coming into his hands by virtue of this ordinance, and the same shall be expended only by order of the city council. No claim for services or work on the streets or other public works shall be paid unless allowed by the city council, and warrants drawn as in other cases.

§ 5. Should the street commissioner, either through negligence or indulgence, fail to carry out the provisions of this ordinance,

and thereby said city lose the labor due from any person liable to such labor, the street commissioner shall be personally responsible for the amount thus lost, and the same shall be deducted from his salary falling due next thereafter.

§ 6. The street commissioner shall receive not exceeding two dollars (\$2) each day actually engaged in working out the road labor.

Passed April 19, 1872.

## NUMBER XIV.

### AN ORDINANCE IN RELATION TO NUISANCES.

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| § 1. Each tenement must be provided with suitable privy—Penalty for neglecting or refusing. | an offensive condition.  |
| § 2. Privy must be kept clean—Penalty for allowing to become offensive.                     | § 5. Owner of dead animal must remove the same—Penalty for neglecting. |
| § 3. Certain business prohibited.   | § 6. Must not deposit anywhere the remains of any dead animal.         |
| § 4. Must not keep a cow stable, etc., in   | § 7. Marshal must remove dead animals.                                 |

SECTION 1. *Be it ordained by the City of Shawneetown.* That each and every tenement in said city, used as a dwelling-house, shall be furnished by the owner or agent of the same with a suitable privy, the vault of which shall be sunk under the ground at least seven feet deep, and shall be walled up with brick or stone, or well curbed with plank, and shall be so constructed that the outside of said wall shall be at least three feet distant from the line of every adjoining lot, unless the owner of the adjoining lot shall otherwise agree, and shall also be at least five feet distant from every street or alley; and every owner or agent refusing or neglecting to comply with the provisions of this section shall forfeit and pay the sum of five dollars (\$5), and the further sum of five dollars (\$5) for each and every day he shall refuse or neglect to comply with the provisions of this section, after his conviction.

§ 2. Whenever any privy in said city shall be kept in such condition that the smell arising therefrom shall become offensive to any portion of the inhabitants, the same shall be deemed a nuisance, and the owner, occupant, or agent of the lot or premises on which any such privy is located shall, upon conviction thereof, be fined in any sum not exceeding ten dollars (\$10) nor less than five dollars (\$5), and the further sum of ten dollars (\$10) for every day he shall suffer said nuisance to continue after said conviction: *Provided*, that such person shall have five days' written notice by the marshal.

§ 3. It shall not be lawful for any person or persons to carry on in said city a slaughtering business, or keep, maintain, or use any house or place in which the business of slaughtering any animals may be carried on; nor shall it be lawful for any person or persons in said city to conduct any other offensive trade, manufacture, or business whatever, which



shall produce an offensive or nauseous smell, or that shall endanger the health of any portion of the inhabitants of said city; and every person violating the provisions of this section shall be deemed guilty of a nuisance, and, upon conviction thereof, shall forfeit and pay not less than ten dollars (\$10) nor more than one hundred dollars (\$100) for every offence; and every repetition or continuance of the offence after a conviction shall be deemed a new offence, for which he shall be fined as herein required: *Provided*, that the city council may, in their discretion, grant a permit to any person or persons to carry on any branch of business prohibited by this section, upon such terms, conditions, and provisions as said city council shall deem proper; but such permit may be revoked by the council at any time upon sufficient cause being shown.

§ 4. It shall not be lawful for any person in said city to keep a hog-pen, cow-stable, stable, or other thing or place in such a condition that the smell arising therefrom shall be offensive to any person or neighborhood; and any person violating this section shall be fined not less than one dollar (\$1) nor more than twenty-five dollars (\$25) for every offence; and every day the offence is continued after conviction shall be deemed a new offence, for which the party shall be fined as herein required.

§ 5. It shall be the duty of the owner of any dead animal to remove the same, forthwith, beyond the limits of the city and bury it, whether such animal be found on or about his own premises or anywhere else within said city; and if the owner of such animal shall neglect or refuse to remove and bury the same, as herein required, within ten hours after being notified by the city marshal, or his deputy, so to do, the marshal shall cause the same to be removed immediately, and shall also cause suit to be commenced against the owner of such dead animal, or against the person who deposited it, or caused the same to be deposited; and such person, upon conviction, shall forfeit and pay not less than ten dollars (\$10) nor more than fifty dollars (\$50) for every offence.

§ 6. Any person placing or depositing, or causing to be placed or deposited, at any place in said city, any dead horse, cow, hog, dog, or the carcass or remains of any animal whatever, shall be deemed guilty of a nuisance, and, on conviction, shall forfeit and pay not less than one dollar (\$1) nor more than fifty dollars (\$50) for every offence, and all expense of removing and burying the same, which shall be taxed and collected as costs against such person.

§ 7. When any dead animal shall be found in said city and shall not be removed, as herein provided, within a reasonable time, it shall be the duty of the marshal of said city, or his deputy, on complaint thereof being made by any person, to cause the same to be removed and buried at the expense of the City of Shawneetown.

Passed April 29, 1872.

## NUMBER XV.

## AN ORDINANCE IN RELATION TO RAILROADS ENTERING OR PASSING THROUGH THE CITY LIMITS.

§ 1. Obstructing streets, alleys, etc.      § 3. Penalty.  
 § 2. Rate of speed.

SECTION 1. *Be it ordained by the City of Shawneetown,* That all railroad companies whose track or tracks enter or pass through, or shall hereafter enter or pass through, the corporate limits of said city, are hereby prohibited from obstructing any sidewalk, crossing, alley, or street, in said city, by placing or leaving thereon any locomotive, car, truck, or freight for a longer period than ten minutes at any one time.

§ 2. That it shall not be lawful to run, drive, or propel any locomotive, engine, tender, or railroad car propelled in whole or in part by steam, or by any other means or agency, within the limits of said city, at a greater speed than five miles per hour.

§ 3. Any railroad company which shall, by its officers, agents, or employees, violate any of the provisions of this ordinance shall be subject to a fine of not less than twenty dollars (\$20) nor more than fifty dollars (\$50): *Provided*, the violation of section one of this ordinance is not caused by some accident, or by any cars, truck, or locomotive occupying a side-track in order to let trains pass.

Passed April 29, 1872.

## NUMBER XVI.

## AN ORDINANCE CONCERNING VAGRANCY.

§ 1. Persons who shall be considered vagrants.      || § 2. Must be brought before the city judge—Penalty.

