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# Incorporation of the village of Burlington

## Circuit Court for Racine County

In the matter of the Application  
of H. A. Sheldon and others, for  
an order incorporating the  
village of Burlington in Racine  
County, Wisconsin.

To the Honorable, the Circuit Court  
for Racine County:—

The undersigned, your petitioners  
in the above entitled matter would respectfully

fully represent as follows:—

1) That your petitioners are each and all  
residents and taxpayers of the territory  
below described.

2) That the territory sought to be incorpo-  
rated is described as lying and being  
in the town of Burlington, County of  
Racine and State of Wisconsin, being  
as follows:

Beginning at the South West  
corner of Section N<sup>o</sup> 32 Township N<sup>o</sup> 3  
North of Range N<sup>o</sup> 19 East, and running  
thence West on the section line 375 feet  
to the North West corner of Sheldon's  
Addition to Burlington, thence South  
along the West line of said Addition  
1290.5 feet to the one eighth section line,  
thence East on the one eighth section line  
1307 feet to the East line of section line  
Street in said Addition; thence North  
12 deg. 56 min. East along the East line of  
Stuy River Street 673 feet to the North  
West corner of land occupied by the

Chicago Milwaukee and St Paul Rail-  
 way Co., thence North 84 deg. 36 Min. East,  
 along the North line of said land occupied  
 by said Railway Co. 510 feet; thence  
 North 382 feet to the North line of said  
 Railway at a point 211 feet South of a  
 point of the Township line 1040 feet  
 West of the  $\frac{1}{4}$  section corner on the  
 South line of Section N<sup>o</sup> 32 T. 3. N. R.  
 19 E. thence Easterly along the North  
 line of land occupied by said Rail-  
 way Co. 1042 feet, thence North 201  
 feet to the  $\frac{1}{4}$  Section corner aforesaid,  
 thence East on the Township line  
 2572 feet to the East line of the  
 Salch Road, thence North 35 $\frac{1}{2}$  deg.  
 West along said East line of Salem  
 Road 181.65 feet to the North West  
 corner of land owned by Benjamin  
 Fox, thence North 54 $\frac{1}{2}$  deg. East,  
 along Fox's North only line 204.6 feet  
 to the Section line, thence North  
 on the Section line 2435.4 feet, to  
 a point 66 ft North of the  $\frac{1}{4}$  Section  
 corner on East line of said Section  
 N<sup>o</sup> 32; thence East 149 feet; thence  
 North parallel with the Section line  
 1148.5 feet to the South line of the  
 Highway; thence South 65 deg West  
 along the South line of said  
 Highway 8 feet thence North 25 deg  
 West 336.4 feet to the Section line,  
 thence North on the Section line,  
 547 feet to the North Bank of Fox  
 River, thence Easterly and Northwesterly  
 along the Right Bank of said river  
 to the North line of Section N<sup>o</sup> 2  
 33, thence West on the Section line  
 783 feet to the Section corner; thence

North on the line between Section 28 and 29  
 2636 feet to the  $\frac{1}{4}$  Section corner; thence West  
 on the  $\frac{1}{4}$  Section line 2645 feet to the centre  
 of said Section 29; thence South on the  
 $\frac{1}{4}$  Section line 2502 feet to the South Bank  
 of Mill Pond at a point 132.4 feet North of  
 the  $\frac{1}{4}$  Section corner on North line of Section  
 N $\frac{1}{2}$  32, thence North 78 Deg. 49 Min. West 2691  
 feet to a stake 5932 feet North of the South  
 West corner of said Section N $\frac{1}{2}$  32, thence  
 North 76 Deg. 6 Min. West 484 feet to a stake  
 at the intersection with a line drawn 33  
 feet North of and parallel with the North  
 line of lands owned by the Pentonia Society  
 which said North line is the center of the  
 Spring Prairie Road as it passes Pentonia  
 Park; thence South 88 Deg. West along  
 said line drawn 33 feet North of land  
 parallel with the centre of <sup>the</sup> Spring Prairie  
 Road as above said 1171.8 feet to a point  
 33 feet North of the North West corner  
 of lands owned by the said Society  
 thence South along the West line of lands  
 owned by the said Society which said  
 lands are called Pentonia Park 731 feet  
 to the South West corner of said Park,  
 thence East along the South line of said  
 Park 1315.5 feet; thence South 35 Deg. East  
 387.5 feet to the Section line, thence  
 South along the West line of Section  
 N $\frac{1}{2}$  32 aforesaid 5061.5 feet to the place  
 of beginning. Reserving out of the above  
 described lands all that part of the  
 South East Quarter of said Section  
 N $\frac{1}{2}$  32 which lies East of the East Bank  
 of Fox River, which said piece  
 contains 3.1 acres. The amount of  
 lands contained in the above description  
 less the reservation is by calculation

919.42 acres.

3) That the survey, map and census required to be made and taken by Section 855 of the Revised Statutes of Wisconsin together with the affidavits verifying the same, and the affidavits advising that they were left and kept subject to examination as provided in Section 856 of the Revised Statutes of Wisconsin and a copy of the Notice of application therein and the further affidavit of the publication of such notice are herewith attached and made a part of this petition.

4) That said territory sought to be incorporated contains according to such survey 919.42 acres, and contains a population according to the annexed census of 1744 persons resident therein.

5) That the interest of the inhabitants of said territory will be promoted by the incorporation of said territory as a village under the laws of the State of Wisconsin.

Wherefore your petitioners pray that an order may be made incorporating the territory above described of such part thereof as ought to be included under and by the name of the village of Burlington, and also that three persons, residents of said town of Burlington be named and appointed to perform the duties of inspectors of Election, as required by Chapter 40 of the

Revised Statutes of Wisconsin,  
Dated September 27<sup>th</sup> 1886

H. A. Sheldon	Joseph Mackerman
Jm. Reuschlein	R. F. Wilhoft
Chas. F. Keuper	Eugene Hall
Valentin Schmitt	Math. Cunningham
L. A. Smith	M. G. Pordch
H. C. Bnell	W. A. Colby
Frank J. Pordch	

State of Wisconsin }  
County of Racine } ss

H. A. Sheldon  
being first duly sworn on oath  
doth depose and say that he is  
one of the petitioners above named  
and makes this verification for and  
on behalf of himself and all  
other petitioners above named,  
that he has heard read said petition  
read and knows the contents there  
of and that the same is true of his  
own knowledge excepting as to  
such matters therein stated upon  
information and belief and as to  
such matters he believes it to  
be true.

Subscribed and sworn }  
to before me this 27<sup>th</sup> }  
day of September A.D. }  
1886

J. M. Kearney }  
Notary Public }  
Racine County }  
Wisconsin }

State of Wisconsin }  
Racine County } ss

W. A. Colby

being duly sworn, Deposeth and says  
that he is the Printer of the "Burlington  
Free Press" a published newspaper  
printed and published in the town  
of Burlington, and County of Racine,  
Wis. and that an advertisement,  
(of which the annexed is a printed  
copy taken from said paper)  
has been regularly published  
in said Burlington Free Press,  
once in each week for eleven weeks  
successively commencing Aug. 10<sup>th</sup>  
1886 and ending September 21<sup>st</sup> 1886  
both dates inclusive.

W. A. Colby

Subscribed and sworn to before  
me this 27<sup>th</sup> day of September 1886  
Printers fees \$24.40

F. M. Kearney  
Notary Public  
Wisconsin

Notice of Application for order of Incorporation of The Village of Burlington, in Racine County, State of Wisconsin.

TO ALL WHOM IT MAY CONCERN:—Please take notice that, on Tuesday the 28th day of September, A. D. 1886, at 10 o'clock in the forenoon of that day or, as soon thereafter as counsel may be heard the undersigned residents and tax-payers of the territory below described, will apply to the Circuit Court for Racine County, Wisconsin, at the Court House in the City of Racine in said County, for an order incorporating as a Village by the name of "The Village of Burlington" the following described territory lying and being in the Town of Burlington, County of Racine and State of Wisconsin, to-wit: Beginning at the southwest corner of Section No. 32, Township No. 3, North, of Range No. 19 East, and running thence west on the Section line 875 feet to the northwest corner of "Sheldon's Addition to Burlington;" Thence South along the west line of said Addition 1290.5 feet to the one-eighth section line; Thence east on the one-eighth section line 1307 feet to the east line of Fox River Street in said addition; Thence North 12 degrees 56 Min. East along the east line of Fox River Street 673 feet to the northwest corner of land occupied by the Chicago, Milwaukee & St. Paul Railway Co., thence North 84 deg. 36 min. east along the north line of said land occupied by said Railway Co. 510 feet; Thence north 382 feet to the north line of said railway at a point 211 feet south of a point on the township line 1040 feet west of the 1/4 section corner on the south line of section No. 32, T. 3 N., R. 19 E. thence easterly along the north line of land occu-

ried by said Railway Co. 1042 feet; thence north 201 feet to the 1/4 section corner aforesaid; thence east on the Township line 2572 feet to the east line of the Salem road thence North 32 1/2 deg. west along said east line of Salem Road 181.5 feet to the northwest corner of land owned by Benjamin Fox; Thence north 544 deg. east along Fox's northerly line 204.6 feet to the section line; thence north on the section line 2485.4 feet to a point 66 feet north of the 1/4 section corner on the east line of said section No. 32; thence east 149 feet; thence north parallel with the section line 1148.5 feet to the south line of the highway thence south, 65 deg. west, along the south line of said highway 8 feet, thence north 25 deg. west 380.4 feet to the section line; thence north on the section line 647 feet to the north bank of Fox River; thence easterly and northerly along the right bank of said river to the north line of section No. 33; thence west on the section line 783 feet to the section corner; thence north on the line between sections 28 and 29, 2636 feet to the 1/4 section corner; thence west on the quarter section line 2645 feet to the center of said section 29; thence south on the quarter section line 2502 feet to the south bank of Mill Pond at a point 132.4 feet north of the 1/4 section corner on north line 32; thence North 78 deg. 49 min. west, 2691 feet to a stake 5832 north of the south-west corner of said section No. 32; thence north 76 deg. 6 min. west 484 feet to a stake at the intersection with a line drawn 33 feet north of and parallel with the north line of lands owned by the Teutonia Society, which said north line is the center of the Spring Prairie road as it passes Teutonia Park; thence south 88 deg.

west along said line drawn 33 feet north of and parallel with the center of the Spring Prairie road as aforesaid, 1171.8 feet to a point 33 feet north of the northwest corner of lands owned by the said Society; thence south along the west line of lands are called Teutonia Park; 781 feet to the southwest corner of said Park; thence east along the south line of said Park 1315.6 feet; thence south 55 deg. east 387.5 feet to the section line; thence south along the west line of section No. 32 aforesaid, 5061.5 feet to the place of beginning. Reserving out of the above described lands all that part of the southeast quarter of said section No. 32, which lies east of the east bank of Fox River, which said piece contains 3.1 acres. The amount of land contained in the above description, less the reservation, is by calculation 919-42 acres.

The census, plat and survey required to be made by section 567 of the Revised Statute of Wisconsin, as amended by Sec. 2, Chap. 203, Laws of 1880, have been left for examination and may be found at the office of Fr. Reuschlein, Town Clerk of the Town of Burlington, aforesaid.  
Dated Aug. 9th, 1886.  
Signed:  
H. A. Sheldoff, Joseph Wackernun,  
Fr. Reuschlein, F. Willhoff,  
Chas. F. Keuper, Eugene Hall,  
Valentine Schmitt, Matt. Cunningham,  
L. J. Smith, Barney Brehm,  
H. C. Pruett, M. G. Prascb,  
Frank J. Trascb, W. A. Colby.

State of Wisconsin }  
County of Racine } ss

J. J. Jones being duly sworn deposes and says that he is the Printer of the Burlington Standard Democrat, a public news-paper, printed and published in the town of Burlington and County of Racine, Wis., and that an advertisement of which the annexed is a printed copy taken from said paper, has been regularly published in said Standard Democrat once in each week for seven weeks successively, commencing Aug. 14<sup>th</sup> 1886 and ending Sept. 25<sup>th</sup> 1886.

Gas & Toner.

Subscribed and sworn to before me this 27<sup>th</sup> day of September 1886.

Fees \$29.40

F. M. Kearney  
Notary Public  
Racine Co. Wis.

### NOTICE OF APPLICATION

For Order of Incorporation of the village of Burlington, in Racine County, State of Wisconsin.

