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ORDINANCE-NUMBER-2

Passed 3-9-1919.

AN ORDINANCE CONCERNING THE DUTIES OF THE TOWN ATTORNEY.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF ATLLROSE, COUNTY OF MORGAN AND STATE OF COLORADO, THIS DAY OF July . A. D. 1911.

Section 1. The Town Attorney shall draft all ordinances as required by the Board of Trustees, shall whenever required give legal advice to the Board of Trustees and all other officers of the Town, and shall, when deemed necessary give an opinion in writing upon any legal question coming before the Board of Trustees, the Mayor, or any of the appointed officers of the Town and shall when deemed necessary by the Board of Trustees attend the meetings thereof. He shall receive as compensation for his services such sum or sums as may be determined by the Board of Trustees.

APPROVED THIS The day of July, A. D. 1919,

(SEAL) - Ra Forone

to him at any time before sale, herein provided for, by paying to the marshal or magistrate all costs, judgments and liens charge-

vided for, by paying to the marshal or magistrate all costs, judgments and liens chargeable against them at the time of release.

Section 9. Whenever any surplus money shall be paid into the town treaury, under the provisions if this ordinance, the owner of the animal or animals from which such surplus arose, shall be entitled to a warrant from the Board of Trustees upon the treasurer thereof—provided such owner shall make application therefor within one (1) year after the sale of said animal or animals.

Section 10. The marshal shall be entitled to compensation for taking up, impounding and keeping impounded stock, as follows:

For every horse, mule, ass, bull, cow or calf received into the pound, or suitable place for keeping the same, One (1) Dollar each for impounding and One (1) Dollar and Fifty (50) Cents each for every additional day such animal or animals shall be kept therein.

For every sheep, or goat, received into said pound or inclosure One (1) Dollar each for impounding, and One (1) Dollar each for impounding, and One (1) Dollar and Fifty (50) Cents additional each for every day such animal or animals shall be kept therein. It shall be the duty of the marshal to provide excessary sustenance for all animals impounded without further charge than described in this ordinance.

Section 11. If any person or persons shall

without further charge than described in this ordinance.

Section 11. If any person or persons shall break open or open without breaking, or in any manner directly or indirectly aid or assist in breaking open or opening any pound or place of enclosure where impounded stock are being kept, within the corporate limits of the Town of Hillrose, every such person or persons shall forfeit and pay a fine of, not less than Five (5) Dolairs, nor more than Twenty-five (25) Dollars and costs of suit, and in default of payment shall be imprisoned not less than one (1) hour, nor more than twenty-five (25) days at the direction of the court.

Approved this 7th day of July, A. D. 1919.

B. P. WIND, Mayor.

Attest: R. A. TOWNE,
(SEAL)

Town Clerk and Recorder.
Published July 18, 1919, Morgan Co. Fepublican

ORDINANCE NUMBER TWO Passed July 7, 1919.

ORDINANCE CONCERNING THE DUTIES OF THE TOWN AFTORNEY.

ow, therefore, be it ordained by the Roald of Trustees of the Town of Hillrose, County of Morgan, and State of Colorado, this 7th day of July, A. D. 1919.

day of July, A. D. 1919.

Section 1. The Town Attorney shall draft all ordinances as required by the Board of Trustees, shall whenever required give legal advice to the Board of Trustees and all other officers of the town, and shall, when deemed necessary give an opinion in writing upon any legal question coming before the Blard of Trustees, the Mayor or any of the appointed any legal question coming before the Biard of Trustees, the Mayor or any of the appointed officers of the town and shall when deemed necessary by the Board of Trustees attend the meetings thereof. He shall receive as compensation for his services such sum or sums as may be determined by the Board of

rustsees.

Approved this 7th day of July, A. D. 1919.

B. P. WIND, Mayor.

Attest: R. A. TOWNE,

Town Clerk and Recorder.

(SEAL)

ORDINANCE NUMBER THREE Passed July 7, 1919.

AN ORDINANCE CONCERNING MISDE-MEANORS AND PENALTIES THEREFOR.

Be it ordained by the Board of Trustees of the Town of Hillrose, County of Morgan, and State of Colorado, this 7th day of July, 1919.

1919.

Section 1. It shall be unlawful for any person or persons to shoot or cause to be shot off, any gun, pistol or revolver or cannon or other fire arms or instrument within the incorporate limits of the Town of Hillrose and any person or persons violating any of the provisions of section one (1) of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined not less than One (1) Dollar nor more than Five (5) Dollars and costs of suit, provvided however that nothing herein contained shall be deemed to apply to officers of the law in the discharge of their duties. apply to officers of the law in the discharge of their duties.