SECTION 1. *Be it ordained by the City of Shawneetown,* That every person who shall, within said city, get his livelihood by gaming, and every person able to work and support himself in some honest and respectable calling, not having wherewithal to maintain himself, who shall be found loitering or strolling about, frequenting public places where liquor is sold, begging, or leading an idle, immoral, or profligate course of life, shall be deemed and taken to be a vagrant.

§ 2. It is hereby made the duty of the city judge, upon complaint as in other cases of breach of ordinance, to cause to be brought before him every person suspected of vagrancy, and shall proceed as specified in section forty-two of article six of the charter.

Passed April 19, 1872.

NUMBER XVII.

AN ORDINANCE IN RELATION TO OFFENCES AFFECTING THE PUBLIC CONVENIENCE AND SAFETY.

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| <p>§ 1. Must not use lighted candle, lamp, etc., not enclosed in lantern, in any stable, etc.</p> <p>§ 2. Throwing stones, etc.—Penalty.</p> <p>§ 3. Must not stop teams on crossings, etc.</p> <p>§ 4. Must check up teams at crossings.</p> <p>§ 5. Must not leave teams unfastened—Penalty.</p> <p>§ 6. Must not hitch horses so as to obstruct sidewalks or injure trees.</p> <p>§ 7. Riding over sidewalks prohibited.</p> <p>§ 8. Discharging fire-arms in city—When allowed.</p> <p>§ 9. Leaving wagons on the streets and alleys—Penalty.</p> | <p>§ 10. Must not injure or obstruct sidewalks, etc.—Merchants may use four feet—In what manner.</p> <p>§ 11. Must not throw, cut, or saw wood, or feed on sidewalk—Where the same may be so placed.</p> <p>§ 12. Dogs, etc., penned up disturbing neighborhood.</p> <p>§ 13. Boys must not play about railroads.</p> <p>§ 14. Must not dig or remove earth from city land.</p> <p>§ 15. Must not dig holes in wharf.</p> <p>§ 16. Marshal must remove obstructions from wharf, etc.</p> <p>§ 17. Must not deposit filth, etc., on Main Street.</p> |
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SECTION 1. *Be it ordained by the City of Shawneetown,* That it shall not be lawful for any person to use any lighted candle, lamp, or other artificial light not enclosed in a lantern, or to smoke or handle any lighted cigar or pipe in any barn or stable containing hay, straw, or other matter easily ignited; and any person violating this section shall forfeit and pay not less than five dollars (\$5) nor more than one hundred dollars (\$100).

§ 2. It shall not be lawful for any person or persons to play at ball or throw any stone, brickbat, stick, or other hard substance along, across, or over any street, alley, or sidewalk within the city, or to indulge in any other practice having a tendency to annoy any person or endanger life or property, or to frighten teams, horses, or other animals; and any person violating this section shall forfeit and pay not less than five (\$5) nor more than one hundred dollars (\$100).

§ 3. Any person having the care or control of any dray, cart, wagon, carriage, buggy, or other wheeled vehicle, who shall allow or cause the same to be stopped on any crossing or footpath, at the intersection of any streets, or at the intersection of any street and alley, within the city limits, shall be subject to a fine of one dollar (\$1) for each and every offence.

§ 4. All persons in said city riding any animal, or in charge of, or driving any horse or horses, or any other animals, in any vehicle, when approaching any regular crossing on any street, alley, or public place, shall hold in the animals and slacken their speed until such crossing is passed; and any person violating this section shall forfeit and pay not less than one dollar (\$1) nor more than ten dollars (\$10) for each and every offence.

§ 5. No person in said city shall leave standing unfastened any horse, mule, or other animal, or any team of either, in harness, or attached to any wagon, carriage, dray, cart, or other vehicle, so that the same may be liable to run away; and any person convicted under this section shall forfeit and pay not less than one dollar (\$1) nor more than twenty-five dollars (\$25)

for every offence. This section shall not apply to draymen loading or unloading at the wharf or railroad depots.

§ 6. If any person shall hitch any horse or other animal without securing the same from going upon or over any sidewalk within the city, or shall hitch any such animal to any shade or ornamental tree in such a manner that such animal can injure the same, he shall forfeit and pay not less than one dollar (\$1) nor more than ten dollars (\$10).

§ 7. Any person who shall lead, ride, or drive, or cause to be led, rode, or driven, any horse, mule, or ox, or any wagon, dray, or other vehicle, upon, along, or across any sidewalk, or in any other manner injure the same, shall be subject to a fine of not less than one dollar (\$1) nor more than ten dollars (\$10) for each offence: *Provided*, that the occupiers or owners of lots may pass to or from their stables with their stock across the sidewalk in front, where they have no other convenient passway thereto.

§ 8. That any person in said city, without permission from the mayor or city marshal, who may fire or discharge any cannon, musket, rifle, fowling-piece, pistol, or other fire-arms, except it is done in cases of necessity, or in the performance of a public act of lawful duty, or by military companies on parade or in the discharge of duty, shall forfeit and pay not less than one dollar (\$1) nor more than ten dollars (\$10) for every offence: *Provided*, that any person wishing to discharge his gun or pistol for the purpose of cleaning or repairing it may do so under the river bank, and must discharge the load toward the water.

§ 9. It shall not be lawful for any person or persons to permit any wagon, dray, or other vehicle, when not in use, to be placed or remain upon any street or alley of said city; and every person violating this section shall forfeit and pay not less than one dollar (\$1) nor more than ten dollars (\$10) for every offence.

§ 10. Any person or persons who shall, in said city, in any way or manner, injure or obstruct any gutter, pavement, curbing, or sidewalk, or cause the same to be injured or obstructed, shall forfeit and pay not less than one dollar (\$1) nor more than one hundred dollars (\$100) for every offence: *Provided*, it shall be lawful for merchants, storekeepers, and traders in said city to use and occupy four feet, and no more, of the sidewalk extending from the front of the building occupied by them, for the purpose of exposing goods, wares, and merchandise for sale.

§ 11. It shall hereafter be unlawful for any person or persons, in said city, to place or deposit, or allow to be placed or deposited, any stone-coal or fire-wood, or to cut, split, or saw any fire-wood, upon any sidewalk of said city; any person violating this section shall forfeit and pay not less than one dollar (\$1) nor more than ten dollars (\$10) for every offence: *Provided*, that any person may unload his or her fire-wood or other fuel in front of his or her house, shop, or store, and outside of the sidewalk in such manner as will not obstruct the free passage of the street, alley,

or gutter, and the water along the same, but all fire-wood or other fuel deposited as aforesaid shall be removed before the expiration of two days from the time the same may be deposited, Sundays excepted: *And provided further*, that persons who are building may use one-half of the street in front of the lot on which the building is to be erected, in such a manner as will not obstruct the free passage of the water along the gutter.