TO ALL WHOM IT MAY CONCERN.—Please take notice that, on Tuesday the 28th day of September, A. D. 1886, at 10 o'clock in the forenoon of that day or as soon thereafter as counsel may be heard, the undersigned residents and tax-payers of the territory below described will apply to the Circuit Court for Racine County, Wisconsin, at the Court House in the city of Racine, in said County, for an order incorporating as a village by the name of "The Village of Burlington" the following described territory, lying and being in the town of Burlington, County of Racine and State of Wisconsin, to wit: Beginning at the southwest corner of section No. 32, Township No. 8, North of Range No. 19 East, and running thence west on the Section line 375 feet to the northwest corner of "Skeldon's addition to Burlington." Thence south along the west line of said addition 1,290.5 feet to the one-eight section line; Thence east on the one-eight section line 1,807 feet to the east line of Fox River street in said addition; Thence north 12 Deg. 56 Min. east along the east line of Fox River street 673 feet to the northwest corner of land occupied by the Chicago, Milwaukee & St. Paul Railway Co.; thence north 84 Deg. 36 Min. east along the north line of said land occupied by said Railway Co., 510 feet; Thence north 882 feet to the north line of said Railway at a point 211 feet south of a point on the township line 1,040 feet west of the  $\frac{1}{4}$  section corner on the south line of section No. 32, T. 8 N. R. 19 E., thence easterly along the north line of land occupied by said Railway Co. 1043

feet; Thence north 201 to the  $\frac{1}{4}$  section corner aforesaid; thence east on the township line 2572 feet to the east line of the Salem road, thence, north 35 $\frac{1}{2}$  Deg. west along said line of Salem road 181.5 feet to the northwest corner of land owned by Benjamin Fox; Thence north 54 $\frac{1}{2}$  Deg. east along Fox's northerly line 204.6 feet to the section line; Thence north on the section line 2,435.4 feet to a point 66 feet north of  $\frac{1}{4}$  section corner on the east line of said section No. 32; Thence east 149 feet; Thence north parallel with the section line 1,148.5 feet to the south line of the highway; Thence south 65 Deg. west along the south line of said highway 8 feet; Thence north 25 Deg. west 830.4 feet to the section line; Thence north on the section line 547 feet to the north bank of Fox River; Thence easterly and northerly along the right bank of said river to the north line of section No. 32; Thence west on the section line 782 feet to the line between sections 28 and 32, 2,656 feet to the  $\frac{1}{4}$  section corner; Thence west on the quarter section line, 2,643 feet to the center of said section 28; Thence south on the quarter section line 2,502 feet to the south bank of Mill Pond at a point 132.4 feet north of the  $\frac{1}{4}$  section corner on north line of section No. 32; Thence north 78 Deg. 49 Min. west 2,691 feet to a stake 5982 north of the southwest corner of said section No. 32; Thence north 76 Deg. 6 Min. west 484 feet to a stake at the intersection with a line drawn 83 feet north of, and parallel with the north line of lands owned by the Teutonia Society, which said north line is the center of the Spring Prairie road as it passes Teutonia Park; thence south 88 Deg. west along said line drawn 83 feet north of, and parallel with the center of the Spring Prairie road as aforesaid 1,171.8 feet to a point 33 feet north of

the northwest corner of lands owned by said Society; thence south along the west line of lands owned by the said Society which said lands are called the Teutonia Park; 791 feet to the southwest corner of said Park; Thence east along the south line of said Park 1,815.5 feet; Thence south 35 Deg. east 387.5 to the section line; thence south along the west line of section No. 32 aforesaid, 5,031.5 feet to the place of beginning. Reserving out of the above described lands all that part of the southeast quarter of said section No. 32, which lies east of the east bank of Fox River, which said piece contains 8.1 acres. The amount of land contained in the above description, less the reservation, is by calculation 919.42 acres. The census, plat and survey required to be made by section 837 on the Revised Statute of Wisconsin, as amended by Sec. 2, Chap. 208, Laws of 1880, have been left for examination and may be found at the office of Tr. Reuschlein, Town Clerk of the Town of Burlington, aforesaid.

Signed, Dated August 9th 1886.

H. A. SHELDON.  
L. J. SMITH,  
BARNEY BREHM,  
FR. REUSCHLEIN,  
FRANK J. PRASCH,  
W. A. COLBY,  
VALENTINE SCHMITT,  
MATT. CUNNINGHAM,  
EUGENE HALL,  
JOSEPH WACKEMAN,  
CHAS. F. KRUTER

8  
Circuit Court, Racine County.

In the matter of the  
application of H. A.  
Cheldon and others for  
an order incorporating  
the village of Burling-  
ton in Racine  
County, Wisconsin.

State of Wisconsin }  
County of Racine } ss

Jr. Reuschlein,  
being first duly sworn on oath with  
deposed and said that he is Town Clerk  
of the Town of Burlington, Racine  
County Wisconsin, that on the  
7<sup>th</sup> day of August, 1886, the survey  
Map and Census made in the above  
entitled matter were left at his  
place of business and there kept subject  
to examination at all reasonable  
hours by every person interested since  
said 7<sup>th</sup> day of August up to and  
including this 27<sup>th</sup> day of September  
1886 and that his said place of  
business is within the territory included  
in the proposed village of Burling-  
ton, in Racine County, Wisconsin.

Jr. Reuschlein

Subscribed and sworn to  
before me this 27<sup>th</sup> day  
of September A. D. 1886

J. M. Kearney  
Notary Public  
Wisconsin

Census of the village of Burlington  
as taken by Fr. Russell in and the  
28<sup>th</sup> day of July 1886

Wm. Schuth	NE <sup>1</sup> / <sub>4</sub> NW <sup>1</sup> / <sub>4</sub> Sec. 32	2
Charles Leber	" " "	4
Wm. M. Gill	" " "	6
Lorenz Hess	" " "	3
W. F. Ball	NE <sup>1</sup> / <sub>4</sub> NW <sup>1</sup> / <sub>4</sub> Sec. 32	7
H. B. Wright	SW <sup>1</sup> / <sub>4</sub> SW <sup>1</sup> / <sub>4</sub> " 29	5
H. A. Hemburg	NE <sup>1</sup> / <sub>4</sub> NW <sup>1</sup> / <sub>4</sub> " 32	11
Jacob Weyhaugh	SW <sup>1</sup> / <sub>4</sub> SW <sup>1</sup> / <sub>4</sub> " 29	7
Wm. Thibb	SE <sup>1</sup> / <sub>4</sub> SE <sup>1</sup> / <sub>4</sub> " 30	3
C. W. Thomas	" " " 30	3
John Erke	SW <sup>1</sup> / <sub>4</sub> SW <sup>1</sup> / <sub>4</sub> " 29	2
J. S. Taylor	" " " 29	3
John Crabb	" " "	2
John Barry	" " "	7
Geo. Schumann	" " "	11
Wm. Newberry	" " "	5
Frank Perkins	NW <sup>1</sup> / <sub>4</sub> NW <sup>1</sup> / <sub>4</sub> Sec. 32	6
Wm. Dale	" " "	5
John Wagner	" " "	4
W. Renwick	NE <sup>1</sup> / <sub>4</sub> " "	6
Wm. Koller	" " "	9
Christ. Rasch	" " "	4
E. C. Stiles	" " "	2
L. Stiles	" " "	4
John Wachs	" " "	5
Wm. Zimmerman	" " "	3
Chas. Wilcox	" " "	2
Wm. McIndock	" " "	1
John Schumacher	" " "	4
Wm. Wagner	" " "	3
John Muntzky	" " "	4
Wm. Wagner Jr.	" " "	5
Ernst Bluff	NE <sup>1</sup> / <sub>4</sub> NW <sup>1</sup> / <sub>4</sub> Sec. 32	4
Berry Burtach	" " "	3
Alex Porter	" " "	6

Jr. W. Wambold	N E 1/4 NW 1/4 Sec. 32	161
Eng. Sheldon	" " " "	3
Steed Perkins	" " " "	3
John Rasch	PKC. W. Wood. St. 4 Bl. 7	8
Wm. J. Cunningham	" " " " 5. 7	4
John Dickerman	" " " " 6. 7	3
Leath. Albertson	" " " " 7. 7	4
Mrs. Anderson	" " " " 7. 7	2
Geo. Littlefield	" " " " 4. 6	2
E. Merton	" " " " 8. 7	2
Mrs. Matthews	" " " " 3. 6	6
Chas. Storing	" " " " 2. 6	3
Edward Kingle	" " " " 7. 6	6
Dennis Storkast	" " " " 5. 2	2
John H. Xander	N E 1/4 NW 1/4 Sec. 32	4
Wm. Rein	" " " " 32	6
Jacob Wambold	" " " " 32	11
Aug. Renschlein	PKC. Add. St. 1 Bl. 4	4
Edw. F. Ransom	" " " " 1. 5	3
Mrs. J. Turner	" " " " 4. 2	4
H. D. Brown	" " " " 2. 27	3
Wm. McEary	" " " " 2. 2	5
Geo. Pickle	" " " " 3. 2	10
Chas. Ballou	" " " " 3	3
Ans. Fwibel	" " " " 18	5
Geo. H. Wilbur	N E 1/4 NW 1/4 Sec. 32	9
Houb. Wagner	" " " " 32	9
H. A. Sheldon	" " " " "	10
J. P. Buell	" " " " "	6
W. C. Conklin	PKC. W. Add. St. 1 Bl. 5	3
Mrs. Conkey	" " " " 2. 1	4
Mr. G. Pracht	" " " " 3. 1	3
J. S. Pracht	" " " " 3. 2	7
Levi R. Goethel	" " " " 5. 2	7
Geo. Wotton	" " " " 5. 2	4
Eust. Berstach	" " " " 5. 2	3
Ed. Perkins	" " " " 4. 2	3
E. C. Benson	" " " " 4. 2	3
Mrs. Crawford	" " " " 3. 2	1
		346

Mrs. Herckman	SEC 1/4 NW 1/4 Sec. 32	346
B. J. Bushman	" " " "	2
Mrs. Campbell	" " " "	4
Carl Wagner	" " " "	2
Fin. Redeklein	" " " "	2
J. Gehritz	" " " "	13
Geo. A. Renschlein	" " " "	2
Alex. Reil	" " " "	1
Christ. Kungler	" " " "	4
Heem. Kudat	P.M. W. Ad. L. 9 B. 3	5
Bernh. Wandker	" " " "	5
Herr. Tranter	" " " "	4
Mr. M. Weber	" " " "	2
B. Bohle	SEC 1/4 NW 1/4 Sec. 32	9
H. Rotering	" " " "	1
Ant. Roberts	" " " "	8
Ant. Spangemacher	" " " "	3
Mrs. Brober	" " " "	2
Peter Johannes	" " " "	5
Mrs. Gray	" " " "	3
Jacob Prach	" " " "	1
Mrs. Grossmeyer	" " " "	3
H. Beck	NW 1/4 SW 1/4 Sec. 32	5
Jon. Christian	" " " "	2
John Plate	" " " "	4
Leop. Reinhard	" " " "	4
H. J. Rittman	" " " "	6
Mrs. Werner	" " " "	10
John Liber	" " " "	2
Joh. Bettguch	" " " "	3
Mrs. Dietrich	" " " "	6
Mrs. Newman	" " " "	1
Clemens Dime	" " " "	3
Pierce Murphy	" " " "	2
Ad. Rymmler	" " " "	2
J. G. Klein	" " " "	5
Mrs. Wagner	" " " "	12
Peter Bettguch	" " " "	2
Barbara Baumann	" " " "	4
		2

Wm. J. Jankle	NW 1/4 SW 1/4 Sec. 32	57
Wm. J. Jankle	"	9
John Lang	"	2
John Drenth	"	3
John Allen	"	8
Wm. Kotoschinsky	"	5
Est. Kammler	"	8
Ben Mary	"	5
Mrs. Burkans	"	1
Mrs. Dugel	Perk S. Add. St. 65	1
Charles Robertson	"	4
Wm. Horn	"	2
Ch. Daeth	"	5
Mrs. Nagle	skeld.	2
W. Erbimberg	"	6
L. Thompson	"	4
J. H. Belchers	"	8
Mrs. Fox	"	4
Aug. German	Garden. Add. St. 65	6
Wilson Newbury	skeld. Add. " 4 B 4	5
Dennis M. Carthy	"	8
Sibester Prailes	"	5
Mrs. Simmons	"	3
Martin Weisinger	"	7
John Schroeder	Garden. Add. St. 44	3
Wenzel Dolista	"	7
Wm. Keogh	skeld. " Lot 36.1	9
Murice Murphy	"	2
Mrs. Breckman	"	2
Wm. Raneh	SW 1/4 SW 1/4 Sec. 32	4
B. Fiehlofen	NW 1/4 "	9
Alb. Warkie	"	3
Mrs. Reinhardt	"	2
Mrs. Kevrick	"	4
Rev. Wisbamer	NE 1/4 "	1
Sisters de Notre Dame	"	8
Jos. Hoch	Mrs. W. Add. St. 9 A 3	8
W. Ebbert	NE 1/4 SW 1/4 Sec. 32	2
John Ditzgen	"	5
Mrs. Ebbert	"	7

Mr's. Strub	SE 1/4 NW 1/4 sec. 32	Garden. Add.	Lot 30	689
B. Epling	"	"	"	3
L. H. Carnegie	"	"	"	2
John Reikheim	"	"	"	5
E. W. White	"	"	"	5
Rev. Petibore	"	"	"	3
T. W. Durgin	"	"	"	3
Geo. Reibel	"	Johnson's Add. 24, 25	"	7
D. W. Chamber	"	"	"	4
And. Meinhardt	"	"	"	9
C. S. Graham	"	Garden. Add. 24	"	4
Mrs. Tomlinson	"	"	"	3
H. L. Severens	"	"	"	4
Palmer Gardner	"	"	"	5
Mrs. Leather	NE 1/4 SE 1/4 sec. 32	"	"	7
F. S. Perkins	"	"	"	5
Mrs. Morin	"	"	"	3
Jos. Kerwer	"	"	"	5
Fred Kurgrock	"	24 2 Blk 68	"	5
Mrs. Carpenter	"	"	"	8
John Boxler	NE 1/4 SE 1/4 sec. 32	"	"	2
Karl Katsch	"	"	"	3
E. H. Kueflich	"	"	"	3
Alb. Kettelhut	"	24 7 Bl. 67	"	6
F. H. Elms	"	"	"	2
W. A. Gully	"	"	"	6
Ch. P. Nelson	"	"	"	5
C. B. Mc Cannah	"	"	"	3
Rev. Bender	"	"	"	4
L. J. Smith	"	"	"	4
Wale. Schmitt	"	"	"	3
Ad. Kleinhoff	"	"	"	4
Fred. Wapfen	"	"	"	5
Fred. Kothke	"	"	"	2
John Stecher	"	"	"	2
C. W. Whitman	"	"	"	5
Mrs. Gordon	"	"	"	4
Mrs. Allen	"	"	"	3
Miss Seibert	"	"	"	1

