

DIED.

GRAMMER - June 4, at 2:15 P.M., May Lilly, daughter of G. S. and Fannie Grammer, aged 2 years, 1 month and 6 days.

Sheriff's Sale No. 146. BY VIRTUE OF AN ORDER OF the Court of the Clerk of the Circuit Court of Vanderburgh County, Indiana, in favor of George P. Schmitz, and against Charles Dickmeyer, I will, on WEDNESDAY, JUNE 26, 1872, Between the hours of 10 o'clock A.M. and 4 o'clock P.M. of said day, at the door of the Court House in the city of Evansville, Indiana, offer for sale, at public auction, the rents and profits for the term of seven years of the following described real estate, to-wit:

Sheriff's Sale No. 147. BY VIRTUE OF AN ORDER OF the Court of the Clerk of the Circuit Court of Vanderburgh County, Indiana, in favor of John A. Reitz, and against Lemuel Adler, Sophia Adler, and James H. Rogers, I will, on WEDNESDAY, JUNE 26, 1872, Between the hours of 10 o'clock A.M. and 4 o'clock P.M. of said day, at the door of the Court House in the city of Evansville, Indiana, offer for sale, at public auction, the rents and profits for the term of seven years of the following described real estate, to-wit:

ORDINANCES. AN ORDINANCE Concerning Street Hydrants and Valves. (Passed June 3, 1872.) SECTION 1. Be it ordained by the Common Council of the city of Evansville, that it shall be unlawful for any person or persons, not connected with the Water Works, Fire or Police Department of the city, or who is or are not authorized by the proper authorities so to do, to open or close, or in any way to interfere with the street hydrants or street valves.

AN ORDINANCE Establishing Rules and Regulations in Regard to the Water Works of the City of Evansville. (Passed June 3, 1872.) Be it ordained by the Common Council of the City of Evansville, that the following Rules and Regulations be adopted and enforced:

SECTION 1. ALL WATER RENT IS PAYABLE IN ADVANCE. All persons making application for water, or to be transferred, and all desiring to pay water rent in the office, will bring the number of their hydrant.

AN ORDINANCE Relating to the Thickness of Service Pipe Attached to the Water Works of the City of Evansville. (Passed June 3, 1871.) SECTION 1. Be it ordained by the Common Council of the city of Evansville, that the following rules be adopted and enforced:

AN ORDINANCE, Fixing the Rates of Water Rent in the City of Evansville. (Passed May 27th, 1872.) SECTION 1. Be it ordained by the Common Council of the City of Evansville, that until further ordered by said Council, the rates of water rent shall be as follows, viz:

One or two rooms..... \$4 00 per annum, Three or four rooms..... 5 00 do Five or six rooms..... 6 00 do Seven or eight rooms..... 8 00 do Nine or ten rooms..... 10 00 do Eleven or twelve rooms..... 11 00 do Thirteen or fourteen rooms..... 13 00 do Fifteen or sixteen rooms..... 14 00 do

Boarding houses for pay the above rates, and 50 cents additional for each room. Public baths, warm..... \$12 00 per annum. Private baths, warm..... 6 00 do Private baths, cold..... 8 00 do Water closets, public..... 5 00 to 10 do Water closets, private..... 2 00 do Stationary washstands, with hydrant attachment, Public..... 5 00 do Private..... 1 00 do Barber washstands, each..... 8 00 do Plugs or hose hydrants, for washing sidewalks, for fifty feet or less..... 3 00 do and for all fronts exceeding fifty feet, at the rate of 8 cents for each additional front foot, and corner buildings to be charged at the above rates for both fronts.

Urinals, to be assessed. In all cases not herein specially provided for special rates to be fixed by or under the direction of the Council: J. W. KNIGHT, Pres't. Attest: O. C. SCHREIBER, City Clerk. July 5-31 [Union copy.]

AN ORDINANCE For the Protection and Government of the Water Works of the City of Evansville.

(Passed May 27th, 1872.)

SECTION 1. Be it ordained by the Common Council of the City of Evansville, that it shall be unlawful for any person or persons to take water from any of the public hydrants of the city, whether the same may have been allowed from the Water Works of the city or in any other manner, or from any plug or hydrant, unless such person or persons shall have paid for the same, and received a written or printed permit from the Secretary or proper officer appointed by authority of the Council.