§ 12. No person shall, in said city, keep any dog, whelp, bitch, or other animal shut up or tied up in any yard, house, or other place, which, by barking, howling, or by other noises, shall disturb the peace and quiet of any family, individual, or neighborhood; and any person violating this section shall forfeit and pay not less than five dollars (\$5) nor more than one hundred dollars (\$100) for every offence.

§ 13. It shall be unlawful for any boys or other persons, in said city, to play on or about any railroad track or depot, or in, about, or upon any railroad car or locomotive; nor shall it be lawful for boys to jump or climb upon, or jump from any such car or train of cars while the same are in motion, nor to jump from one car to another; and any person violating this section shall forfeit and pay not less than one dollar (\$1) nor more than fifty dollars (\$50) for every offence.

§ 14. It shall not be lawful for any person to dig or remove any earth or sand from any land belonging to said city, without permission from the mayor and committee of public improvements first obtained so to do; and in no case shall any earth or sand be dug or removed from the said lands within three hundred feet of the north line of the levee; and any person violating the provisions of this section shall be prosecuted by the city attorney to the full extent of the law.

§ 15. Any person or persons who shall hereafter dig any hole or holes in the wharf, or break through the paved surface thereof, by removing any boat, or in any other manner, shall for every such offence forfeit and pay not less than ten dollars (\$10) nor more than one hundred dollars (\$100).

§ 16. It shall not be lawful for any person or persons to tie, or in any way fasten, any wood, timber, logs, rafts, or other obstruction to the paved portion of the wharf of said city; and any person violating this section shall forfeit and pay not less than five dollars (\$5) nor more than one hundred dollars (\$100) for every offence. It is hereby made the duty of the marshal of said city to remove all timber, logs, wood, rafts, or other obstruction found at the paved portion of the wharf, as aforesaid.

§ 17. That it shall not be lawful for any person or persons to place or deposit any filth, ashes, shavings, rags or any other matter or substance whatever, on any part of Main Street south of First North Street; and every person violating this section shall forfeit and pay not less than one dollar (\$1) nor more than ten dollars (\$10) for every offence.

Passed April 29, 1872.

## NUMBER XVIII.

## AN ORDINANCE IN RELATION TO OFFENCES AFFECTING THE PUBLIC PEACE AND MORALS.

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| § 1. Drunk on street, etc.—Penalty.                          | § 10. Indecent exposure, lewd acts, etc.—Penalty.  |
| § 2. Disturbances of the peace.                              | § 11. Lottery tickets, sale of prohibited—Gift enterprises prohibited.                   |
| § 3. Disorderly conduct, assaulting, fighting, etc.          | § 12. Horses and jacks, indecent exhibition of prohibited.                               |
| § 4. Not to engage in business or keep open house on Sunday. | § 13. Gaming and gambling houses prohibited.   |
| § 5. Not to engage in amusements or exercises on Sunday.     | § 14. Houses of ill-fame prohibited.   |
| § 6. Must not disturb religious assemblies.                  | § 15. Must not resist or interfere with officers—Penalty.                                |
| § 7. Must not disturb any lawful assembly.                   | § 16. Aiding and abetting others.  |
| § 8. Must not urge dogs to fight—Penalty.                    | § 17. Minors under the age of eighteen years of age to be arrested after 9 o'clock P. M. |
| § 9. Must not bathe in day-time—Penalty.                     | § 18. Must not carry deadly weapons.   |

SECTION 1. *Be it ordained by the City of Shawneetown.* That every person who shall be found drunk or intoxicated in or upon any street, alley, public square, or public place within the limits of said city, or in or upon any private premises, without the consent of the occupant, shall, upon conviction, forfeit and pay not less than fifteen dollars (\$15) nor more than fifty dollars (\$50) for every offence.

§ 2. That any person or persons who shall, within said city, make or create, or assist in making or creating, any loud or unusual noises, disorder, or tumult, or permit such noises, disorder or tumult, to be made in or about his, her, or their house or premises, or who shall at any time disturb the peace or quiet of any street, lane, alley, neighborhood or person by loud or boisterous laughing, singing, bellowing, whooping, screaming, hallooing, scolding, traducing, threatening, quarreling, swearing, cursing, challenging-to fight, uttering obscene language, or by creating false alarms, or by any other device or means whatever, shall be fined not less than three dollars (\$3) nor more than one hundred dollars (\$100) for every offence.

§ 3. Any person or persons who shall, within said city, fight by agreement, or strike, fight, or assault any other person or persons, or commit an assault and battery upon the person of another, or who shall conduct himself or themselves in a tumultuous, riotous, indecent, disorderly, or offensive manner, shall be subject to a fine of not less than five dollars (\$5) nor more than one hundred dollars (\$100) for every offence.

§ 4. Any person who shall, within said city, engage in any ordinary labor, trade, or business, or keep open any house of trade, shop, or place of business or amusement, on the first day of the week, commonly called Sunday (works of necessity and charity excepted), shall, on conviction, forfeit and pay not less than five dollars (\$5) nor more than one hundred dollars (\$100) for every offence: *Provided*, that this section shall not be construed to prevent the sale of medicines by druggists, nor

the sales of victuals and provisions made to travelers, boats, or passengers thereon; nor to prevent the conveying of passengers, or the loading or unloading of freights; nor to prevent the due exercise of the rights of conscience by any person who may think proper to keep any other day as a Sabbath than the first day of the week.

§ 5. It shall not be lawful for any person or persons in said city, on the first day of the week, commonly called Sunday, to engage in the amusements or exercises of dancing, fiddling, jumping, drilling, skating, running foot-races, running horses, playing at ball, billiards, cards, marbles, or other games, wrestling, boxing, pitching quoits, fishing, hunting, or any amusements or exercises of the like nature; and every person convicted of any of the offences enumerated in this section shall forfeit and pay not less than two dollars (\$2) nor more than one hundred dollars (\$100) for every offence.

§ 6. Any person who shall, within the limits of said city, disquiet or disturb any congregation or assembly met for purposes of worship, by making a noise, or by any rude, indecent, disorderly, boisterous, or immoral behavior, or profane discourse, within their place of worship, or so near the same as to disturb the order or solemnity of the meeting, such person shall, upon conviction thereof, be fined in any sum not exceeding one hundred dollars (\$100) nor less than ten dollars (\$10).

§ 7. Whoever shall, in said city, disturb or disquiet any lawful assemblage or association of people, by rude and indecent conduct, or by any other means, shall, upon conviction, be fined in any sum not exceeding one hundred dollars (\$100) nor less than ten dollars (\$10).