M. B. Wightman	Lot 6 Bell 47	848	8
C. H. Wocraft	" 6 "	47	4
Fred Kenper	" 3 "	47	4
J. W. Benedict	" 1 "	48	3
Fred Norton	" 5 "	48	3
Wm Appleby and	" 5 "	48	3
J. W. Coombs	" 8 "	48	4
Chas. J. Kenper	" 8 "	51	7
B. Brehm	" 7 "	51	10
James Hall	" 2 "	51	4
Chas. W. Ball	" 7 "	48	2
Fred. Albers	" 3 "	48	2
H. Venkhaus	" 1 "	49	4
Geo. Loomis	" 8 "	49	3
C. W. Wood	" 1 "	50	2
D. J. H. Cooper	" 4 "	50	5
E. S. Dorkees	" 2 "	50	3
Mr. Anderson SE 1/4 NW 1/4 Sec. 32			4
Jos. Jackson	" "	" "	4
Kenner Billings	" "	" "	2
Mr. Amistige	" "	" "	1
Mr. Wimpenny	" "	" "	1
Jos. Wachsmuth	" "	" "	3
James Fairbank	" "	" "	3
Henry Pinner	" "	" "	6
Patrick Mahady	" "	" "	2
Gust. Garnecke	" "	" "	9
Mr. Wegeman SE 1/4 NW 1/4 Sec. 32			5
J. B. Norton	" "	" "	11
Wm. Salomon	PM 2: Add. 24	47	2
A. L. Coombs	" "	47	4
Mr. Daigh	" "	17	1
John Ruther	" "	67	4
Frank Ruther	" "	67	3
S. Gibbs	" "	187	3
Ant. Leber	" "	47	3
Mr. Trooper	" "	47	6
Mr. Schumann	" "	47	3
			<u>998</u>

Jacob Beckm,	PM <sup>2</sup> 2 <sup>o</sup> Odd, S <sup>1</sup> 12 R. 7	999
Geo. Schmitt,	S <sup>1</sup> 1/4 NW <sup>1</sup> Sec. 32	10
Peter Schmitt,	" " " 32	5
Georg Friedrich Trausches,	" " " "	4
W <sup>m</sup> Schaeching,	PM <sup>2</sup> 2 <sup>o</sup> Odd, S <sup>1</sup> 11 R. 7	5
W <sup>m</sup> H. Roterburg,	" " " 10. 7	3
Th <sup>o</sup> Penwinckel,	" " " 9. 7	4
John Banks,	" " " 7. 7	2
M <sup>rs</sup> Abartensen,	" " " 6. 7	5
W <sup>m</sup> Russell,	" " " 16. 4	2
Dan. Mc Carthy,	" " " 16. 4	3
Jos. Pieters,	" " " 14. 4	7
W <sup>m</sup> Peipers,	" " " 13. 4	3
Fred Exgrin,	" " " 12. 4	2
M <sup>rs</sup> Ruther,	" " " 10. 4	7
Theo. Van de Beck,	" " " 11. 4	6
Phil. Griebel,	" " " 9. 4	3
Frank Schemmer,	S <sup>1</sup> 1/4 NW <sup>1</sup> Sec. 32	9
Christ. Hammond,	PM <sup>2</sup> 2 <sup>o</sup> Odd, S <sup>1</sup> 5 R. 4	5
M <sup>rs</sup> Hammond,	Lot 8 R. 5 R. 2	4
J. L. Williams,	" 2 " 48	4
M <sup>rs</sup> Klinsch,	PM <sup>2</sup> 2 <sup>o</sup> Odd, S <sup>1</sup> 11 R. 4	2
C. G. Peltz,	" " " 1. 5	6
J. W. Guff,	" " " 3. 5	5
F. M. Klammer,	" " " 10. 5	2
M <sup>rs</sup> Sawyer,	" " " 4. 6	3
M <sup>rs</sup> Gorkylin,	" " " 7. 5	4
Geo. Sköler,	" " " 8. 5	2
M. F. Darling,	" " " 7. 6	4
Math. Cunningham,	" 29	6
Rev. Karned,	PM <sup>2</sup> 2 <sup>o</sup> Odd, S <sup>1</sup> 1. 6	3
W <sup>m</sup> S. Pittman,	" " " 2. 6	7
M <sup>rs</sup> Schmitt,	" " " 3. 6	2
C. A. Goodwin,	Lot 7. 30	6
L. W. Hicks,	" 8. 30	7
Eng. Wehmhoff,	" 1. 30	8
John Warms,	NW <sup>1</sup> 1/4 Sec. 32	11
H. C. Benedict,	" " " "	3
Jos. Ruther,	" " " "	2

	SW $\frac{1}{4}$ N 8 $\frac{1}{4}$ Sec. 32	1178 $\frac{1}{6}$
Fred Leber	"	1
Mr. Everett	"	3
Mr. D. Rhodes	"	8
C. B. Wagner	"	8
John Hodas	"	1
Mr. Haas	"	8
Mich Gehlb	Lot 2 Bl. 31	8
Geo. Kirchner	" 3 " 31	8
Fred Stohm	" 6 " 31	4
Herm. Wald	" 7 " 31	10
John Stecker Sr.	" 7 " 32	2
John Muller	" 6 " 32	4
John Muller Jr.	" 7 " 31	3
John Davis	" 7 " 31	1
Fred Karges	" 3 " 32	6
Mr. Grabow	" 2 " 32	1
Rob. Schöffler	" 3 " 25	5
Karl Kuhn	" 8 " 26	2
Andr. Haas	" 7 " 26	9
Mr. Haas	" 6 " 26	2
Frank Jacob	" 8 " 27	7
Mr. Steinhoff	" 8 " 27	13
Jacob Steinhoff	" 6 " 27	3
Mr. Ahlenhoff	" 5 " 28	5
Adam Bell	" 3 " 27	3
Mr. Stoel	" 3 " 27	4
H. Ferdentaller	" 3 " 27	4
Miss Fabler	" 1 " 27	3
John Dahl	" 1 " 27	5
Karl Fehr	" 5 " 16	2
Ch. Reed	" 7 " 11	4
Edw. Muehlisch	" 6 " 11	6
Jacob Remer	" 5 " 11	5
Aug. Franston	" 5 " 11	4
Alx. Delano	" 1 " 3	5
Ch. Gabler	" 5 " 2	8
Ch. Gabler Sr.	" 5 " 2	2
Alb. Gabler	" 2 " 4	6
Rob. Davis	" 5 " 4	4
		1363

Joseph Juranek	Lot 4 B. 1/4	1963
Chas. M. Kee	" 7 "	3
Mrs. Mary	" 4 "	3
Mrs. Cotton	" 8 "	2
Geo. Morris	SW 1/4 Sec. 29	5
Wm. Choate	" " "	7
Geo. Lutterman	Lot 2, 10	6
Mrs. Roger	" 5 "	2
Chas. Voth	" 8 "	4
E. W. Stone	" 8 "	9
F. Wilhoft	" 3 "	3
Geo. Bradshaw	" 8 "	5
Wm. Laake	" 7 "	4
Mrs. Arnold	" 7 "	5
Mrs. A. Gill	" 6 "	18
Victor Gill	" 2 "	6
Lorenz Stang	" 3 "	3
Henry Stang	" 1 "	4
G. C. Denniston	" 3 "	4
J. Cronk	PM's Add. 1, 1	2
Jac. Gill	" " "	3
Chas. P. Hannas	" " "	30
Chas. W. Bennett	" " "	2
Chas. P. Buell	SE 1/4 SW 1/4 Sec. 32	5
Chas. Wagner	PM's Add. 1, 6	5
Henry Muller	" 4 "	9
Chas. Petrie	" 7 "	6
H. Halberstadt	" 4 "	4
Frank Palmer	" 8 "	4
Geo. Verhalen	PM's 2, 1	4
Phil Lewis	SE 1/4 NW 1/4 Sec. 32	3
Aug. Hall	PM's 2, Add. 1, B. 2	4
Dr. Randall	" " "	3
John Heegeman	" " "	3
Mrs. Diener	" " "	6
John Emthoff	" 5 "	2
Edw. Ralow	" 2 "	4
Mrs. Norton	" 2 "	3
F. H. Cunningham	" 1 "	8

Mrs. Schweg	Lot 1 Blk 57	1568
Jacob Muth	" 2 "	62
Wm. Erdmann	" 2 "	41
Henry Keller	" 1 "	55
Mrs. Bullgren	" 1 "	63
Alb. Hule	" 8 "	57
Mrs. Reichert	" 2 "	63
Karl Dalkman	" 7 "	63
Fred Jensen	" 5 "	74
Gottfried Scheel	" 1 "	78
Johnson Horneman	" 7 "	77
Mrs. Shields	" 3 "	77
Geo. Etkins	" 2 "	74
Mrs. Condon	" 1 "	76
Mrs. Burnmaster & Wm. Wm. Lee		33
Mrs. Cornetson	" 2 "	61
Geor. Van de Sand	" 1 "	61
Henry Rubach	" 6 "	59
Mrs. Thorn	" 2 "	58
Andr. Stein	" 2 "	59
John Suraneck	" 8 "	40
John Fitzler	" 7 "	40
Fred. Richter	" 3 "	60
John Kauschke	" 1 "	40
Henry Doves	" 7 "	39
Wm. Schmitt	" 6 "	39
Peter Salinen	" 3 "	39
Wenzel Suraneck	" 2 "	39
Mrs. Carlow	" 2 "	40
Mrs. Fache	" 7 "	37
Olives	" 8 "	36
R. Weygand	" 7 "	36
B. Holmes	" 7 "	36
John Beller	" 8 "	35
Pascal Scheel	" 5 "	35
Henry Scheel	" 4 "	35
Mrs. Benson	" 2 "	22
Mrs. Glance	" 12 "	23

John Schroeder  
 Wm. Biersbach  
 John Grabow  
 F. J. Quell

Lot 1	1724
" 2	4
" 13	4
" 23	8
" 6	4
P.M. Add. "	4
	<u>1744</u>

State of Wisconsin  
 County of Racine } ss

F. Renschlein

being first duly sworn on oath, says that the above and foregoing census taken by him is a correct statement of the names of the heads of each family and of the land on which he resides and of the persons who are residents in good faith of the territory comprised in the plot of the proposed village of Burlington in Racine County Wis. and that the same was taken on the 28<sup>th</sup> day of July 1886

F. Renschlein

Subscribed and sworn  
 to before me this 6<sup>th</sup>  
 day of August, 1886

F. M. Kearney  
 Notary Public  
 Wisconsin

Recorded November 30<sup>th</sup> 1886

F. Renschlein  
 Village Clerk

Circuit Court Racine County

In the matter of the application  
of H. E. Sheldon and others for  
an order incorporating the  
Village of Burlington in  
Racine County Wisconsin. } Order  
of  
Subscrip-  
tion

The above entitled matter coming  
on to be heard on the petition of H.  
E. Sheldon and others, and it appearing  
to the satisfaction of the Court, that  
said petitioners are residents and  
tax payers of the territory described  
in said petition, that the survey  
map and census required to be made  
and taken by Section 855 of the  
Revised Statutes of Wisconsin has  
been properly taken as required by  
law, and that the same have been  
left and kept subject to examination  
as required by Section 856 of the Revised  
Statutes of the State of Wisconsin  
and that notice of their Application  
had been given as required by law.

And it further appearing after  
hearing, that the parties interested and  
after careful consideration that such  
survey and census are correct, and  
that all the requirements of the Statutes  
have been complied with, that the lands  
embraced in such territory excepting  
the reservation below set forth ought  
justly to be included in the proposed  
Village of Burlington that the interest  
of the inhabitants by such incorporation  
and that said territory contained at  
the time said census was taken the  
population in number and in proportion

to the quantity of land therein required in Section 854 of the Revised Statutes of Wisconsin.

Now therefore on motion of Merston and Kearney Attorneys for said Applicants it is ordered that such territory described as lying and being in the town of Burlington, County of Racine and State of Wisconsin, bounded as follows to wit: Beginning at the South West corner of section N<sup>o</sup> Thirty Two (32) Township N<sup>o</sup> Three (3) North of Range N<sup>o</sup> Nineteen (19) East and running thence West on the section line 375 feet to the North West corner of Sheldon's Addition to Burlington, thence South along the West line of said Addition 1294.5 feet to the one eighth ~~section~~ line, thence East on the one eighth section line 1304 feet to the East line of Fox River Street in said Addition, thence North 12 Degr. 56 min. East along the East line of Fox River Street 673 feet to the North West corner of land occupied by the Chicago Milwaukee and St. Paul Railway Company, thence North 84 Deg. 36 Min east along the North line of said land occupied by said Railway Company 510 feet, thence North 382 feet to the North line of said Railway at a point 211 feet South of a point on the Township line 1040 feet West of the one quarter section corner on the South line of section N<sup>o</sup> Thirty Two (32) T. 3. R. 19 East, thence Easterly along the North line of land occupied by said Railway Company 1042 feet, thence North 201 feet to the one quarter section corner aforesaid; thence East on the Township line;

2572 feet to the East line of the Salem  
 Road, thence North  $35\frac{1}{2}$  deg. West, along  
 said East line of Salem Road 181 $\frac{1}{2}$  feet  
 to the North West corner of land owned  
 by Benjamin Fox, thence North  $54\frac{1}{2}$   
 Deg. East along Fox's Northwesterly line  
 204.6 feet to the Section line, thence  
 North on the Section line 243.5 $\frac{1}{2}$  feet to a  
 point 66 feet North of the One Quarter Sec.  
 corner in the east line of said Sect. 28  
 32, thence East 149 feet, thence North  
 parallel with the Section line 1148.5 feet  
 to the South line of the Highway, thence  
 South  $65$  deg. West along the South line  
 of said Highway 8 feet thence North  $25$   
 Deg. West 330.4 feet to the Section line,  
 thence North on the Section line 594  
 feet to the North Bank of Fox River,  
 thence Easterly and Northwesterly along  
 the right Bank of said River to the  
 North line of Section 28 33, thence  
 West on the Section line 783 feet to  
 the Section corner, thence North on  
 the line between Sections 28 and 29 2636  
 feet to the one quarter Section corner  
 thence West on the Quarter Section line  
 2645 feet to the center of said Section  
 29 thence South on the Quarter Section line  
 2502 feet to the South Bank of Mill Pond  
 at a point 132.4 feet North of the one Quarter  
 Section corner of the North line of Section  
 28 32, thence North  $78$  deg.  $49$  Min. West 2691  
 feet to a stake 5932 feet North of the  
 South West corner of said Section 28 32  
 thence North  $76$  Deg.  $46$  Min. West 484 feet  
 to a stake at the intersection with a  
 line drawn 33 feet North of and parallel  
 with the North line of land owned by the  
 Tautonia Society which said North

line is the center of the Spring Prairie Road as it passes Tetonia Park, thence South 88° Deg. West along said line down 33 feet North of and parallel with the center of the Spring Prairie Road as aforesaid 1171.8 feet to a point 33 feet North of the North West corner of lands owned by the said Society, thence South along the West line of lands owned by the said Society which said lands are called Townshid Park 731 feet to the South West corner of said Park, thence East along the South line of said Park 1315.5 feet thence South 55 Deg. East 387.5 feet to the section line, thence South along the West line of section 18 32 aforesaid 5061.05 feet to the place of beginning.