SECTION 2. Upon the return of a bill to the office, for nonpayment, the water shall be shut off, and when there is a cistern on the premises supplied by the Water Works, the water shall not be turned on again until the water rent shall have been paid, including all the back rent from the time at which the water was shut off until it is again turned on; and when there is no such cistern on the premises the water shall not be turned on again until the water rent shall have been paid up to the time the water shall have been shut off.

SECTION 3. In all cases where there is a cistern on the premises, and the water is not used and paid for for three months in succession, it shall be lawful for the Secretary or other officer in charge of such matters, to have the ferrule drawn at the expense of the owner of the premises, or of the person who may wish to have the water turned on again; provided, however, that ten days notice shall be given to the owner or occupant of such premises before the ferrule is drawn, and the same rule shall apply to all hydrants which shall not have been used and paid for during the three months then last past; and when there is no cistern on the premises, and the hydrant or other fixture is, shall have been, out of use for six months, the Secretary, or other proper officer, shall, in like manner, have power to cause the ferrule to be withdrawn at the expense of the owner or occupant of the premises.

SECTION 4. In any case where the water has been turned off for nonpayment of water rent, or by any rule of the Water Works, by order of any officer thereof, and found on again, it shall be lawful for the Secretary, or other proper officer, to cause the ferrule to be drawn, and it shall not be again inserted until all arrearages of water rents shall have been paid, and five dollars additional for drawing and replacing the ferrule. This section and Section Second, shall not be so construed as to affect new occupants of premises who are not indebted for arrearages of water rent.

SECTION 5. In all cases where there is a cistern on the line between two adjoining tenements or premises, or so situated that the water can be conveniently used by the occupants of two or more tenements, such cistern shall not be filled from any hydrant or pipe connected with the Water Works, unless all the families so situated as to conveniently use water from such cistern, shall have paid water rent therefor.

SECTION 6. All plumbers wishing to do business in any way connected with the Water Works, shall, before being permitted to do so, file in the office of the Secretary, or other officer having charge of the books of the Water Works, their petition, in writing, stating the name of the person or firm, and place of business, and asking to become a plumber in connection with the Water Works, stating a willingness to be governed by the ordinances, by-laws, rules and regulations adopted by the Common Council, and every plumber doing business in connection with said Water Works, shall conform to all ordinances, by-laws, rules and regulations which may at any time be adopted as aforesaid, for the government of said Water Works.

SECTION 7. No attachment shall be made to any of the water pipes of said Works, except by direction or consent of the Common Council, or of some suitable officer duly authorized by the Council, nor shall it be lawful for any person or persons to divert or conduct water from any hydrant, bath, water-closet or plug for any purpose whatever, except under directions or by consent as aforesaid.

SECTION 8. No ferrule shall be placed or inserted by any plumber or other person for the purpose of giving an increased or additional supply of water at any premises or place where a ferrule has already been inserted or water conveyed, except in conformity with, and subject to, such rules and regulations as may be adopted and in force for the time being, nor shall any two ferrules be placed or inserted in any of the pipes or mains within less than five feet from each other.

SECTION 9. No plumber shall be permitted to insert a pipe or conduct water into two distinct premises or tenements, unless separate and distinct stop-cocks shall be placed on the inside of such premises, on the sidewalk, or in the alley opposite the same, and also an additional main stop on the sidewalk opposite the ferrule, nor shall pipes be allowed to cross lots to adjoining premises, unless a special permit shall be granted therefor.

SECTION 10. No ferrule above the size of five-eighths of an inch inside diameter shall be inserted in any of the mains, unless by special permission, and in all cases where ferrules of a larger size are asked for permits to insert such extra sized ferrules shall only be granted on condition that the party or parties procuring such grant shall pay the expense of putting on wrought iron or brass bands of the proper width, strength and thickness as may be determined upon and prescribed in such special permits, the ferrule to be tapped into both the bands and pipe, and such manner as fully to preserve the strength of the pipe.