§ 8. It shall not be lawful for any person or persons to cause or incite dogs to fight; and any person violating this section shall, on conviction, forfeit and pay not less than one dollar (\$1) nor more than fifty dollars (\$50).

§ 9. If any person, for the purpose of bathing, or for any other purpose, shall in the day-time, or during twilight, by any means, expose his naked person, within the limits of said city, he shall, upon conviction, forfeit and pay not less than three dollars (\$3) nor more than fifty dollars (\$50) for every offence.

§ 10. If any person shall, in said city, be guilty of any indecent or lewd acts or behavior, or shall in any public place make any indecent or immoral exhibition or exposure of his or her person, or cause or procure any person or persons to do the same in the presence or view of any other person or persons, or shall exhibit, sell, or offer to sell, or dispose of in any manner, any indecent or lewd book, picture, or other thing, or shall exhibit or perform any indecent, immoral, or lewd play or other representation, such person shall be fined not less than twenty dollars (\$20) nor exceeding one hundred dollars (\$100) for every offence.

§ 11. It shall not be lawful for any person or persons, bodies corporate or politic, in said city, to keep an office, room, or place for the sale or other disposition of lottery tickets; nor shall it be lawful for any person or persons, body corporate or politic, in said city, to vend, sell or otherwise dispose of any lottery ticket or tickets; nor shall it be lawful for any person or persons, in said city, to sell or dispose of, in any manner whatever, any tickets, figures, numbers, or characters for any prize, gift, present, gift-enterprise, gift-distribution, or for any thing of like name or nature, where money or other property is directly or indirectly pledged, paid, or to be pledged or paid, for a share or chance, or for participation in the same, or where numbers, figures, characters, gifts, prizes, presents, or donations are to be drawn, disposed of, or received by any person in any manner whatever; and every person convicted of a violation of any of the provisions of this section shall forfeit and pay not less than fifty dollars (\$50) nor more than three hundred dollars (\$300) for every offence.

§ 12. If any person shall indecently exhibit any jack or stud-horse, or other animal, or let or offer to let any such horse or jack to any mare or jennet, anywhere within the limits of said city, unless in some inclosed place, entirely out of public view, such person shall, on conviction thereof, forfeit and pay not less than ten dollars (\$10) nor more than one hundred dollars (\$100) for each and every offence.

§ 13. If any person or persons shall, in said city, set up, have, keep, or maintain any gaming house, table, room, alley, or place whatsoever, or any gambling device, either by himself, herself, servant, or other agent, at which any game of chance shall be played for money or property, or anything representing money or property, or shall suffer any such house, table, room, alley, place, or gambling device, at which any game of chance is played, to be set up, kept, or used in or about any tenement in his possession, or under his control, for the purpose of gain or profit, or shall gamble or play, or permit persons to gamble or play in, at, or upon, any such house, table, room, alley, place, or gambling device for money or property, or anything representing money or property, every such person shall, upon conviction, be fined in the sum of fifty dollars (\$50) for every offence, or for each and every game of chance played in or upon any such house, table, room, alley, place, or gambling device.

§ 14. Whoever shall keep, remain at, frequent, or be found at, any house of ill-fame, bawdy-house, or house of assignation, or any other building or place wherein indecent or lewd practices are indulged in or permitted, within the limits of said city, shall, upon conviction, forfeit and pay not less than ten dollars (\$10) nor more than one hundred dollars (\$100) for each and every offence.

§ 15. Whoever shall obstruct, resist, or interfere with, or aid, encourage or countenance another person in obstructing, resist-



ing, or interfering with any officer of said city in the execution or performance of his official duty, or shall obstruct, resist, or interfere with any person called upon or authorized by any such officer to assist him in the discharge of his official duties, shall, upon conviction thereof, forfeit and pay not less than ten dollars (\$10) nor more than three hundred dollars (\$300) for every offence.

§ 16. Any person or persons who shall be present at the commission of any offence mentioned in sections two or three of this ordinance, and who shall by word, act, or gesture, encourage, aid, abet, or assist any person in the commission of any of said offences, shall, upon conviction, forfeit and pay not less than two dollars (\$2) nor more than one hundred dollars (\$100) for every offence.

§ 17. It shall not be lawful for any person or persons, in said city, under the age of eighteen years, to be found upon any of the streets, alleys, or public grounds of said city after the hour of 8 o'clock p. m., between the first day of November and the first day of April, or after the hour of 9 o'clock p. m. between the first day of April and the first day of November, unless accompanied by their parents or guardians, or able to give a satisfactory reason for absence from their homes; and every person violating this section shall be arrested by the city marshal or his deputy and taken to his home; and if he shall be arrested a second time for a similar offence, he shall, on conviction, forfeit and pay not less than one dollar (\$1) nor more than ten dollars (\$10) for each offence.

§ 18. Any person who shall, in said city, have upon him any pistol, gun, knife, dirk, bludgeon, or other offensive weapon, with intent to assault any person, or threaten, intimidate, or provoke any person, every such person shall, on conviction, forfeit and pay not less than ten dollars (\$10) nor more than one hundred dollars (\$100) for every offence.

Passed March 26, 1872.

### NUMBER XIX.

#### AN ORDINANCE IN RELATION TO ARRESTS, COMMITMENT, AND BAIL.

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| <p>§ 1. Who may arrest, and without a warrant.</p> <p>§ 2. Refusing to assist officers in arresting—Penalty.</p> <p>§ 3. Arrests regulated—Appearance, etc.</p> <p>§ 4. When person arrested is drunk, must</p> | <p>be confined till sober.</p> <p>§ 5. Judge may continue cause and take bond.</p> <p>§ 6. If defendant makes default suit to be instituted on bond.</p> |
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SECTION 1. *Be it ordained by the City of Shawneetown,* That in all cases under any of the ordinances of said city, the mayor, city attorney, city marshal, and any deputy marshal are hereby authorized, and it shall be their duty, to notify parties ignorant of the ordinances regulating the use of streets, alleys, and sidewalks, that they are violating the law, and if such offenders shall persist in so offending, to arrest, without process, and take

them before the city court, or detain them till a complaint for such offence can be made before said court; and said officers, or any of them, are hereby authorized, and it shall be their duty, to arrest, without process, and take before said city court any person or persons for an actual or alleged violation of any ordinance of said city. where, in the judgment of the officer making the arrest, there is danger of the offender escaping before a writ can be procured.

