

Lufkin Texas June 17 1895

Council Met According To adjournment
 of Mantooth Mayor in the Chair
 of Men W. H. Bonner & Abram R. B. Shearer
 and W. M. Jones, Alderman. Present, J. B.
 McConico Marshall, J. C. Bor City attorney
 Present

and the following Business was
 Transacted

on motion a committee of three
 was appointed to investigate the
 probable cost of securing water
 for the Town of Lufkin said
 committee of Mantooth R. B.
 Shearer and W. M. Jones
 and the following ordinance was
 Passed

Art 24 Be it ordained by the City Council
 of the City of Lufkin Texas that
 Blocks number three and four designated
 on the Map or Plat of the Town of
 Lufkin, as recorded in Book P. Deed
 Records of Angelina County Texas on
 Page 368 and 369. Containing Eighteen
 lots in each Block numbered from
 1 to 18 inclusive. be and the same
 is hereby prescribed and designated
 as a Fire limit. Within which limit
 it shall hereafter be unlawful for
 any person or corporation to erect
 Build, place, or cause to be erected
 Built or placed any wooden struct-
 ure of any kind. Condition or
 quality. provided further that no
 Building shall be erected within such

limit that is not strictly fire proof the quality of such Building, and the Material used shall be determined by the City Council of the city of Lufkin, and no such Building shall in any event be built within said limits without the written permission of the Board of Aldermen, any person violating any of the provisions of this ordinance shall be fined in any sum not less than one Hundred dollars nor more than two Hundred Dollars provided that each days violation of this ordinance after ten days notice shall be deemed a separate offense provided further that this ordinance shall take effect on and ~~be~~ in full force on and after the first day of September 1895

Art 25 Be it ordained by the city council of the city of Lufkin that it shall be unlawful for any person or Corporation to remove any wooden ^{building} ~~wood~~ within the fire limits from one place to another within said fire limits without the written consent of the Town Council of the Town of Lufkin, provided further that the rebuilding or repairing of wooden buildings within the said limits when the same shall have from any cause deteriorated or

been damaged to the extent of fifty per
 cent of the ^{original} value thereof shall be
 unlawful and declared a public
 nuisances by the city council of said
 city of Lufkin, and shall be removed
 by the owner thereof, by the written
 request of the marshal of said city,
 who shall have ten days to remove
 the same without said limits
 any person failing to remove the same
 after being so notified, shall be fined
 in any sum not less than five dollars
 nor more than twenty five dollars
 provided that each days failure to
 commence the removal of said
 building after notice shall be a separate
 offence under this ordinance

Art. 26 Be it ordained by the city council of
 the city of Lufkin Texas
 that if any person in this town owning
 or controlling any privy shall keep
 the same in such a condition as
 to be offensive to the public or to
 any person residing in the vicinity
 of such privy he shall be notified in
 writing by the marshal to clean
 up or remove the same, and if such
 person owning or controlling the same
 after having had two days notice fail
 to remove the same, he shall be fined
 not less than five dollars nor more
 than twenty five dollars

Art 27. A Privy as used in the preceding article shall be deemed to be offensive to the public or individual when the odor therefrom shall be offensive.

Art 28. No person firm or corporation shall so construct a privy that the rear part shall be open and exposed to any public street in said town. any person violating the provisions of this article shall be fined in any sum not less than five dollars nor more than twenty five dollars and the ~~privy~~ privy so constructed shall be declared a public nuisance and be removed by the city marshal at the expense of the owner to be collected by civil proceedings instituted before the justice of the peace of Precinct no 1 of said county of Angelina.

Art 29. Be it ordained by the city council of the city of Lufkin that whosoever in this town shall get drunk or be found in a state of intoxication in any street alley highway or thoroughfare shall be fined in any sum not exceeding one hundred dollars.

Art 30. Be it ordained by the city council of the city of Lufkin that if any person shall in this town in the

presence or hearing of an other curse
or abuse such person, or use any
voluntarily abusive language to such
person, concerning him, or any of his
female relatives under circumstances
reasonably calculated to provoke a breach
of the peace he shall be deemed guilty
of a misdemeanor and upon conviction
thereof shall be fined in any sum
not less than five nor more than one
hundred dollars

it is ordered that the council now stand
adjourned until next regular meeting
J M Smith
Secretary

E J Mantooth

Mayor