Section 2. Any person or persons who shall wilfully strike, kick or shove the person of

another in a violent or angry manner, shall be deemed guilty of the crime of assault and battery and upon being convicted thereof, shall be punished by a fine of not less than Five (5) Dollars nor more than Fifteen (15) Dollars and costs of suit and may be imprisoned in the Town Jail of other suitable place of incarceration not less than one day nor more than thirty days or by fine and im-prisonment both in the discretion of the Police Magistrate or Justice of the Peace having jurisdiction.

Section 3. Any person who shall be drunk or shall be in a state of intoxication in any or shall be in a state of intoxication in any public place within the Town of Hillrose, or shall be drunk and disorderly in any private house or place, upon conviction thereof shall be fined in a sum not less than Five Dillars (\$5.00) nor more than Fifty Dollars (\$50.00); and the Town Marshal and all police officers of the town are hereby authorized and empowered, and it is hereby made their duty, to arrest with or without process, any person found violating any provision of this section and commit such person to the Town Jail or other safe place until sober, at which time or and commit such person to the rown sain or other safe place until sober, at which time or as soon thereafter as may be, such person shall be brought before the Police Magistrate to be dealt with according to law. Section 4. Any person who shall within the limits of the Town of Hillrose, falsely represent

Section 4. Any person who shall within the limits of the Town of Hillrose, falsely represent himself to be a police or other officer of the town, or who shall without being authorized exercise or attempt to exercise any duty, power or function of any town officer; or shall hinder, obstruct, resist or otherwise interfere with any town officer in the discharge of his official duties; or shall resist or attempt to prevent any such officer from arresting any person violating a town ordinance; or shall attempt to rescue, or in any manner assist in the escape of any person in the custody of an officer or confined in the Town Jail; and any person who shall refuse to assist the Town Marshal or any police officer of the town in making an arrest or quelling in disturbance, when requested so to do, upon conviction thereof shall be fined not less than One Hundred Dollars (\$100.00) nor more than Three Hundred Dollars (\$100.00) nor more than Three Hundred Dollars (\$100.00) nor more than the limits of the Town of Hillrose, have or keep any keno table, faro bank, snuffle board, bagatelle, dice or other instrument or device, or thing whereby whereon or with which any

keep any keno table, laro bank, shulfle board, bagatelle, dice or other instrument or device, or thing whereby, whereon or with which, any money or thing of value, shall in any manner be played for; and any person who shall play for any money or thing of value, at any game with cards, dice or with any article or device or thing whatsoever which may be used for the purpose of playing, or betting upon or winning or losing money, or other property of value, and any person who shall bet or of value, and any person who shall bet or wager upon any game others may be playing, upon conviction thereof, shall be fined in a sum not less than Fifty Dollars (\$50.00) nor more than Two Hundred Dollars (\$200.00) and costs. Any person who shall knowingly permit any building, room, tent, booth or tenement of any description by him owned or controlled, to be used for any of the purposes in this section mentioned, upon conviction thereof shall be fined in a sum not less than Fifty Dollars (\$50.00) nor more than One Hundred Dollars (\$100.00) and costs.

Section 6. Any person who shall, within the limits of the Town of Hillrose, engage in gambling for a livelihood, or shall be without any fixed residence, and in the habit and practice of gambling, he shall be deemed and taken for a common gambler, and upon con-

taken for a common gambler, and upon conviction thereof shall be fined in any sum not less than Fifty Dollars (\$50.00) nor more than less than Fifty Dollars (\$50.00) nor more than One Hundred and Fifty Dollars (\$150.00) and costs. And any person who shall within the limits of the Town of Hillrose, by any device or pretense, entice or tempt and prevail upon or cause any minor to engage with such person, or with any other person or persons, in any game whatsoever for any bet or wager with such minor, or cause to be done upon the with such minor, or cause to be done upon the result of any game, every such person upon conviction thereof shall be fined in any sum not less than Fifty Dollars (\$50.00) nor more than One Hundred and Fifty Dollars (\$150.00) and costs.

and costs.