§ 2. It shall be the duty of every person, in said city, above the age of twenty-one years, when called upon by any officer authorized to make arrests, to render prompt aid and assistance to such officer in the execution of his duties; and any person or persons who shall neglect or refuse to give such aid and assistance when called upon as aforesaid, shall, on conviction, forfeit and pay not less than ten dollars (\$10) nor more than one hundred dollars (\$100) for every offence.

§ 3. If any arrest be made in pursuance of the foregoing sections, after the hour of 7 o'clock P. M., between the first day of April and the first day of October, or after the hour of 6 o'clock P. M., between the first day of October and the first day of April, the person or persons so arrested shall be confined in the city calaboose or county jail of Gallatin County, until the hour of 9 o'clock of the succeeding day, unless such succeeding day be Sunday, in which case such confinement shall continue until 9 o'clock of the forenoon of the Monday next following, when such person or persons shall be taken before the city court and be dealt with according to law and the ordinances of said city.

§ 4. Any person or persons hereafter arrested, either with or without process, for a violation of any ordinance of said city, who shall be drunk at the time of his or her arrest, shall be taken to the city calaboose, or some other safe place in said city, by the officer making the arrest, and there detained till perfectly sober, and the officer making the arrest shall then take such person or persons before the city court for trial.

§ 5. Whenever any person is brought before the city court, charged with a breach of any ordinance of said city, the city judge may, in his discretion, continue the hearing of the case for any time not exceeding three days at any one time, in which event the defendant shall give a bond for his appearance before said city court at the time to which the hearing of the case shall be continued. And in default of entering into such bond, when required as aforesaid, the defendant shall be committed to the city calaboose or county jail by order of the city judge, there to remain until the day fixed for the further hearing of the case, unless before that time such bond be entered into.

§ 6. If the defendant shall fail to appear as required by said bond, the city judge shall enter the default on his docket and certify the same on the back of said bond; and the city attor-

ney shall immediately institute suit on said bond before said city court, or any court of competent jurisdiction, and the amount, when collected, shall be paid into the city treasury as provided by ordinance.

Passed March 26, 1872.

NUMBER XX.

AN ORDINANCE PROVIDING FOR THE RECOVERY AND APPROPRIATION OF FINES AND THE ENFORCEMENT OF PENALTIES.

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|---|---|
| <p>§ 1. Suits must be commenced by complaint.</p> <p>§ 2. Duty of city judge—Warrant.</p> <p>§ 3. Corporations—how to be sued.</p> <p>§ 4. Defendant may secure fine—What proceedings when not satisfied.</p> <p>§ 5. When defendant must work out fine—Form of order.</p> <p>§ 6. Officer may restrain defendant.</p> <p>§ 7. If defendant refuses to work, duty of officer.</p> <p>§ 8. Officers competent witnesses—Can-</p> | <p>not charge witness fees.</p> <p>§ 9. Trial by jury may be had.</p> <p>§ 10. Fees of jurors and witnesses.</p> <p>§ 11. Judge must tax fees.</p> <p>§ 12. Fees of city judge—When paid by the city.</p> <p>§ 13. Marshal must inform the city attorney of the institution of suits.</p> <p>§ 14. Fees of city attorney.</p> <p>§ 15. Fines—To whom paid.</p> <p>§ 16. Fees of city marshal.</p> |
|---|---|

SECTION 1. *Be it ordained by the City of Shawneetown, That hereafter all suits, actions, or prosecutions brought for the recovery of any fine, forfeiture, or penalty for a violation of any ordinance that is now or may hereafter be in force, in said city, shall be commenced before the city court of said city by complaint, briefly setting forth the breach of any ordinance, and shall be in the following form as near as may be, to-wit :*

State of Illinois, Gallatin County, }  
 City of Shawneetown. } ss.

I, A. B., mayor [or other officer], by way of complaint before the city court of the city of Shawneetown, state that C. D. has been guilty of [here state the offence], in the City of Shawneetown and County and State aforesaid, contrary to the ordinances of said city, between the — day of —, 187—, and the — day of —, 187—.

Shawneetown, Illinois, —, —, 187—.

A. B., Mayor.

Which complaint may be written or printed, or partly written and partly printed; and no objection to the form or words of such complaint shall be allowed, if it substantially sets forth the nature of the offence charged, so as to give the defendant notice of what he will be called upon to answer. Such complaint shall be signed by the officer making it; and if it be made by any other person than a city officer, the same may be verified by affidavit in the usual way of making complaint on oath.

§ 2. Whenever any complaint is made before the city court, as aforesaid, the city judge shall thereupon issue his warrant, reciting therein the breach of the ordinance as set forth in the complaint, which warrant shall authorize and require the city marshal, or other officer authorized to execute the same, forthwith and without delay to arrest the offender and bring him or her before the city court for trial, unless special bail be given;

and in case the defendant shall offer to the officer making the arrest good and sufficient special bail for his appearance before the city court, at such time as may be mentioned in said writ, not to be less than five nor more than fifteen days from the date thereof, to answer to said action or proceeding, then such special bail may be taken and returned by the officer, and may be taken in the same way, and shall have the same force and effect as is provided by law in regard to special bail taken in cases commenced before justices of the peace in this State.

§ 3. In all suits brought against any incorporated company for a violation of any ordinance of said city, it shall be the duty of the city judge, upon complaint being made as herein provided, to issue a summons against said incorporated company, notifying the same of the nature of such suit, which summons shall be returnable in not less than five nor more than fifteen days after the date thereof, and may be served on the president of such incorporated company by reading it to him, by the proper officer, and if the president be not found, then by leaving a copy thereof with any cashier, secretary, agent, clerk, or superintendent of such company, which service shall be at least three days before the day for trial; and it shall be the duty of the city judge, on the day fixed for trial in such summons, to proceed as in other cases when warrants are executed and returned served on natural persons. And if the said company fail to appear and defend, by any of its officers or agents, at the time the suit or proceeding is set for trial, the city judge shall proceed to hear the testimony in the case and render such judgment against said company as the facts in the case shall warrant under the ordinances.

§ 4. Any person adjudged to pay any fine for a breach of any ordinance of said city may replevy the same by giving security, satisfactory to the city judge, for the payment of the fine with full costs of suit within three months from the assessment of the fine; and if such fine with all costs be not satisfied at the expiration of three months, the city judge shall render judgment against the principal and his security or securities and forthwith issue execution.

§ 5. In case the person convicted for a violation of any ordinance shall not pay the amount of the fine and costs of suit, and shall not, within twenty-four hours after rendition of judgment, replevy them as provided in the foregoing section, he shall be required to pay the same by labor on the streets or other public works of improvement of said city, under the direction and control of the street commissioner, at the rate of one dollar and fifty cents (\$1.50) per day, until such fine and all costs shall be fully satisfied; and, immediately upon the rendition of judgment, it shall be the duty of the city judge to issue an order to the city marshal to the foregoing effect, which may be in the following form, to-wit:

State of Illinois, Gallatin County, }  
 City of Shawneetown. } ss.