Rebrowsing out of the above described land all that part of the South East Quarter of said Section 18 32 which lies East of the East Bank of Fox River which said piece contains 31 Acres. Also reserving that part of the North West Quarter of the South West Quarter of Section 18 32 Thirty Two (32) Town ship 18 3 North of Range 19 East bounded as follows: Beginning on the West line of said Quarter Section at a point where said line intersects the centerline of the Geneva Road, thence run South on said West line of Section 18 32 1869.8 feet North of the South West corner of said Section 18 32 Thirty Two (32), thence due East seven (7) chains and twenty four (24) links, thence North 10 $\frac{1}{4}$  Deg. West, nine (9) Chains and Forty Seven (47) links to the center of the Geneva Road, thence Westward with the center line of said Geneva Road to the place of beginning.

Said parcel being occupied by the  
St. Marys Congregation of Burlington  
Wisconsin for a cemetery and containing  
5 7/8 acres of land, and containing after  
deducting said reservations 913.65 acres  
of land. Be and the same hereby is  
Declared to be an incorporated Village  
by the name of the "Village of  
Burlington" if the electors residing  
in such territory shall assent  
thereto as provided in Chapter 40  
of the Revised Statutes of the State  
of Wisconsin.

And it is further ordered that Charles  
A. Jones, Barney Boehm and Fr.  
Reuschlein residents of the town of  
Burlington aforesaid be and hereby  
are appointed as inspectors of  
Election in the above entitled  
matter, and they are hereby ordered  
and required to perform the duties  
required of them by Chapter 40 of  
the Revised Statutes of Wisconsin.  
Dated at Racine Wisconsin this 28<sup>th</sup>  
day of September A. D. 1886.

By the Court  
Jno B. Winslow  
Circuit Judge

Recorded November 30<sup>th</sup> 1886  
Fr. Reuschlein  
Village Clerk

**NOTICE OF SPECIAL ELECTION.**

In the matter of the Incorporation of the village of Burlington in Racine county Wisconsin. An order of incorporation having been made in the above entitled matter on the 28th day of September, 1886, incorporating the territory described in the Notice of Application therein, excepting the additional reservation of the parcel of land in the north-west quarter of the south-west quarter of section 28, township three (3), north, range nineteen (19), east, occupied by the St. Mary's congregation of Burlington, Wisconsin, as and for a cemetery, by the name of "The Village of Burlington," and the designated, residents and taxpayers of said town, having been duly appointed as inspectors of election therein.

Now, therefore, notice is hereby given to the residents of the territory included in said order of incorporation, that a meeting of said electors will be held at the town hall in the town of Burlington, on Wednesday the 3rd day of November, 1886, for the purpose of determining whether or not such territory shall be incorporated as a village.

At such meeting the polls will be opened at ten o'clock in the forenoon and will be kept open until four o'clock in the afternoon, excepting that said polls shall be closed at twelve o'clock, noon of said day, for one hour.

CHARLES A. JONES,  
BARNEY BOEHM,  
Inspectors of Election.

Dated Oct. 2d, 1886.

State of Wisconsin }  
 County of Racine } 38

We do solemnly swear that we will support the Constitution of the United States and the constitution of the State of Wisconsin and will faithfully perform the duties of Inspectors of Elections according to law, and will studiously endeavor to prevent all fraud, deceit and abuse in conducting the same.

Jr. Reuschlein }  
 Charles & J. J. Jines } Inspectors.  
 B. Boehm }

Subscribed and sworn to  
 before me this 3<sup>rd</sup> day of  
 November 1886

J. M. Kearney  
 Notary Public  
 Wisconsin.

### Election

At a meeting of the Electors of the Territory intended to be incorporated as the village of Burlington on the 3<sup>rd</sup> day of November 1886, the Polls have been opened at 10 o'clock A. M. and kept open until 4 o'clock P. M. with an adjournment of one hour at 12 o'clock.

At four o'clock the Polls were closed and the votes counted, which resulted as follows:

The whole number of votes cast on the subject of Incorporation was two hundred and Eighty Eight (288) of which number one hundred and Eighty four (184) votes were for Incorporation and one hundred and five (105) votes were against.

incorporation.

Witness our hand this 3<sup>rd</sup> day of  
November 1886

Fr. Reuschlein }  
Charles A. Jones } Inspectors  
B. Brehm }

State of Wisconsin }  
County of Racine } ss

On this 3<sup>rd</sup> day  
of November 1886 personally appeared  
before the undersigned a Notary  
Public in and for the said County  
and State, Fr. Reuschlein, Charles  
A. Jones and B. Brehm to me known  
to be the persons, who subscribed  
the above statement, and being  
first duly sworn each for himself  
declared the above statement  
to be correct and true.

F. M. Kearney  
Notary Public  
Wisconsin,  
Recorded December 6<sup>th</sup> 1886  
Fr. Reuschlein  
Village Clerk

**NOTICE OF SPECIAL ELECTION.**

Notice is hereby given to the electors  
of the village of Burlington, in Racine  
county, Wisconsin, that a meeting of  
said electors will be held at the Town  
Hall in said village of Burlington, on  
Tuesday Nov. 30th, 1886, for the purpose  
of electing officers of said village. The  
polls of said election will be opened at  
ten o'clock a. m. of said day and will be  
closed at four o'clock in the afternoon.  
The polls will also be closed for one  
hour at twelve o'clock, noon of said day.

The officers to be elected at such special  
election are—a president, six trustees, a  
clerk, a treasurer, a supervisor, a marsh-  
al, a constable, a police justice and a  
justice of the peace. FR. REUSCHLEIN.

C. A. JONES,

B. BREHM,

Dated Nov. 8th, 1886. Insp. of election

## Village Election

At the village Election, held at the Town Hall in said village of Burlington on the 30<sup>th</sup> day of November 1886 the Poll were opened at 10 o'clock in the forenoon and closed at 4 o'clock in the afternoon when the votes were counted, which resulted as follows:

The whole number of votes cast for the office of President was Two Hundred and Forty five (245) of which number E. Weston received Two Hundred and Forty five.

The whole number of votes cast for the office of Trustees was Fourteen Hundred and Thirty five (1435) of which number H. Wagner Sr. received Two Hundred and Fifty one (251) J. B. Buell received Two Hundred and Forty six (246) Frank Ketchum received One Hundred and Fifty two (152) R. F. Davis received One Hundred and Forty seven (147) B. Brethm received Two Hundred and Forty three (243) C. W. Wood received One Hundred and Forty Nine (149) L. J. Smith received One Hundred and Seven (107) C. S. Vorhees received Ninety six (96) J. J. Ayers received Ninety four (94) votes.

The whole number of votes cast for the office of Clerk was Two Hundred and Fifty four (250) of which number Samuel Kewickheim received One Hundred and Fifty Six (156) and C. W. Wood received Ninety four (94) votes.

The whole number of votes cast

for the office of Treasurer was Two Hundred and Forty five (245) of which number Eugene Hall received Two Hundred and Forty five (245) votes.

The whole number of votes cast for the office of Supervisor was Two Hundred and Forty five (245) of which number George Verhagen received Two Hundred and Forty five (245) votes. The whole number of votes cast for the office of Marshall was Two Hundred and Fifty (250) of which number Andrew Blewett received One Hundred and Fifty (150) and Mr. J. Cunningham received One Hundred (100)

The whole number of votes cast for the office of Police Justice was Two Hundred and Fifty Nine (259) of which number John Reynolds received One Hundred and Sixty (160) and G. C. Denniston received Eighty Nine (89) votes.

The whole number of votes cast for the office of Justice of the Peace was Two Hundred and Forty (240) of which number St. Robinson received One Hundred and Sixty (160) and L. O. Whitman received Eighty (80) votes.

The whole number of votes cast for Police Constable was Two Hundred and Forty four (244) of which number Geo. Ferris received One Hundred and Thirty Three (133) and Chas. F. Ball received One Hundred and Eleven (111) votes.

Witness our hands and Seals this 30<sup>th</sup>  
day of November 1886

Mr. Reuschlein } Inspectors  
Chas. A. Jones }  
B. Behm } Election

Chas. A. Jones }  
J. E. Perkins } Clerk of Elect.

Recorded December 16<sup>th</sup> 1886

Mr. Reuschlein  
Village Clerk

### Board Meeting

At a Meeting of the Village Board  
of the village of Burlington held in the  
office of Weston & Kearney in the  
City of Burlington December 1886 at 3 o'clock  
P. M. Present E. Weston Pres. H. Wagon  
J. B. Buell Frank Schemmer, B. Behm  
Absent R. F. Davis and C. W. Wood.

The Bylaws as far as drawn up, were  
read. The Meeting was then adjourned  
until 7 o'clock in the evening of the same  
day.

Mr. Reuschlein  
Clerk

Evening Session  
Present E. Weston Pres. H. Wagon  
J. Buell Mr. Schemmer B. Behm  
and C. W. Wood, absent R. F. Davis.

The minutes of former Meeting were  
read and accepted.

The Rules and Bylaws as read have been  
adopted.

The Committees have been ap-  
pointed as follows:

- 1) Finance Committee  
B. Brehm  
H. Wagner Sr.  
R. T. Davis
- 2) Judiciary Comm.  
John B. Buell  
C. W. Wood  
H. Wagner Sr.
- 3) Police Committee  
Fr. Schemmer  
J. B. Buell  
B. Brehm
- 4) Fire Dept. Comm.  
B. Brehm  
J. B. Buell  
R. T. Davis
- 5) Printing Committee  
C. W. Wood  
R. T. Davis  
H. Wagner Sr.
- 6) Comm. on Licenses, Unlicensed and Tramped  
H. Wagner Sr.  
Fr. Schemmer  
C. W. Wood
- 7) Streets and Alleys  
R. T. Davis  
C. W. Wood  
B. Brehm

Resolved that the Treasurers Bond  
be fixed at \$1500

The Meeting than adjourned  
to Monday evening December 6<sup>th</sup> at 7  
o'clock.

Fr. Reuschlein  
Village Clerk.

ORDINANCES

CITY OF  
**BURLINGTON**  
WISCONSIN



**RULES AND BY-LAWS**  
OF THE  
**COMMON COUNCIL**

THE STANDARD DEMOCRAT,  
OFFICIAL CITY PAPER.  
1902.

# BOUNDARY LINES.



The city of Burlington, Wisconsin, was incorporated in the year A. D. 1900, and divided into four wards and bounded as follows:

## FIRST WARD.

Commence on the center of Pine street on the south section line, thence run northwest to the town and village hall, thence northeast to the center of said town and village hall on the southeast side thereof, thence northwest through the center of said hall to the center of Washington street, thence along the center of Washington street to Dodge street, thence along the center of Dodge street across the river to the quarter section line, thence north to the village limits, thence along the village limits to the place of beginning.

## SECOND WARD.

Commence on the center of Pine street on the south section line, run thence northwesterly to the intersection of Pine and Chestnut streets, thence along the center of Chestnut street to the intersection of Chestnut and Geneva streets, thence along the center of Geneva and McHenry streets to the intersection of McHenry and Liberty streets, thence along the center of Liberty street to the intersection of Liberty and Kane streets, thence along Kane street south to the section line, thence along section line to place of beginning.

## THIRD WARD.

Commence on the section line opposite the center of Kane street, thence along the center of Liberty street to McHenry street, thence to the center of Geneva street, thence along the center of Geneva street to Lewis street, thence along the center of Lewis street to Kendall street, thence along the center of Kendall street to Amanda street, thence along the center of Amanda street westerly to section line, thence southerly along the section line to the city limits, thence along the city limits to the place of beginning.

## FOURTH WARD.

Commence on the north side of block eighteen (18), where the quarter section line intersects the same, run thence along the bank of the river to Dodge street, thence along Dodge street to Washington street, thence along the center of Washington street to the center of the town and village hall on the northwest side thereof, thence southeast through the center of said hall to the southeast side thereof, thence southwest to the center of Pine street, thence along the center of Pine street to Chestnut street, thence along the center of Chestnut street to Geneva street, thence along the center of Geneva street to Lewis street, thence along the center of Lewis street to Kendall street, thence along the center of Kendall street to Amanda street, thence westerly along the center of Amanda street to the section line, thence along the section line following the city limits to the place of beginning.

# RULES AND BY-LAWS

## OF THE COMMON COUNCIL.



### RULES AND BY-LAWS.

The mayor and common council of the city of Burlington do ordain as follows:

**RULE 1st.** This body shall constitute and be designated "The Common Council of the City of Burlington."

**RULE 2d.** The first regular meeting of the common council shall be held on the third Tuesday of April of each year, and thereafter shall hold a regular meeting on the first Tuesday of each month, and at such other times as the council may direct. The mayor may call a special meeting by a written notice to each of the members, to be served personally or left at their several places of abode at least six hours prior to the time for such meeting.

**RULE 3d.** The mayor shall, at the hour of meeting, or in his absence the president of the council, who should be elected at the first regular meeting, call the meeting to order; he shall preserve order and decorum, decide all questions of order, subject to an appeal of the council.

**RULE 4th.** As soon as the council shall be called to order the clerk shall proceed to call the names of the members, noting who are present and who are absent, and record the same in the proceedings of the meetings; and if it shall appear that there is not a quorum present the fact shall be entered on the journal, and the mayor and members of the council may adjourn, or the mayor, or in his absence the clerk, may issue a process to the marshal commanding him forthwith to summon the absentees.

**RULE 5th.** In case of the absence of the mayor and president of the council (elected at the first regular meeting) at the time of meeting, the clerk shall call the meeting to order, and thereupon the aldermen present shall elect one of their number president pro tem.