Section 7. Any person who shall, within the limits of the Town of Hillrose carry concealed upon his person any pistol, revolver, bowie-knife, dagger, steel knuckles or other dangerous or deadly weapon, upon conviction thereof shall be fined in a sum not less than Ten Dollars (\$10.00) nor more than Fifty Dollars (\$50.00); provided that the provisions

of this section shall not apply to any sheriff, constable, or police officer of the town.

Section 8. Any person who shall, within the limits of the Town of Hillrose, cause engage in, instigate, or encourage any riot, rout, affray or fight; and any person who shall disturb others by loud and unusual noise, or by violent, tumultuous offensive conduct or carrigate. Or by unseemly professor observed. or violent, tumultuous offensive conduct or carriage; or by unseemly, profane, obscene or offensive language calculated to provoke a breach of the peace; and any person who shall disturb any congregation or assembly met for religious worship by making a noise, met for religious worship by making a noise, or by rude or indecent behavior, or by profane or indecent language, within their place of worship, or so near the same as to disturb the order and solemnity of the meeting; or shall in like manner disturb or interfere with any lawful assembly of people peaceably assembled, upon conviction thereof shall be fined not exceeding Fifty Dollars (\$50.00) and costs. and costs.

Section 9. Any person within the limits of the Town of Hillrose who shall keep chick-Section 9. Any person within the limits of the Town of Hillrose who shall keep chickens, turkeys or other fowls, shall keep the same upon their own premises and shall not permit the same to go upon the premises of others and injure or damage any plants, flowers or other property thereon or to commit any nuisance thereon. Any person violating the provisions of this section upon conviction thereof shall be fined in a sum not exceeding Ten Dollars (\$10.00) and costs.

Section 10. Any person able to work and support himself in some respectable calling, who shall be found loitering or strolling about frequenting public places, or begging or leading an idle, immoral or profligate course of life or not having any visible means of support, within the limits of the Town of Hillrose, upon conviction thereof, shall be fined in a sum not exceeding Fifty Dollars (\$50.00) and costs.

Section 11. Any person who shall sweep or deposit any hay, straw, manure, litter, paper, handbills, filth, ashes, old clothes or rubbish of any kind or nature, whatsoever, on any street, alley, sidewalk, ditch, canal or other public places or ruons any useant lot

paper, handbills, hith, ashes, our clothes or rubbish of any kind or nature, whatsoever, on any street, alley, sidewalk, ditch, canal or other public place, or upon any vacant lot in the Town of Hillrose, or shall burn or set fire to any of the foregoing material within twenty feet of any building except said fire be in a stove or other appliance suited to such purpose, upon conviction thereof shall be fined in a sum not exceeding Twenty-five Dollars (\$25.00) in each offense.

Section 12. Any person who shall lead, ride or drive any horse or other animal, or shall ride any bicycle or tricycle along or upon any sidewalk in the Town of Hillrose, or along the side of any street commonly used by pedestrians as a sidewalk, or upon any walk within the Town Park, upon conviction thereof shall be fined in a sum not less than One

shall be fined in a sum not less than One Dollar (\$1.00) nor more than Ten Dollars

(\$10.00).

Approved this 7th day of July, A. D. 1919.

B. P. WIND, Mayor.

Attest: R. A. TOWNE.

(SEAL) Town Clerk and Recorder.

Published July, 18, 1919, Morgan Co. Republican

ORDIANCE NUMBER FOUR Passed July 7, 1919.

AN ORDINANCE FOR THE PRESERVA-TION OF THE PUBLIC HEALTH.

Be it ordained by the Board of Trustees of the Town of Hillrose, State of Colorado.

Be it ordained by the Board of Trustees of the Town of Hillrose, State of Colorado.

Section 1. The mayor and such other persons, not exceeding three (3), as the board may deem it necessary to appoint in each year, shall constitute a Board of Health, whose duty it shall be to inquire into and examine all nuisances, sources of filth and causes of disease which they may deem dangerous to the health and lives of the inhabitants of said town; and the said Board of Health shall have power to order the removal of all nuisances, sources of filth and causes of disease.

Section 2. The Board of Health, or any member thereof, shall have power, in the daytime, to enter into any building, cellar, yard, or enclosure, or upon any lot of ground in said town, for the purpose of examining any reported or suspected nuisance or cause of disease, and may order or direct the cleaning of any such building, cellar, yard, or enclosure, or lot, and the removal of all nuisances in and about such premises; and every person being the owner, agent, or occupant of said premises, who shall neglect or refuse to comply with any order or direction as aforesaid, after being notified by an order of the Board of Health,