*The people of the State of Illinois, to the city marshal of said city, greeting:*

Whereas, the City of Shawneetown has this day obtained judgment before the city court of said city against C. D., for a violation of an ordinance of said city, for the sum of \_\_\_\_\_ dollars fine, and \_\_\_\_\_ dollars costs of prosecution; these are, therefore, to command you to take the body of the said C. D., and him safely keep in your charge and control by virtue hereof; and in default of payment of said judgment, or security therefor, as provided in section four of ordinance number twenty, you are hereby required to cause and compel the said C. D. to labor on the streets or other public works of improvement of said city, under your direction and control, at the rate of one dollar and fifty cents (\$1.50) per day, until the whole amount of said fine and all costs are paid, and make due return hereof as you are commanded by the ordinances of said city.

(Given under my hand and the seal of said court, at the City of Shawneetown, this \_\_\_\_\_ day of \_\_\_\_\_, 187—.

[L. S.]

E. F., *City Judge.*

*Provided*, however, that the city judge may, in his discretion, issue an execution against the defendant in the same manner as justices of the peace are required to do under the laws of this State, and if the same be returned, "no property found," the said city judge shall issue a *ca. sa.* against the body of said defendant, and the city marshal, or other officer, shall arrest and commit him to the city calaboose or county jail of Gallatin County, there to remain one day for every one dollar (\$1) of such judgment until the same be fully discharged: *And provided, further*, that after the return of the execution, "no property found," and before the issuing of the *ca. sa.*, the said city judge shall have power to issue *garnishee* process and collect the amount of said judgment in the same manner that justices of the peace are authorized to do by the laws of this State.

§ 6. It shall be the duty of the city marshal, or other city officer having in charge any person required to work out his fine and costs under this ordinance, to see that such person faithfully perform the amount of labor required by this ordinance; and said officer shall have power and authority to place and impose such restraints upon such person as may be necessary and proper to prevent him from escaping during the time he is required to labor as aforesaid; and if the street commissioner, or other officer, shall suffer or permit any person so committed to their custody, under this ordinance, to escape by reason of their indulgence or negligence, they shall be held personally responsible for the amount due from such prisoner, on the execution, and the same shall be deducted from their salary falling due next thereafter. The city marshal may, in his discretion, prepare a place to board said person while working out said fine and costs; or such person, if he be a resident and have a family living in the City of Shawneetown, may board himself, for which he shall be allowed fifty cents (50c) per day in addition to the one dollar and fifty cents (\$1.50) for his labor; and when the said person shall have worked out the amount of said judgment, or fine and costs, and all accruing costs and charges, on the streets or other public works of said city, he shall be immediately discharged from custody, and the officer shall make return to the city judge that the judgment is satisfied by labor.

§ 7. Whenever any defendant required to work out his fine and costs, under this ordinance, shall refuse or neglect to labor diligently, as above required, at least ten hours per day, and until the judgment so rendered against him is paid, by said labor at the rate of one dollar and fifty cents (\$1.50) per day, or two dollars (\$2) per day if he board himself, as aforesaid, it shall be the duty of the city judge to commit such defendant to the jail of Gallatin County, in case no city prison is provided; and whenever it may become necessary to board and lodge such defendant at the county jail of Gallatin County, the city judge shall give the officer having the control of such defendant an order of commitment in addition to the order mentioned in section four of this ordinance.

§ 8. In all suits and prosecutions in behalf of said city, for a violation of a city ordinance, any officer of said city is hereby made a competent witness; but no officer shall be entitled to receive any witness fee in any such case.

§ 9. The City of Shawneetown, by the city attorney, or any person charged with having violated any ordinance, now in force, or that may be in force hereafter, in said city, may have the cause tried by a jury of six lawful men, and if desired, by a full jury of twelve, who shall be summoned to try the cause; and if the jury find the defendant guilty, they shall assess and state the amount of the fine, upon which the court shall give judgment for the fine and costs and proceed to collect the same as herein required.

§ 10. Each juror and witness shall be entitled to the sum of fifty cents (50c) in each case tried before the city court for a breach of a city ordinance; and the plaintiff or defendant calling for the jury shall advance the jury fee before the issuing of the *venire*.

§ 11. All fees due any keeper of a prison or jailor, under or by virtue of this ordinance or any other ordinance of said city, shall be taxed as part of the costs; and where the defendant is acquitted, the complainant or prosecutor may be adjudged to pay the costs, if it appears to the city judge that the prosecution was instituted maliciously or without probable cause.

§ 12. Whenever the person convicted is unable to pay the fees to which the city judge is entitled by the city charter, the same shall be paid out of the city treasury. The officer making an arrest, under the ordinances of said city, without a warrant, shall be allowed the same fees as though he had made the arrest with a warrant; but no city officer, except the city judge, as aforesaid, shall be paid any of said fees unless the same be collected of the defendant in the suit or paid by labor, or where the complainant has been ordered to pay the costs.

§ 13. It shall be the duty of the city judge, through the city marshal or his deputies, to inform the city attorney of any and all complaints or affidavits made before him, for a violation of any ordinance of said city: and it is hereby made his duty to

appear, in person or by deputy, on behalf of the city and prosecute all suits commenced for a breach of ordinances.

§ 14. In all cases where the accused is convicted, under the city ordinances, the city attorney shall receive two dollars and fifty cents (\$2.50) as a conviction fee; and the city judge shall tax said fee as a part of the costs; said fee, when collected, shall be paid over to the city attorney, who shall receipt therefor: *Provided*, that the city attorney shall not be entitled to such fee unless the fine and costs be paid or worked out on the streets or other public works of said city; and in no case shall such fee be allowed unless the city attorney or his deputy shall appear and prosecute.

§ 15. All fines, forfeitures, and penalties imposed by virtue of any ordinance of said city now in force, or that may hereafter be in force, for a breach of the same, shall, when collected, be paid over, by the person who shall collect the same, to the city treasurer, for the use of said city, and shall form a part of the revenues thereof.

§ 16. The city marshal shall be entitled to the same fees in all cases arising under the ordinances of said city as are now allowed to constables in criminal cases by the laws of this State.

Passed April 29, 1872.

## NUMBER XXI.

### AN ORDINANCE REGULATING THE STORAGE OF GUNPOWDER.

§ 1. Certain quantity may be kept in || on what terms.  
place of business, and how and || § 2. Gunpowder, how and where stored.