**RULE 6th.** At each regular meeting the order of business shall be as follows:

First—Reading and correcting the journal of the last preceding meeting.

Second—Receiving petitions, memorials, remonstrances and other communications.

Third—Accounts may be introduced and acted upon.

Fourth—Notice of leave to introduce ordinances may be introduced on leave granted.

Fifth—Reports of committees may be made and considered, first from standing committees and second from select committees.

Sixth—Miscellaneous business.

**RULE 7th.** No accounts shall be allowed or money appropriated at any special meeting.

**RULE 8th.** No ordinance shall be passed without first having been introduced and considered at a previous meeting; but this rule may be suspended by the unanimous consent of all the members present.

**RULE 9th.** All the demands or accounts shall be acted upon at the time of presentation, unless one or more members shall demand a reference, in which case the accounts shall be referred to the appropriate committee and lay over until the next ensuing meeting, unless the council by a two-

thirds vote of all the members present otherwise dispose of the same.

RULE 10th. When a motion is made and seconded it should be stated by the mayor or read by the clerk previous to debate. All resolutions should be made and submitted in writing.

RULE 11th. All questions should be put in this form: "Those who are in favor of the motion (stating the question) say aye;" "those opposed say no." In doubtful cases, or before the case is decided, any member of the council may call for a division of the ayes and noes; and when the ayes and noes are called for and ordered the fact shall be entered on the journal. The ayes and noes shall in all cases be ordered when called for by any one member.

RULE 12th. A motion to adjourn shall always be in order, but a motion to adjourn shall not be received when the aldermen are voting on another question.

RULE 13th. When any member is about to speak or deliver any matter to the council, he shall arise from his seat and respectfully address himself to "Mr. Mayor," and shall confine himself to the question under debate; and shall not be interrupted except by a call to order.

RULE 14th. When a member is called to order he shall take his seat and shall not be allowed to proceed until the question of order is decided, and no member shall speak more than twice at the same meeting on any question, except on leave of a majority of the council present.

RULE 15th. When a question has been once decided it shall be in order for any member of the majority, or in case of a tie, for any member voting in the affirmative, to move a reconsideration thereof at the same or at the next succeeding meeting; but if a motion to reconsider be made on a day subsequent to that on which the original question was decided, a vote of the majority of the entire council shall be required to sustain it.

RULE 16th. A call to the members of the council shall be ordered at any time by request of two or more of the aldermen present at the meeting, and require absent members to be sent for; but a call cannot be made after the voting has commenced, and the call of the council being requested and ordered and absentees noted, the doors shall be

closed and no member permitted to leave the room, except on leave granted, until the report of the marshal be received and acted upon, or further proceedings under the call be dispensed with by a majority of the council present.

RULE 17th. Every member who shall not be present at a call of the members of the council and answer to his name, and who shall not, on his appearance, render a reasonable excuse for his absence, in the opinion and by a vote of the majority of the members present, shall pay to the marshal the cost and expense of notifying him and serving the summons of the mayor or clerk, the costs to be taxed at the usual rates of constable fees for like services.

RULE 18th. Whenever any disturbance or disorderly conduct shall occur in any of the meetings of the common council of the city of Burlington, the mayor shall have power to cause the room to be cleared of all persons guilty of such disorderly conduct, except the aldermen; and in case any alderman shall be guilty of disorderly conduct, the mayor or presiding officer shall have power to order the marshal to take him into custody for the time being, or until the meeting shall adjourn. Such member shall have the right to appeal from such order to the council as in other cases, but shall not be permitted to debate the appeal.

RULE 19th. The standing committees of the council shall consist of three members each, except committee on light and committee on streets and alleys which shall consist of one member from each ward, to be appointed by the mayor, and to be as follows:

- First—On Finance and Accounts.
- Second—On Judiciary.
- Third—On Police.
- Fourth—On Fire Department and Water Works.
- Fifth—On Printing and Licenses.
- Sixth—On Health, Nuisances and Trespasses.
- Seventh—On Streets and Alleys.
- Eighth—On Poor.
- Ninth—On Light.

RULE 20th. The committee on printing shall see that all ordinances and resolutions are correctly engrossed and enrolled, before the same are published and signed by the mayor.

RULE 21st. It shall be the duty of the clerk, in addition to his other

duties, to be present at all meetings of the council of the city of Burlington, and keep a journal of the proceedings of each meeting and to make a correct record on the same; engross all ordinances and by-laws and record the same in a book of ordinances; furnish the several committees with copies of resolutions and other matters which may be referred to them; keep a true account of the expenditures of money by order of the mayor and common council in such manner as by them directed at each meeting, and such other clerical duties as may be prescribed by the mayor and council.

RULE 22d. No by-law shall be rescinded or amended, unless the proposed amendment or motion to rescind has laid over from a regular meeting,

and then it shall require a vote of two-thirds of all the members of the council.

RULE 23d. No rule or by-law shall be suspended except by a two-thirds vote of all the members of the council.

RULE 24th. The rules of parliamentary practice, comprised in Roberts' Rules of Order, shall govern the proceedings of all meetings in all cases in which they are applicable, and in which they are not inconsistent with these rules.

RULE 25th. No appeal from the decision of the mayor or presiding officer shall be sustained except by a two-thirds vote of all members of the council present.

Adopted August 6, 1901.

EDWARD F. RAKOW, Mayor.

Attest: JOS. REUSCHLEIN, Clerk.

# ORDINANCES

OF THE

CITY OF BURLINGTON, WISCONSIN.



## ORDINANCE No. 1.

AN ORDINANCE restraining cattle, etc.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. No horse, mule, cow or neat cattle of any kind, sheep, swine or other domestic animal and poultry, shall be permitted to run at large within the corporate limits of the city of Burlington.

SECTION 2. If the owner of any such animal shall permit the same to run at large within said corporate limits, he shall for each and every offense and for each and every such animal so permitted to run at large, forfeit the sum of one dollar.

SECTION 3. It shall be the duty of the city marshal to take and impound in the city pound or other secure enclosure within the city, any animal mentioned in the first section of this ordinance found running at large within any street, highway, open or public ground of said city, and to feed, water and properly care for the same while so impounded.

SECTION 4. The city marshal shall be entitled to charge and receive fifty cents for each animal lawfully taken up and impounded by him; and fifty cents per day for caring and feeding such animal.

SECTION 5. Before the owner or person claiming any animal so impounded shall be entitled to the possession thereof, he shall pay or tender to the city marshal all his lawful charges in respect thereto.

SECTION 6. In case any animal so

impounded shall not be claimed by anyone for a space of six days after the same has been impounded, and notice thereof posted on the city hall bulletin board at least four days, the city marshal shall sell the same at public auction to the highest bidder, and the money received from said sale, after deducting all charges for keeping, etc., the balance shall be placed in the city treasury. If the owner of any animal so sold as aforesaid shall afterward prove his ownership to the satisfaction of the city council, he shall be entitled to an order on the city treasurer for the net proceeds of the sale paid into such treasury; but if such net proceeds of sale shall not be claimed by any person entitled thereto within one year after such sale, the same shall be the property of said city.

Adopted August 6, 1901.

Approved August 6, 1901.

EDWARD F. RAKOW, Mayor.

Attest: JOS. REUSCHLEIN, Clerk.

(Published August 10, 1901.)

## ORDINANCE No. 2.

AN ORDINANCE relating to the public peace.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. It shall be the duty of the city marshal, the special police and all constables of said city to diligently endeavor to maintain peace and good order at all times and in all parts of the city of Burlington; and it shall be the duty of all other persons in said city to

aid said officers in making arrests and suppressing riotous conduct in the streets and public places of said city when lawfully commanded so to do by any of the above named officers.

SECTION 2. If any person within the city of Burlington, when lawfully commanded by any such officer to assist him in arresting any intoxicated person or persons engaged in any disturbance of the peace, or violating any law of this state or ordinance of said city, shall refuse or neglect to render such assistance, he shall forfeit not less than one dollar nor more than ten dollars for each such offense.

Adopted August 6, 1901.

Approved August 6, 1901.

EDWARD F. RAKOW, Mayor.

Attest: JOS. REUSCHLEIN, Clerk.

(Published August 10, 1901.)

### ORDINANCE No. 3.

AN ORDINANCE relating to streets, sidewalks, etc.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. It shall be unlawful for any person to incumber or obstruct any street, alley or sidewalk within the limits of the city of Burlington, by erecting any building, fence or other structure upon any part thereof, or by depositing or leaving thereon any box, barrel, machine, vehicle, wheeled or otherwise, or any other substance or material, except that the chairman of the street and alley committee may permit persons to deposit at the sides of streets for a temporary purpose, and to be within a reasonable time removed, a reasonable quantity of wood, lumber or building material. Every person violating any of the provisions of this section shall, for each offense, forfeit a sum of not less than one dollar and not more than twenty-five dollars.

SECTION 2. Upon complaint in writing being made to the mayor of the city that any person has violated any of the provisions of the preceding section, he shall forthwith cause a written notice to be served by the city marshal upon the person charged with such violation, requiring him to remove such fence, building, incumbrance or obstruction, describing the same and its location, within a reasonable time, not

less than twenty-four hours, to be fixed in such notice, which said notice shall be served by delivering a copy thereof to each person, or by leaving a copy thereof at his residence with some member of the family of suitable age and discretion, or at his place of business, with his clerk or agent. The officer serving such notice shall forthwith return the same to the mayor, with his certificate stating the true date and manner of serving thereof, which certificate shall be prima facie evidence of the facts therein stated; and if, at the expiration of the time fixed by such notice, such building, incumbrance or obstruction shall not have been removed, the mayor shall cause the same to be removed by the city marshal, and the expense of such removal may be recovered from the person guilty of such violation, with costs, by an action in the name of the city.

SECTION 3. It shall be unlawful for any person to dig any hole, drain or ditch in any street or alley, or to move any building on or along any street or alley in the city of Burlington, without first obtaining a permit in writing from the chairman of the street and alley committee, and at the same time delivering to the chairman of said committee a bond, with two or more sureties, to be approved by the chairman of said committee before receiving said permit, to indemnify the city for any damage that may be done or caused by said excavations, or the moving of any building as aforesaid; or to leave any such hole, ditch or drain, dug by permission, unguarded or unprotected by a sufficient barrier, or by a light at night, so as to prevent any injury being caused thereby; and it shall also be unlawful for any person, without having obtained a permit as aforesaid, to dig or carry away, or cause to be dug or carried away, any sod, earth, sand or gravel from any street, alley or public ground in said city. Every person violating any of the provisions of this section, shall, for each offense forfeit a sum of not less than five dollars and not more than twenty-five dollars.

SECTION 4. It shall be unlawful for any person having charge of any horse or horses or other animal or animals attached to a vehicle or otherwise, to leave the same unfastened in any street or alley in the city of Burlington, and it shall also be unlawful for any such

person to hitch or fasten any horse or other animal to any shade or ornamental trees in any street or any public ground in said city.

SECTION 5. It shall be unlawful for any person to lead, ride or drive any horse, mule or team of any kind, or to draw or back any cart, wagon, sleigh or other vehicle, drawn by or attached to any horse, mule or team of any kind, over or upon any sidewalk within the city of Burlington, except for the purpose of crossing the same in lawfully going to or from some lot or alley. Every person who shall violate any of the provisions of sections four and five of this ordinance, shall forfeit the sum of not less than one dollar nor more than twenty-five dollars.

SECTION 6. Whenever it shall be made to appear to the street commissioner or the chairman of the street committee, that any sidewalk is so defective that the public convenience or safety requires it to be repaired, they shall instruct the clerk to notify the party owning the lot, in front of which the defective sidewalk is laid, requiring him, the owner, to repair the same within ten days after notice is served. In case the owner thereof fails to repair the defective sidewalk within the time specified, the street commissioner shall forthwith repair the same and the charges for labor and material for fixing the same, shall be collected as a tax upon the property in front of which such repairs are made.

SECTION 7. Proceedings for the construction of a sidewalk within the city of Burlington, in front of any lot where no sidewalk has been laid heretofore, shall be in the manner prescribed in section six of this ordinance, and in case the person owning such lot or lots, refuse or neglect to construct the same within the prescribed time in said notice, the street commissioner shall build the same and the cost of constructing said sidewalk shall be collected in the manner prescribed in section six of this ordinance.

SECTION 8. Every owner or occupant of any lot or lots within the corporate limits of the city of Burlington, in front or near the line of which there is a sidewalk, shall clear said sidewalk of all snow within twenty-four hours after the cessation of each and every snow-storm; and if such owner or occupant shall fail to remove the snow from any

such sidewalk within the time aforesaid, the mayor or any member of the common council of the city of Burlington, may direct the street commissioner to clean the same, forthwith, and his reasonable charges for such services shall be paid out of the city treasury, and the party in default for not removing such snow, shall forfeit and pay twice the amount of such charges, together with the costs of prosecution.

SECTION 9. Any person or persons who shall play at ball, or who shall engage in any races, either with bicycle, horse or velocipede, in or upon any street within the city of Burlington, shall forfeit not less than one dollar nor more than five dollars for each and every offence.

Adopted August 6, 1901.

Approved August 6, 1901.

EDWARD F. RAKOW, Mayor.

Attest: JOS. REUSCHLEIN, Clerk.

(Published August 17, 1901.)

### ORDINANCE No. 4.

AN ORDINANCE relating to the public health.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. It shall be unlawful for any person to deposit in any alley, street, highway or public grounds, or along the shores of the White or Fox rivers, or in the waters of said rivers, or to deposit or knowingly suffer to be deposited, or to accumulate, stand or remain on any premises, owned or occupied by him, within the corporate limits of the city of Burlington, any dead animal, dead fish, garbage or decaying substance of any kind, animal or vegetable, or any body of stagnant water, or any other matter, substance or thing which shall exhale noxious or unwholesome vapors or gases, or shall in anywise be detrimental or threaten injury to the public health. And any person who shall violate any of the provisions of this section, hereinbefore contained, after receiving written notice by the city marshal, for a space of three days after receiving said notice, and shall neglect and refuse to comply with the requirements of such notice, shall forfeit not less than five dollars nor more than fifty dollars, and said penalty shall be collected in an action in the name of the city.