SECTION 11. In removing pavements for the purpose of inserting ferrules or making attachments or repairs, the earth, stone and gravel must be deposited in such manner as to guard against inconvenience the public by obstructing streets, alleys or sidewalks, and the excavation shall not be allowed to remain open at night.

SECTION 12. All plumbers shall make full and complete returns of reports of the same for and to which the water is applied under any permit to enter any premises, to make any attachment or connection with the Water Works, said return to be made by the plumber doing the work, within forty-eight hours after its completion, and water shall not be let into any place or premises until such return is made by the plumber. Plumbers shall state in such reports from actual and accurate measurement the distance North, South, East or West, from the corner of the nearest street intersection, the street or alley or other public place, from which such entry is made; said return shall state the name of the street containing the pipe into which such entry has been made, and whether the hydrant or other fixture enter on the north, south, east or west side of the same, the exact location of the stop-cock, and how far back the stop-cock such hydrant or fixture is placed.

SECTION 13. No hydrant shall be placed in a front yard or common area of any premises so situated as to be accessible to persons living in neighboring premises; and if any hydrant shall be so placed, contrary to the provisions of this ordinance, water shall not be allowed to pass to such hydrant, or if turned on to any such hydrant, it shall be shut off until such hydrant is removed to some suitable and unexposed place on said premises.

SECTION 14. All attachments by ferrule or otherwise shall be made to the main or leading pipe, under the supervision of such person or officer as may be appointed by the Common Council; and all ferrules, and the cost of inserting them, shall be paid for by the person having the same put in, before the water is turned on.

SECTION 15. Plumbers making repairs to hydrants or other fixtures, in cases where the water has been shut off on account of leak or other defect, shall give to the owner or tenant of the premises a written statement, certifying that such hydrant has been properly repaired, otherwise the water shall not be let on; and no plumber, after making such repairs, or after putting in any new hydrant or other attachment, shall leave the stop open and the water on.

SECTION 16. All service pipes put down by plumbers and attached to the Water Works, shall be of a strength equal to the standard as may be adopted by the Common Council, or such officer or agent as may be duly authorized.

SECTION 17. Every plumber who may make any attachment to any hydrant or pipe for the purpose of conducting water to any stable, bath, or water closet, or for any additional use, shall within ten days thereafter report such attachment or change, and enter the same in a concise manner in a book to be kept for that purpose by the Secretary or other proper officer.

SECTION 18. All officers or employees connected with the Water Works shall have free access at all reasonable hours to the premises where water from the Water Works is used, and it shall be unlawful for any person or persons to hinder or oppose any such officer or employee in the exercise of such right. It shall be unlawful to permit water to be used for any other purpose than that named in the permit or bill. It shall be unlawful to use hose with a nozzle exceeding one-eighth of an inch in diameter for washing carriages, or one-fourth of an inch in diameter for washing sidewalks, sprinkling streets or washing houses, or washing lawns or gardens. It shall be unlawful to permit, without immediate repair, leaks or other defects in any hydrant, hose, plug or other attachment connected with the Water Works in or connected with any premises having the use of water from said works. It shall be unlawful to allow any water to flow unnecessarily while washing pavements, or while using it for any other purpose. It shall be unlawful for any person, without written permission from the proper officer or person, to turn a public or private stop-cock. It shall be unlawful to fill or supply a cistern on premises where there is no hydrant from any hydrant connected with the works, or to allow any hydrant to be so used. It shall be unlawful to break, injure or deface any of the buildings, hydrants, plugs or any other thing belonging to or connected with said Water Works.

SECTION 19. Any plumber or other person or persons who shall violate any of the provisions of this ordinance shall, on conviction, forfeit and pay any sum not less than five dollars nor more than fifty dollars. J. W. KNIGHT, Pres't. Attest: O. C. SCHREIBER, City Clerk. July 5-31 [Union copy.]

HATS AND FURS.

DANNETT'S HAT & FUR EMPORIUM. 67 MAIN ST. EVANSVILLE. 1872-d&w

HOTELS.

Damron House, OPPOSITE STRANHOAT LANDING, U. S. DEPARTMENT, Mt. Vernon, Ind. Free Omnibus to and from River and Depot. July 5-31