SECTION 1. *Be it ordained by the City of Shawneetown*, That no person or persons shall keep or store in any house, store, warehouse, or other place of business, in said city, a greater quantity of gunpowder than twenty-five pounds at one time; and the same shall be kept in close tin or copper canisters or cases, and in a situation remote from fires, or lighted lamps, or candles, from which they may easily be removed in case of fire. Nor shall any person or persons be permitted to sell, retail, or give away any gunpowder in said city after candle lighting in the evening; and every person violating the provisions of this section shall be subject to the penalty of ten dollars (\$10) for every offence.

§ 2. That no person or persons shall keep or store gunpowder, in any quantity, within the corporate limits of said city, except as provided in the first section of this ordinance, nearer than six hundred feet from any house or building; and any person violating this section shall forfeit and pay not less than twenty-five dollars (\$25) nor more than one hundred dollars (\$100) for every offence, and the further sum of five dollars for every day such offence is continued.

Passed April 29, 1872.

## NUMBER XXII.

AN ORDINANCE GRANTING THE RIGHT OF WAY AND CERTAIN WHARF PRIVILEGES TO THE ST. LOUIS AND SOUTHEASTERN RAILWAY COMPANY.

SECTION 1. *Be it ordained by the City of Shawneetown,* That the City of Shawneetown hereby grants and conveys to the St. Louis and Southeastern Railway Company the right of way over the alley north of the line of in-lots numbered 621, 788, and 909, and along the alley east of in-lots 909, 910, and 912, also over, along, and across any streets and alleys within the city limits between the old Alton and Shawneetown grade, now owned and occupied by the said St. Louis and Southeastern Railway Company, to the north side of the street next southwardly of said old grade, and east of the west line of Locust Street, and west of the low-water mark of the Ohio River, and the right of way across said street next southwardly of the old railroad grade, and over the streets and alleys below the same, and along the Ohio River front southwardly as far as the said company may desire, for one or more inclined tracks to low-water mark of the Ohio River, with the right to use and occupy the public grounds on the river front between the old railroad grade and the north side of the first street southwardly thereof, with such railroad tracks, machinery, elevators, piers, inclines, and other engineering devices and buildings as said railway company shall construct for the purpose of receiving, storing, delivering, and transferring freight and passengers, with the right to use and occupy said river front by such transfer boats, barges, and floating docks as said railway company shall deem necessary and adequate to the transaction of its business; the said railway company shall build and maintain, at its own cost, good and convenient bridges or crossings at all points where its railway shall cross a street or alley crossing, and shall grade, and pave, and keep in good repair such part of the river front between the old grade and the first street southwardly; and in consideration of this grant, the St. Louis and Southeastern Railway Company agree to build that part of the high-water levee, hereafter to be constructed, from the corner of in-lot 1176 southwardly along the Ohio River front to the point of intersection with the lower line of said levee north of the big ditch, when the front levee shall have been built to that point: *Provided*, that nothing in this grant shall give to the said railway company exclusive use of the river front; nor shall any of the railway approaches or grades built over the said streets or alleys at any time be allowed to obstruct or interfere with any high-water levee hereafter to be built around the city; and the grade and level of said railroad to the river Ohio, where it crosses or intersects the high-water levee, shall be made to conform to the grade and level of such high-water levee as may be hereafter



built; and if at any time the Springfield and Illinois South-eastern Railway shall desire to use the right of way herein granted, it is agreed they may use the same upon paying to the St. Louis and Southeastern Railway Company one-half the entire cost of the work done on the same and one-half the cost of its repairs and maintenance, and also one-half the cost of constructing such part of the front or river high-water levee as may be included in the consideration above named for the grant, and one-half of the cost of the work done on the river front and of keeping the same in good repair: *Provided*, that this grant shall not be construed to prevent the city authorities from collecting wharfage, uniform with the other wharves of the city, from steamboats and other water-crafts landing at the wharves built by said railway company under this grant; but all steamboats and other water-crafts connected with the transfer of freights or passengers, from or to said railway, across the Ohio River, to or from a point opposite said city, and the company's barges and floating docks, shall be exempt from wharfage, and none others. And any other railroad hereafter constructed, other than the two herein mentioned, shall be entitled to equal privileges within the limits herein specified upon its paying its *pro rata* of the cost of constructing the approaches, &c., and keeping the same in repair.

Passed August 19, 1871.

### NUMBER XXIII.

#### AN ORDINANCE PROVIDING FOR THE CONSTRUCTION OF A LEVEE AND THE ISSUE OF BONDS THEREFOR.

§ 1. Contract to be let.

|| § 2. Issuing of bonds.

SECTION 1. *Be it ordained by the City of Shawneetown*, That the city council proceed at once to let the contract for building the north and front divisions of the levee around said city, as provided by sections two and three of article nine of the city charter, said levee to be of sufficient dimensions to protect the city against inundations from the overflowing of the Wabash and Ohio Rivers.

§ 2. That the city council, by the mayor and clerk, issue the bonds of said city to the amount of fifty thousand dollars (\$50,000), payable twenty years from date, but redeemable at any time before maturity after five years, at the pleasure of said city, to bear interest at the rate of ten per cent. per annum, payable semi-annually, both principal and interest being payable in the city of New York, and to apply the proceeds for the payment of the expenditures authorized by this ordinance, said bonds to be issued by authority of and in conformity with the provisions of an act of the General Assembly of the State of Illinois, approved February 22, 1861, entitled "An act to incor-

porate the City of Shawneetown, and to change the name," and also in pursuance of a majority of the votes cast at an election legally held in said city, pursuant to law, on the sixth day of June, eighteen hundred and seventy.

Passed November 11, 1871.

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#### NUMBER XXIV.

AN ORDINANCE PROVIDING FOR THE ISSUE OF BONDS IN FAVOR OF THE ST. LOUIS AND SOUTHEASTERN RAILWAY COMPANY.

SECTION 1. *Be it ordained by the City of Shawneetown,* That the City of Shawneetown having subscribed the sum of twenty-five thousand dollars (\$25,000) to the capital stock of the St. Louis and Southeastern Railway Company, the mayor and city clerk are hereby authorized to issue the bonds of said city to the amount of twenty-five thousand dollars (\$25,000), payable twenty years after date, but redeemable at any time before maturity, after five years, at the pleasure of said city, to bear interest at the rate of eight per cent. per annum, payable semi-annually, both principal and interest being payable in the city of New York, said bonds to be issued in pursuance of a majority of the votes cast at an election held, pursuant to law, on the twenty-sixth day of July, eighteen hundred and sixty-nine.