SECTION 2. Each and every person occupying between the 1st day of April, and the 1st day of November in any year, any premises in the city of Burlington, on which there shall be any privy, privy-vault, privy-box or cess-pool, who shall omit for a period exceeding one month at any time, between the dates aforesaid, to thoroughly disinfect and deodorize every such privy, privy-vault or cess-pool, on such premises, with some approved or customary disinfectant, shall for every day he shall so omit such disinfectant beyond the specified period of one month, forfeit the sum of fifty cents, and pay in addition the costs of prosecution.

SECTION 3. It shall be the duty of the city physician upon complaint being made to him, that any nuisance exists, or that any of the provisions of this ordinance are being violated, to examine into each case and determine whether a nuisance exists or whether any of the provisions of this ordinance are being violated, and if satisfied that a nuisance does exist within the corporate limits of the city of Burlington, or that any of the provisions of this ordinance are being violated, he shall notify the city marshal to serve notice upon the person violating the same, as provided in section one of this ordinance.

Adopted Sept. 3, 1901.

Approved Sept. 3, 1901.

EDWARD F. RAKOW, Mayor.  
Attest: JOS. REUSCHLEIN, Clerk.  
(Published Sept. 14, 1901.)

#### ORDINANCE No. 5.

AN ORDINANCE relating to the license of dogs.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. It shall be unlawful for any person to keep, own or harbor within the city of Burlington, any dog, without first having obtained a license therefor and complied with the provisions of this title.

SECTION 2. Every person owning, keeping or harboring in this city one or more dogs, shall annually pay to the city treasurer a license of one dollar for each male dog, and three dollars for each female dog, said license tax to be paid into the

treasury for the use of the city of Burlington; upon the receipt of such license tax, it shall be the duty of the city treasurer to give to each person a receipt therefor, which receipt shall by such person be presented to the city clerk, who shall deliver to such person a token or badge for each such license tax paid, which token shall be provided by said clerk at the expense of the city, such badge or token shall by the person owning, keeping or harboring any dog or dogs, be affixed to and kept upon the collar of each such dog for which such license shall have been paid; such license shall be in force until the first day of June next after the payment thereof, unless sooner forfeited as hereinafter provided, and such badge or token shall bear a number and the impression of the year in which such license shall expire.

SECTION 3. Every person owning, keeping or harboring any dog in this city without first having paid the license as provided in the foregoing section, shall forfeit not less than five dollars nor more than twenty-five dollars, to the city of Burlington, together with the costs of prosecution.

SECTION 4. Any dog found at large on any of the public streets, alleys or grounds of this city, upon which the license herein provided shall be unpaid or which shall not have attached to its collar the token or badge herein provided, shall be destroyed, and it shall be the duty of the city marshal to enforce the provisions of this title.

Adopted Sept. 3, 1901.

Approved Sept. 3, 1901.

EDWARD F. RAKOW, Mayor.  
Attest: JOS. REUSCHLEIN, Clerk.  
(Published Sept. 14, 1901.)

#### ORDINANCE No. 6.

AN ORDINANCE relating to the care of the poor.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. All persons who are lawful residents of the city of Burlington, who shall be unable to provide themselves or their families with the necessities of life, and who shall make application to the chairman of the poor committee of the city of Burlington, or any member of that committee for aid,

it shall be the duty of the person so applied to, to report such application and all such facts and circumstances connected therewith as he may have discovered, to the city council at its next meeting thereafter, together with the recommendations of the poor committee, and the council shall take such action in the matter, as the urgency of the case may demand.

SECTION 2. When any person or persons who are dependent upon the city for support and are receiving aid therefrom, shall become sick or injured in any way, and shall notify any member of the poor committee that they are in need of medical aid, it shall be the duty of the city physician to render them such assistance as they may need, and it shall further be the duty of the city physician to report the condition of such patient or patients at each meeting of the council during the term of their sickness, and render such other reports as may be demanded of him by any of the committees of the common council.

Adopted Sept. 3, 1901.

Approved Sept. 3, 1901.

EDWARD F. RAKOW, Mayor.  
Attest: JOS. REUSCHLEIN, Clerk.  
(Published Sept. 14, 1901.)

#### ORDINANCE No. 7.

AN ORDINANCE relating to mountebanks and medicine venders.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. Any mountebank or person vending any medicine as specific for any disease, upon any wagon or stand within the city of Burlington, shall first obtain a license therefor, as hereinafter provided, and for every violation hereof he shall forfeit and pay a fine of five dollars.

SECTION 2. The city clerk may grant under his hand, a license as indicated in section one of this ordinance, to any person applying for the same, provided that the applicant shall first pay to the treasurer of the city, for the use of the city streets, for selling such medicine, three dollars for each day he shall desire such license. The city clerk shall be entitled to receive from the applicant one dollar as his fee for each such license.

SECTION 3. It shall be the duty of the

city marshal to see that each of the provisions of this section are strictly enforced.

Adopted Sept. 3, 1901.

Approved Sept. 3, 1901.

EDWARD F. RAKOW, Mayor.  
Attest: JOS. REUSCHLEIN, Clerk.  
(Published Sept. 14, 1901.)

#### ORDINANCE No. 8.

AN ORDINANCE relating to the licensing of circus, concerts and other shows.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. It shall be unlawful for any person to exhibit for hire or gain, within the city of Burlington, any natural or artificial curiosity, any caravan, circus, theatrical performance, concert, paintings, statuary or other show, or give any lecture, unless such lecture be exclusively on a moral, scientific or literary subject, without first having obtained a license therefor from the common council. The fee for any such license shall be, for a circus or caravan, \$25, and for all other minor shows and performances, \$5; said fee shall be paid into the city treasury and a license obtained from the clerk of the city before such show shall be exhibited or lecture given.

SECTION 2. If any person or persons proposing to exhibit for hire or gain, within the corporate limits of the city of Burlington, any show, or to deliver any lecture, for which a license is required by section one of this ordinance, shall refuse upon demand of the city marshal, or any person authorized by him, to pay the license fee required by this ordinance or shall exhibit such show or deliver such lecture without first procuring such license, he shall forfeit twice the amount demanded as the license fee, and said sum shall be collected in an action in the name of the city. It shall be the duty of the city marshal to prohibit such show from being given and such lecture delivered until said license is paid, and he may call to his aid any person or persons to assist him in carrying out the provisions of this ordinance.

Adopted Sept. 3, 1901.

Approved Sept. 3, 1901.

EDWARD F. RAKOW, Mayor.  
Attest: JOS. REUSCHLEIN, Clerk.  
(Published Sept. 21, 1901.)

**ORDINANCE No. 9.**

AN ORDINANCE relating to immorality and indecency.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. It shall be unlawful for any person to become, or to be and appear in a state of intoxication in any street, alley, public park, or other publicly exposed place in the city of Burlington, or to disturb the public peace by his noisy, riotous, disorderly or indecent behavior or language, or to be unable to care for his own safety or the safety of others.

SECTION 2. It shall be unlawful for any person, whether in a state of intoxication or otherwise, to make, aid, countenance or assist in making any improper noise or disturbance in any street or other public place or elsewhere in the city of Burlington, or to disturb any public meeting lawfully assembled, or to use any profane or obscene language, or to commit any act of public indecency, lewdness or indecent public exposure, or to disturb the peace or repose of any other orderly person in said city.

SECTION 3. It shall be unlawful for any person to keep or maintain any disorderly house, or house of ill-fame within the corporate limits of the city of Burlington, or to allow any females of ill repute to frequent his place of business at any time, either day or night, or in any way to contribute to the support of any house of ill repute, or to lease any building knowing that it is to be used for an unlawful purpose.

SECTION 4. Every person who shall violate any of the provisions of section one, two or three of this ordinance, shall for each offense forfeit a sum of not less than \$5 nor more than \$50.

SECTION 5. It shall be unlawful for any person to bathe in the open waters of the Fox and White rivers within the corporate limits of the city of Burlington, between the hours of four o'clock a. m. and nine o'clock p. m., unless clothed from neck to knee; and any person violating the provisions of this section shall for each offense forfeit a sum of not less than one dollar nor more than five dollars.

Adopted Sept. 3, 1901.

Approved Sept. 3, 1901.

EDWARD F. RAKOW, Mayor.  
Attest: JOS. REUSCHLEIN, Clerk.  
(Published Sept. 21, 1901.)

**ORDINANCE No. 10.**

AN ORDINANCE relating to the use of animals for the purpose of procreation.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. It shall be unlawful for any person to keep for use or suffer to be used, any bovine, bull, jack or stallion for the purpose of procreation within the corporate limits of the city of Burlington, within one hundred feet of any dwelling house occupied as such, and not to be used unless it be in a place removed from view of all dwelling houses, public streets, alleys and highways, and except that it be within a tight enclosure at least twelve feet high, unless said enclosure be a closed building. Any person violating this ordinance shall for each offense forfeit the sum of not more than ten dollars nor less than two dollars.

Adopted Sept. 3, 1901.

Approved Sept. 3, 1901.

EDWARD F. RAKOW, Mayor.  
Attest: JOS. REUSCHLEIN, Clerk.  
(Published Sept. 21, 1901.)

**ORDINANCE No. 11.**

AN ORDINANCE relating to the duties of the city officers.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. It shall be the duty of the city treasurer to attend all meetings of the common council, both regular and special, and to show and furnish to the common council each month a statement of the finances of the city, and all such other statements concerning his office as the common council may demand of him; it shall also be the duty of the city treasurer to collect all water rents and receipt the patrons therefor, and also perform such other duties as the council may require of him from time to time.

SECTION 2. It shall be the duty of the city attorney to attend each and every meeting of the common council, to prepare all ordinances directed by them to be prepared, to prepare all resolutions that the council may request, furnish written opinions to be filed with the clerk on all questions that the common council may require, and to prepare such other papers as

the common council may require of him from time to time.

SECTION 3. It shall be the duty of the city clerk, in addition to other duties already enumerated, to copy all ordinances in the ordinance book, and to furnish the common council or any member thereof with copies of any records in his possession as city clerk at any time they may be demanded.

Adopted Sept. 3, 1901.

Approved Sept. 3, 1901.

EDWARD F. RAKOW, Mayor.  
Attest: JOS. REUSCHLEIN, Clerk.  
(Published Sept. 21, 1901.)

**ORDINANCE No. 12.**

AN ORDINANCE relating to sale by auction of goods, wares, etc.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. It shall be unlawful for any person to offer for sale and sell by public auction, any goods, wares or merchandise within the corporate limits of the city of Burlington, excepting such articles as are exempted by law, without such person or persons shall have first secured a license therefor as directed in this ordinance.

SECTION 2. Every person offering for sale at such auction, any goods, wares or merchandise, referred to in section one of this ordinance, shall pay to the city treasurer, for the use of the city of Burlington, a license fee of ten dollars for each and every day such sale is continued, such sum to be paid to the city treasurer before the sale is begun, and such person or persons applying for license shall then present their receipt to the city clerk, who shall issue a license for such time as the receipt indicates; such person or persons shall at the close of each day's sale make and file with the city clerk a verified report of his sale for such day, and shall pay to the city treasurer, in addition to such license fee, a sum equal to ten per centum of the amount received for such day's sale for the use of the city.

SECTION 3. It shall be the duty of the city marshal to see that the provisions of this ordinance are carried out, and to prevent any person or persons attempting to sell at public auction any goods, etc., as provided in this

ordinance, without having first obtained a license therefor.

SECTION 4. Any person violating the provisions of this ordinance shall be punished by a fine of not less than ten dollars nor more than twenty-five dollars.

Adopted Sept. 3, 1901.

Approved Sept. 3, 1901.

EDWARD F. RAKOW, Mayor.  
Attest: JOS. REUSCHLEIN, Clerk.  
(Published Sept. 21, 1901.)

**ORDINANCE No. 13.**

AN ORDINANCE relating to transient merchants, dealers, etc.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. It shall be unlawful for any transient merchant, dealer or trader to expose his goods, wares or merchandise for sale within the corporate limits of the city of Burlington, without first having procured a license as set forth in this ordinance.

SECTION 2. Every person intending to deal as a transient merchant, dealer or trader within the city of Burlington before he is entitled to such license, shall pay into the city treasury the sum of five dollars per day for any time less than one week, and for any space of time exceeding one week and less than a month, seventy-five dollars; for any time more than a month and not exceeding three months, one hundred dollars, and for any time exceeding three months and less than six months, one hundred and twenty-five dollars, that such person shall be engaged in selling such goods, wares or merchandise.

SECTION 3. Every person who has not been engaged in trade in the city of Burlington for a space of six months, or paid any tax upon his goods, wares and merchandise the same as other resident dealers have done, shall be subject to the above charges as set forth in section two, and the fact that he has not remained within the city six months and has not paid taxes upon his goods within the city of Burlington shall be prima facie evidence that such person is a transient merchant, trader or dealer.

SECTION 4. Every person violating any of the provisions of this ordinance shall forfeit not less than twenty-five

dollars nor more than fifty dollars for each and every offense.

Adopted Sept. 3, 1901.

Approved Sept. 3, 1901.

EDWARD F. RAKOW, Mayor.

Attest: JOS. REUSCHLEIN, Clerk.  
(Published Sept. 21, 1901.)

### ORDINANCE No. 14.

AN ORDINANCE relating to the waterworks system of the city of Burlington, establishing rates, rules, regulations and penalties, for the government of water consumers, licensed plumbers and others.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. The rules, regulations and water rates hereinafter enumerated, shall be considered a part of the contract with every person, company or corporation who is supplied with water through the water system of the city of Burlington; and every person, company or corporation, by taking water, shall be considered to express his or their assent to be bound thereby; and whenever any of said rules are violated, or such others as the common council may hereafter adopt, the water shall be cut off from the building or place occupied by such person, company or corporation violating said rule, although two or more parties may receive water from the same pipe, and shall not be let on again, except by order of the mayor, and on payment of the expenses of shutting off and turning on said water, and such other terms as the city council shall determine, and a satisfactory understanding with the parties or party that no further cause or complaint shall arise; and in case of such violation, the mayor shall have the right to declare any payment made for the water by the person, company or corporation committing such violation to be forfeited, and the same shall thereupon be forfeited.

SECTION 2. There shall be elected annually by the city council, one engineer, who shall be required to perform all duties concerning the waterworks imposed upon him by the common council, and see that all rules and regulations of the council are carried out concerning the waterworks, in addition to performing the duties of engineer. It shall also be the duty of

said engineer to watch over all machinery and everything connected therewith, and see that no deprecations or misdemeanors are committed about the place or buildings connected with the waterworks system; and he shall receive a compensation therefor, the sum of \$45 per month, unless the same be increased or diminished by ordinance hereinafter enacted.

SECTION 3. All records pertaining to the management of said waterworks, excepting only those required to be kept by the engineer, shall be kept by the city clerk in books provided for that purpose. Such records must show the names of all patrons, descriptions of premises supplied, uses to which supply of water is put, rate of tariff, collections made, and such other matter as the board may from time to time require to be kept.

SECTION 4. The engineer shall keep himself prepared for duty at all times, shall have charge of the engines, pumps, boilers and machine shops, and the care and supervision of the running of the engines and all machinery connected therewith. He shall visit and examine all hydrants at least once a month during each year. He shall not leave the city without the permission of the common council, shall keep all fires safely banked when not running the pumps or engines. He shall not allow the quantity of water in the reservoir to be diminished more than two-thirds, and shall leave the same full every night, shall see that all valves and every part of the waterworks system is in perfect running order and in case of breakage or defects in the same, shall give immediate notice to the mayor or the chairman of the waterworks committee.

SECTION 5. The common council may require a bond of the engineer before entering upon his duties, for such sum as they may determine, conditioned for the faithful discharge of his duties.

SECTION 6. Any plumber wishing to do business in connection with the waterworks, before entering into an agreement to do so, must procure a license and furnish the common council satisfactory evidence that he is a regularly educated plumber, that he is master of his trade, and willing to be governed in all respects by the by-laws, rules and regulations which are and may be hereafter adopted by the com-

mon council. The amount to be paid for such license shall be \$10. Said plumber shall also be responsible for all damages the waterworks may sustain at his hands; he shall also enter into bonds in the sum of \$500, with two good and sufficient sureties, to be approved by the common council, to indemnify and save harmless the city of Burlington from all accidents, damages and losses which said waterworks may sustain by reason of his failures to comply with all rules and regulations, which now are in force or may be in force hereafter concerning the waterworks.

SECTION 7. Plumbers shall make full and complete returns to the city clerk of the uses for and to which water is applied under any permit granted. Said returns must be made by the plumber doing the work within forty-eight hours after the completion of the work, and must contain a complete list of all the articles and fixtures used, as the water will not be turned on any premises until after said return is made, and the work reported to be in accordance with the rules and regulations herein prescribed.

SECTION 8. Plumbers in making returns of permits shall give the name of the street or lot line in which the attachment has been made, and whether the service pipe enters the premises on the north, south, east or west side of said street; also state accurately the distance of the stopcock box from the near side of the nearest cross street, lane or alley, or other well defined public place. The measurements to be recorded in feet, tenths or twelfths of a foot, and made in a direction parallel with the side line of the named street to where said line intersects the near side line of the nearest cross street, lane or alley. In case where the alignment of any street or alley is not well defined the measurement must be continued until a well defined street line is reached, which must be intelligently described in the return.

SECTION 9. No plumber or other person shall make any attachment to any pipe or water fixtures in premises from which the water has been shut off and the supply discontinued, without the party desiring such work to be done, having first made application and obtained reissue and permit for the same. Nor shall any plumber or other

person make any alteration on any pipe or water fixture attached to the waterworks distributing pipes, to conduct water into adjoining premises or into stables, baths, water closets, wash basins, cisterns, fountains, or for any other purpose whatever, without application having first been made and a written permit obtained from the city clerk, for each and every separate job of such modifications in the water fixtures; and in no case shall any plumber after the completion and trial of any job of plumbing work, be it the first introduction of service pipe, an extension or repair, leave the water turned on the premises, but shall in all cases close the stop cock on the sidewalk and return his permit.

SECTION 10. No service connection or other attachments to any of the water mains shall be made except by corporation cock and lead pipe up to  $\frac{1}{2}$  inch in diameter, the attachment must be made by what is known as a plumber's wiped joint and by a corporation cock into the water main, and in no cases will lead pipe be allowed between the water main, or stop cock weighing less per foot than as follows:

Lead pipe  $\frac{1}{2}$  inch, extra strong, 2 lbs. per foot.

Lead pipe  $\frac{3}{4}$  inch, extra strong, 2 lbs. 8 oz. per foot.

Lead pipe  $\frac{1}{2}$  inch, extra strong, 3 lbs. per foot.

Lead pipe  $\frac{3}{4}$  inch, extra strong, 3 lbs. 8 oz. per foot.

Lead pipe 1 inch, extra strong, 4 lbs. 12 oz. per foot.

Lead pipe 1  $\frac{1}{2}$  inch, extra strong, 7 lbs. 8 oz. per foot.

No pipe other than the above will be allowed, nor will any party using pipe other than the foregoing be allowed to connect with the waterworks, excepting only that one pipe may be used in cases where meters are used, with lead connections to the main.

SECTION 11. Any plumber who shall be guilty of a violation of any by-laws, rules and regulations adopted by the common council shall forfeit his license. Such forfeiture shall operate as a suspension of the license held by any copartner in the same business or any person in his employ.

SECTION 12. All water rents shall be paid semi-annually, the first day of April and the first day of October in each year in advance; if not paid

within five days, ten per cent penalty will be added, and if not paid in ten days the water will be shut off.

SECTION 13. Persons wishing water must get a special permit from the city clerk, for each residence, building, etc. The person or persons authorized by the common council shall in all cases tap the water main and put the service pipe to a point in a line with the fire hydrant or inner side of the curb-stone where there shall be a roadway stop cock and stop box.

SECTION 14. No person except the engineer of the waterworks, mayor of the city, members of the common council, or chief of the fire department, shall take any water from any public or private fire hydrant, fire plug, street washer, draw-cock, hose pipe or fountain (except for fire purposes or for the use of the fire department in cases of fire) nor shall in any way use or take any water for private use which is furnished by the waterworks, unless such person shall first pay for the same and receive the usual permit from the city clerk or the mayor so to do.

SECTION 15. The water will not be turned into any house or private service pipe until the applicant shall have paid the rent due for the current six months and shall exhibit his receipt therefore; and plumbers are strictly forbidden from turning water into any service pipe, except upon the order or permission of the chairman of the waterworks committee or the common council. This rule shall not be construed to prevent any plumber from admitting to test pipes only.

SECTION 16. Every lead service pipe must be laid sufficiently waving to allow of not less than one and one-half extra length, and in such a manner as to prevent rupture by settlement. Every service pipe must be provided with a stop and waste cock for each consumer, easily accessible, and so situated that the water can be conveniently shut off and turned from the pipes.

SECTION 17. The engineer of the waterworks or the chairman of the waterworks committee shall be authorized to enter and have free access at all reasonable hours to premises to ascertain the location and condition of all hydrants, pipes and fixtures attached to the waterworks, and in case that he finds that the water is wasted on account of negligence or want of repairs,

and if such waste is not immediately remedied, the water leading to such premises shall be turned off. It shall also be the duty of said officer in case he discovers any defect in a private pipe between the city service pipe and the stop cock to give immediate notice in writing to be left at the premises and if necessary repairs are not made within twenty-four hours hereafter, the water shall be turned off and shall not be turned on again until the sum of \$3 has been paid to the treasurer, as a forfeit or fine; such money to go to the credit of the waterworks fund.

SECTION 18. Persons taking water must keep their service pipe and all fixtures connected therewith in good repair and protected from frost at their own expense and must prevent all unnecessary waste, or the water will be shut off.

SECTION 19. In sprinkling streets each consumer must confine himself to one-half the width of the street of his own frontage, for which he pays water rent as per tariff of water rates. In case he sprinkles or permits to be sprinkled more than the above frontage, he shall be charged for the whole at the same rate per lot.

SECTION 20. Any consumer of water who shall permit any others not members of his family to use water from his hydrants, faucets or other devices without knowing that the proper water rent has been paid; and anyone who shall thus have obtained water without a permit from the engineer or chairman of the waterworks committee shall be fined not less than one nor more than ten dollars and the water shut off.

SECTION 21. Hydrants, hose attachments, faucets or any other device which the consumer may adopt for obtaining water from the service pipes, shall not be located so as to be accessible to persons living in or occupying neighboring premises, or to the public, and the water shall not be turned on such hydrant, faucet or other device until such hydrant is removed to some unexposed place on the premises.

SECTION 22. Parties desiring water for cisterns, tanks or other intermittent supply, will be charged regular rates as per schedule. Persons intending to build or repair any building for which the water from the waterworks are to be used, shall make application to the city clerk, giving the certified

statement of the architect or builder, of the number of brick, perches of masonry, yards of plastering to be laid and other uses for the water, and pay the schedule rates therefor. The city clerk shall thereupon grant a permit to use water for said purposes, to the extent of the work returned by the architect or builder. Any abuse of this privilege, or neglect to guard against use of water for other than that stated in the permit, will subject the owner to have the water turned off.

SECTION 23. Hydrants, taps, hose, water closets, urinals, baths or other fixtures shall not be permitted to be kept running when not in actual use, without special permit from the chairman of the waterworks committee, which shall be subject to the approval of the common council.

SECTION 24. The use of the hand hose is permitted from six to eight a. m. and from five to seven p. m. of the day or for any of the purposes named in the permit, to wit: Sprinkling streets, yards and gardens, washing sidewalks, steps, windows and fronts; except in case of fire or when there is an alarm of fire. During such time the use of the hand hose is prohibited for any of the uses heretofore enumerated.

SECTION 25. Any person desiring to discontinue the use of the waterworks water must give notice thereof in writing to the city clerk, together with payment up to that date for water used.

SECTION 26. On streets where mains are laid, service pipes will not be allowed to run across lots, that is, from one lot to another, but must be taken from the mains in front of the premises, or some point in the street adjacent to the same, provided that one service pipe may be used to supply all the parties taking water within thirty feet on either side of the service pipe.

SECTION 27. Service pipes intended to supply two or more distinct premises or tenements, where only one stop cock is used, the person or persons controlling the same must pay the water rent of all the parties thus supplied, as separate water bills will not be made.

SECTION 28. No hose shall be used in any case unless a permit for such has been properly applied for and allowed by the common council, and in no case shall it be used without a nozzle, and the nozzle shall not exceed three-six-

teenths of an inch in diameter, unless specially authorized.

SECTION 29. No claims shall be made against the city of Burlington by reason of the breaking of any pipe or service pipe cock, or for any other interruption of the supply of water, or by reason of the breaking of the machinery of the waterworks or stopping for necessary repairs.

SECTION 30. No permit shall be understood to authorize anything not explicitly and truthfully stated in the application and any misrepresentation in the application the plumber shall report to the city clerk.

SECTION 31. Street-washers and stop cocks shall be placed on the inner side of the curb-stone, on paved streets, and in the same relative position in unpaved streets.

SECTION 32. No person authorized to open hydrants shall delegate his authority to another, or let out or suffer any person to take the wrenches furnished him, or suffer the same to be taken from any house of said city, except for purposes strictly connected with the fire department, or as they accompany hose carts on occasions of fires.

SECTION 33. No person will be allowed to put in hydrants, sprinklers or private fire plugs without a stop cock.

SECTION 34. The common council shall order laid all necessary pipes to supply water whenever in their opinion the number of consumers will warrant the laying of said pipes.

SECTION 35. Connections with the service pipes must be laid at least five and one-half feet deep.

SECTION 36. After service pipes are laid, in refilling the opening, the earth must be laid in layers of not more than nine inches in depth, and each layer thoroughly tamped or puddled to prevent settlement; this work, together with the replacing of sidewalks, ballast and paving, must be done so as to leave the street in as good condition as before it was disturbed, and to the satisfaction of the common council. No opening of the street for tapping mains will be permitted when the ground is frozen.

SECTION 37. Yard fountains shall not be used more than six hours per day, and only between April 1st and November 1st. The service pipe of fountains out of doors must be provided by the persons having them with stop

cock, which shall always be under the control of the engineer of the water works or the common council. The right is reserved to suspend the use of fountains and hose for sprinkling streets, yards and gardens whenever in the opinion of the engineer of the waterworks or the chairman of the waterworks committee the public exigency may require it.

SECTION 38. If the proprietors of stores, elevators, warehouses, hotels or public buildings, being regular customers of water from the waterworks, wish to lay large pipes with hydrants and hose couplings, to be used only in case of fire, they shall be permitted to connect with the street mains at their own expense upon application to the common council and under its direction, and will be allowed the use of water for fire purposes only, free of charge, but all such pipes must be provided with a suitable valve which must be sealed by the engineer of the waterworks, and a stop and waste cock attached at the bottom at the inside of the building. In case the seal is broken for the extinguishment of fire the party shall immediately give notice to the engineer of the waterworks and in case such seal shall have been broken for any other use the party so offending shall be fined the sum of twenty-five dollars. No stand pipe will be allowed on the premises where the water is not taken for other than fire purposes.

SECTION 39. The waterworks committee shall have full jurisdiction of said waterworks and see that the officers comply with their duties and report from time to time to the common council any repairs, additions and improvements they may deem necessary.

SECTION 40. It shall be unlawful for anyone to tamper with, injure or deface any hydrant, stop-cock, stand pipe or other waterworks fixtures not under their control, or any person to use or take from the city waterworks any water, except in accordance with the rules and regulations, and any violation of this section or the foregoing rules shall be deemed a misdemeanor, and upon conviction anyone so offending shall be fined not less than five nor more than twenty-five dollars, in addition to the costs of prosecution.

SECTION 41. Every person or persons using water from the waterworks of the

city of Burlington shall on or before July 1st, 1902, place water meters in their houses, places of business, barns or wherever water is used, at their own expense.