Passed November 15, 1871.

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#### NUMBER XXV.

AN ORDINANCE FIXING THE BOUNDARIES AND JURISDICTION OF THE CITY OF SHAWNEETOWN.

§ 1. Boundaries and jurisdiction.      || § 2. To be two wards—boundaries of.

SECTION 1. *Be it ordained by the City of Shawneetown,* That the boundaries and jurisdiction of the City of Shawneetown shall be as follows, to-wit: Commencing in the northeast boundary line of the town, as originally laid out and surveyed, at the line dividing out-lots number 133 and number 156, thence along said line to the line dividing the States of Illinois and Kentucky, thence along said line dividing said States to a point opposite the middle of the street between out-lots number 254 and number 255, thence up that street until it intersects the line dividing out-lots numbers 142 and 147, thence along said line between out-lots numbers 142 and 147 to the place of beginning.

§ 2. The said boundary is hereby divided into two wards, and that the first ward be bounded as follows: Commencing at the point dividing out-lots numbers 133 and 156, thence along said line to the line dividing the States of Illinois and Kentucky.

thence along said line dividing said States to a point opposite the middle of the alley dividing in-lots numbers 1140 and 1141, thence out said alley line until it intersects the line dividing out-lots numbers 153 and 136, thence along said line between out-lots numbers 153 and 136 to the place of beginning; and that the second ward be bounded as follows: Commencing with the middle of the alley dividing in-lots numbers 1140 and 1141, running thence out said alley line to the line dividing out-lots numbers 153 and 136, thence along said line to the line dividing out-lots numbers 147 and 146, thence down said line to the line dividing the States of Illinois and Kentucky, thence up said line to in-lots numbers 1140 and 1141, the place of beginning.

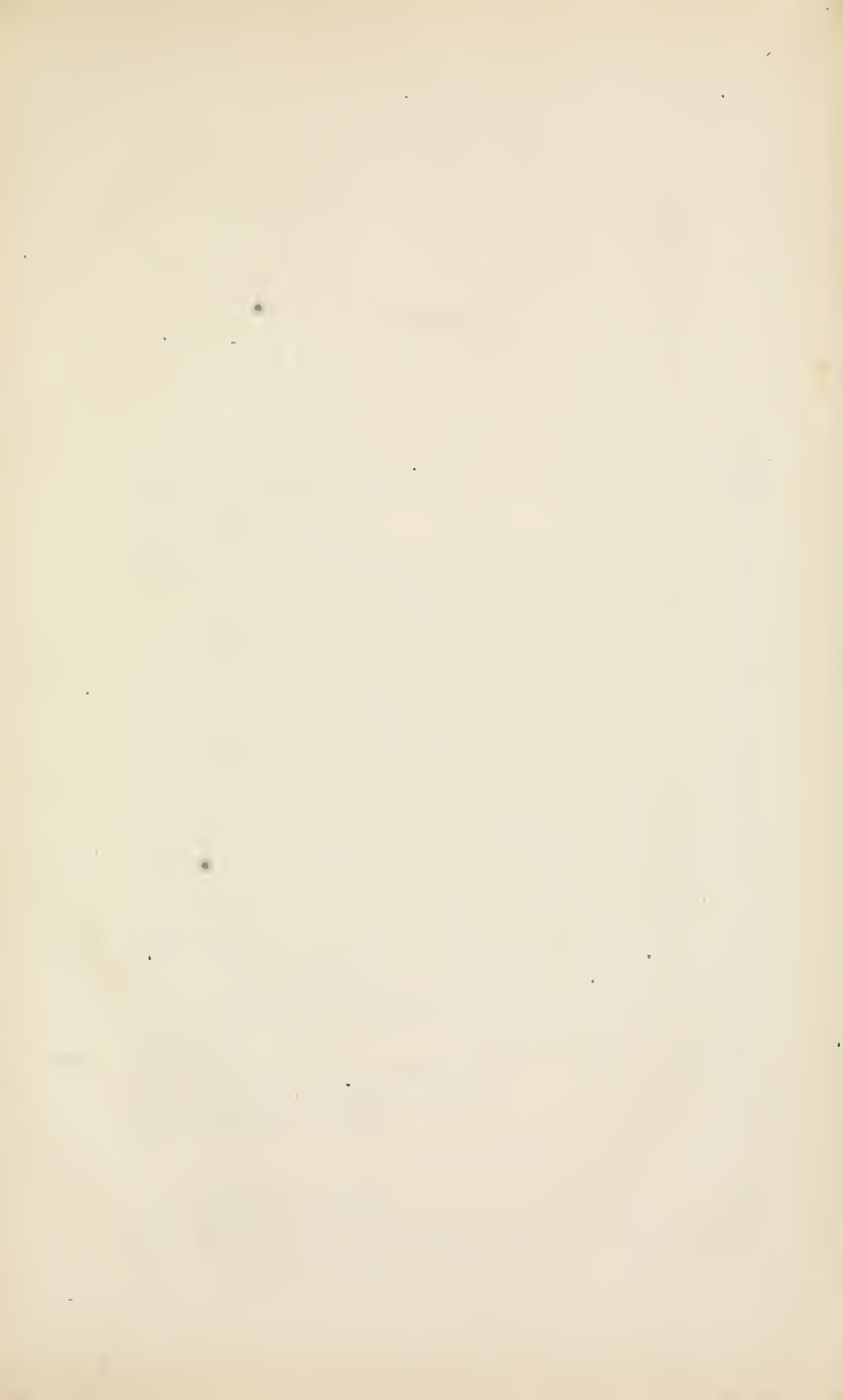
### NUMBER XXVI.

AN ORDINANCE AMENDING SECTION ONE OF ORDINANCE NUMBER TWENTY-FIVE OF THE FOREGOING ORDINANCES.

SECTION 1. *Be it ordained by the City of Shawneetown.* That section one of ordinance number twenty-five, of said city, be and the same is hereby amended so that the clause reading "Commencing in the northeast boundary line of the town, as originally laid out and surveyed, at the line dividing out-lots number 133 and number 156," will read "Commencing in the northeast boundary line of the town, as originally laid out and surveyed, at the line dividing out-lots number 90 and number 91;" and that the last two clauses reading "thence up that street until it intersects the line dividing out-lots numbers 142 and 147, thence along said line between out-lots numbers 142 and 147 to the place of beginning," will read "thence up that street until it intersects the line dividing out-lots numbers 87 and 94, thence along said line between out-lots numbers 87 and 94 to the place of beginning."

Passed February 27, 1872.







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


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