SECTION 42. Any person using water from the waterworks who shall fail to comply with the provisions of section 41 of this ordinance, shall have the water turned off from his house, barn or place of business, until he shall have complied with the requirements of said section. The provisions of section 41 shall not apply to any person or persons now having water meters in use of a make or design approved by the common council.

SECTION 43. The following rates for the supply of water for consumers shall be and remain in force until Sept. 1st, 1902, or until the same shall be changed by ordinance duly passed by the common council:

Four room house.....	\$ 3 20
Five, six or seven room house...	4 00
Each additional room over seven	20
If occupied by more than one family, each family .....	3 20
Bath tubs for domestic use, each	2 50
Water closets used by one family	3 00
Each additional closet.....	1 50
Urinals, domestic.....	2 00
Public baths, each tub.....	5 00
Horses, cows and mules, each...	1 00
Each additional.....	75
Hose for washing carriages or wagons, each.....	75
Fountains for lawns or display purposes, 1/2 inch jet .....	7 00
Hose for lawn sprinkling 3-16 inch jet, four rods front.....	3 50
Each additional four rods.....	2 00
Bakeries.....	8 00
Banks.....	4 00
Barber shop, one chair.....	2 50
Each additional chair.....	1 25
Boiler for steam heat, private house	2 40
Meat market with sprinkler.....	8 00
Photograph galleries.....	10 00
Printing offices.....	4 00
Store, liquor and drugs.....	6 00
Dry goods and groceries.....	5 00
Soda fountain.....	2 00
Saloon.....	8 00
For building purposes, each barrel of lime.....	06
Laundry.....	10 00
Blacksmith shop.....	3 00
Dental office.....	5 00
Offices in general.....	3 20
Churches.....	Free

All others not mentioned, meter rates.

METER RATES.

- Less than 1,000 gals. per day, 15c per M. gals.
- 1,000 and less than 2,000 gals. per day, 13c per M. gals.
- 2,000 and less than 4,000 gals. per day, 11c per M. gals.
- 4,000 and less than 7,000 gals. per day, 10c per M. gals.
- 7,000 and less than 10,000 gals. per day, 9c per M. gals.
- 10,000 and less than 14,000 gals. per day, 8c per M. gals.
- 14,000 and less than 18,000 gals. per day, 7c per M. gals.
- 18,000 and over gals. per day, 6c per M. gals.
- No meter rate shall be less than 75 per year.

Adopted Jan. 7, 1902.  
Approved Jan. 7, 1902.

EDWARD F. RAKOW, Mayor.  
Attest: JOS. REUSCHLEIN, Clerk.  
(Published Jan. 11 and 18, 1902.)

ORDINANCE No. 15.

AN ORDINANCE providing for the protection of persons and property against injury at street crossings in the city of Burlington.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. That any railroad corporation operating a railroad, and whose line of road crosses any traveled street or highway within the limits of the city of Burlington, shall, upon being ordered to do so by the common council, erect and maintain gates and provide gatemen to operate the same, at any such street crossing or crossings as the common council may designate, or at the option of the common council, provide a flagman at each of such crossings, who shall warn all persons of the approach of trains.

SECTION 2. Whenever the common council shall order gates or flagmen placed at any street crossings by the railroad corporation, as provided by this ordinance, the city clerk shall notify such corporation in writing of such order, specifying in such notice at which street crossing or crossings the flagmen are to be placed, or the gates erected, and thereupon the said railroad corporation shall within twenty

days proceed to erect such gates or provide flagmen at such crossing or crossings as provided by this ordinance.

SECTION 3. If any railroad corporation shall fail or neglect to comply with the provisions of this ordinance, after having received notice as above provided, such corporation shall forfeit the sum of \$10 for each and every day it so fails or neglects to comply thereto, to be collected in the same manner that forfeitures are, and when collected to be paid into the treasury of the city of Burlington for the benefit of the city.

Adopted March 4, 1902.  
Approved March 4, 1902.

EDWARD F. RAKOW, Mayor.  
Attest: JOS. REUSCHLEIN, Clerk.  
(Published March 8, 1902.)

ORDINANCE No. 16.

AN ORDINANCE repealing village ordinances of the village of Burlington.

The mayor and common council of the city of Burlington do ordain as follows:

Village ordinance No. 1, relating to the restraint of cattle, etc., adopted December 13, 1886.

Village ordinance No. 2, relating to hacks, drays, etc., adopted December 13, 1886.

Village ordinance No. 3, relating to the public peace, adopted December 13, 1886.

Village ordinance No. 4, relating to fast driving, adopted December 13, 1886.

Village ordinance No. 5, relating to streets and sidewalks, adopted December 13, 1886.

Village ordinance No. 6, relating to butchers, etc., adopted December 13, 1886.

Village ordinance No. 7, relating to the public health, adopted December 13, 1886.

Village ordinance No. 8, relating to the licensing of dogs, adopted December 13, 1886.

Village ordinance No. 9, relating to other licenses, adopted December 13, 1886.

Village ordinance No. 10, relating to the care of the poor, adopted December 13, 1886.

Village ordinance No. 11, relating to mountebanks and medicine venders, adopted December 13, 1886.

Village ordinance No. 13, relating to

the sale of liquors, adopted December 13, 1886.

Village ordinance No. 14, relating to the construction of ordinances, adopted December 13, 1886.

Village ordinance No. 15, relating to immorality, adopted Jan. 10, 1887.

Village ordinance No. 16, relating to the fire department, adopted April 21, 1887.

Village ordinance No. 17, relating to the use of animals for procreation, adopted April 21, 1887.

Village ordinance No. 19, relating to procreation of animals, adopted May 20, 1887.

Village ordinance No. 20, relating to the fire department, adopted May 27, 1887.

Village ordinance No. 21, relating to drains and culverts, adopted July 8, 1887.

Village ordinance No. 22, relating to ashes in streets, adopted Jan. 5, 1888.

Village ordinance No. 23, relating to the sale of general merchandise, adopted Jan. 3, 1888.

Village ordinance No. 25, relating to the auction of goods, adopted April 5, 1888.

Village ordinance No. 26, relating to transient merchants and traders, adopted July 22, 1889.

Village ordinance No. 29, relating to rules and regulations for the government of water consumers, licensed plumbers and others, adopted June 23, 1890.

Village ordinance No. 30, adopted Jan. 12, 1891.

Village ordinance No. 32, granting permission to erect and maintain a system of telephone, adopted Nov. 1, 1894.

Village ordinance No. 34, relating to street crossings, adopted December 19, 1895.

Village ordinance No. 35, granting permission to erect and maintain a system of telephone exchange, adopted April 2, 1896, are hereby repealed.

Adopted March 4, 1902.

Approved March 4, 1902.

EDWARD F. RAKOW, Mayor.

Attest: JOS. REUSCHLEIN, Clerk.  
(Published March 8, 1902.)

#### ORDINANCE No. 17.

The mayor and common council of the city of Burlington do enact as follows:

SECTION 1. In case of any fire oc-

curing in the city of Burlington, any person or persons who shall first arrive at either of the engine houses with a team of horses and who shall draw the hose cart or other apparatus to the place where the fire is located, shall receive the sum of two dollars for the same.

SECTION 2. It shall be the duty of the chief of the fire department to hand in to the common council, at their first regular meeting after any fire shall occur, the name or names of the person or persons entitled to the compensation mentioned in section one of this ordinance; and the council shall instruct the clerk to draw an order on the city treasurer in favor of the person or persons entitled to compensation for such service.

Adopted March 4, 1902.

Approved March 4, 1902.

EDWARD F. RAKOW, Mayor.

Attest: JOS. REUSCHLEIN, Clerk.  
(Published March 8, 1902.)

#### ORDINANCE No. 18.

AN ORDINANCE abolishing the office of police justice in and for the city of Burlington, Wis.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. The office of police justice in and for the city of Burlington, Wis., is hereby abolished.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Adopted Aug. 21, 1900.

Approved Aug. 21, 1900.

G. C. RASCH, Mayor.

Attest: GEO. W. WALLER, Clerk.  
(Published Aug. 25, 1900.)

#### ORDINANCE No. 19.

AN ORDINANCE regulating fast driving within the city of Burlington, Wis.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. It shall be unlawful for any person or persons to ride or drive any horse or mule in any street, alley or highway within the limits of the city of Burlington faster than at the rate of seven miles an hour; and any person violating this ordinance shall for each offense forfeit a sum not less

than one dollar nor more than ten dollars.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Adopted Sept. 4, 1900.

Approved Sept. 4, 1900.

G. C. RASCH, Mayor.

Attest: GEO. W. WALLER, Clerk.  
(Published Sept. 8, 1900.)

#### ORDINANCE No. 20.

AN ORDINANCE relating to the deposit of ashes and debris in the streets, alleys, gutters, drains and culverts within the city of Burlington, Wis.

The common council of the city of Burlington do ordain as follows:

SECTION 1. It shall be unlawful for any person or persons to deposit ashes or debris of any kind in any street, alley, gutter, drain or culvert within the limits of the city of Burlington; and any person violating this ordinance shall forfeit a sum not less than one dollar nor more than ten dollars for each offense.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

Adopted Sept. 4, 1900.

Approved Sept. 4, 1900.

G. C. RASCH, Mayor.

Attest: GEO. W. WALLER, Clerk.  
(Published Sept. 8, 1900.)

#### ORDINANCE No. 21.

AN ORDINANCE relating to the use of bicycles within the city of Burlington.

The common council of the city of Burlington does ordain as follows:

SECTION 1. It shall be unlawful for any person to ride upon any bicycle on any sidewalk within the limits of the city of Burlington.

SECTION 2. It shall be unlawful for any person to ride upon any bicycle upon any street, alley or highway within the limits of the city of Burlington in the night time without having a lighted lamp attached to the front of said bicycle.

SECTION 3. It shall be unlawful for any person to ride a bicycle upon any street, alley or highway within the limits of the city of Burlington faster than at the rate of eight miles an hour.

SECTION 4. Whenever any persons shall meet each other on any bridge,

alley or street within the limits of the city of Burlington, traveling with carriages, wagons, bicycles or other vehicles, each person shall seasonably drive his carriage or other vehicle or ride his bicycle or other vehicle to the right of the middle of the traveled part of such bridge, alley, street or highway, so that the respective carriages, wagons, bicycles or other vehicles aforesaid may pass each other without interference.

SECTION 5. Any person who shall violate any of the provisions of this ordinance shall forfeit the sum of not less than one dollar or more than ten dollars.

SECTION 6. This ordinance shall take effect and be in force from and after its passage and publication.

Adopted Sept. 4, 1900.

Approved Sept. 4, 1900.

G. C. RASCH, Mayor.

Attest: GEO. W. WALLER, Clerk.  
(Published Sept. 8, 1900.)

#### ORDINANCE No. 22.

AN ORDINANCE relating to butchers and stock buyers.

The common council of the city of Burlington does ordain as follows:

SECTION 1. All butchers, stock dealers and other persons who shall drive any cattle, horses, mules or other animals into or through the city of Burlington shall have and keep all such animals under control, either by rope or line attached to such animals or otherwise properly secured, so that the lives and property of the citizens of said city and the public shall not be endangered by the same.

SECTION 2. All butchers and all other persons who shall haul into said city of Burlington any sheep, calf or other animal for any purpose whatever, shall provide a suitable rack or box, well ventilated, in which to secure the same; and no person shall bring into or convey through said city any calf, sheep or other animal hampered or tied down or with the legs of such animal tied or fastened together in any manner.

SECTION 3. Any person who shall violate any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and after conviction thereof shall be punished by imprisonment in the county jail not more than

six months or by a fine not exceeding one hundred dollars.

Adopted Sept. 4, 1900.

Approved Sept. 4, 1900.

G. C. RASCH, Mayor.

Attest: GEO. W. WALLER, Clerk.  
(Published Sept. 8, 1900.)

#### ORDINANCE No. 23.

AN ORDINANCE fixing the salaries of the officers of the city of Burlington.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. The salaries of the following named officers of the city of Burlington are fixed for the ensuing year for each respectively herein following, to-wit:

The city attorney at \$125.

The city clerk at \$200.

The city assessor at \$100.

The city marshal \$150, to include the collection of the dog tax.

The city treasurer at \$225.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

Adopted Feb. 5, 1901.

Approved Feb. 5, 1901.

G. C. RASCH, Mayor.

Attest: GEO. W. WALLER, Clerk.  
(Published Feb. 9, 1901.)

#### ORDINANCE No. 24.

AN ORDINANCE relating to the regulation of awnings and other overhead obstructions within the city of Burlington.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. It shall be unlawful for any person, being the owner of any shade or ornamental trees, to allow the branches thereof to project over or across any sidewalk within the city of Burlington at a distance of less than nine feet above such sidewalk.

SECTION 2. It shall be unlawful for any person, being the owner of any awning or other overhead obstruction, to allow the same to overhang or project over or across any sidewalk within the city of Burlington at a distance above such sidewalk, of less than six and one-half feet.

SECTION 3. Any ordinance conflicting with the provisions of any section

of this ordinance is hereby repealed.

SECTION 4. Any person violating any provision contained in the first two sections of this ordinance shall forfeit the sum of five dollars.

SECTION 5. This ordinance shall take effect and be in force from and after its passage and publication.

Adopted Feb. 5, 1901.

Approved Feb. 5, 1901.

G. C. RASCH, Mayor.

Attest: GEO. W. WALLER, Clerk.  
(Published Feb. 9, 1901.)

#### ORDINANCE No. 25.

AN ORDINANCE to restrain children from being out unattended during the hours of night.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. It is hereby made unlawful for any person under fifteen years of age to be or remain upon any of the streets, alleys or public places of the city of Burlington, Wisconsin, at night after the hour of nine (9) o'clock p. m., from March 1st to Sept. 30th, both inclusive, of each year, and from October 1st to the last day of February, both inclusive, of each year, after the hour of 8 p. m., unless such person is accompanied by a parent, guardian or other person having the legal custody of such person, or whose employment makes it necessary to be upon said streets, alleys or public places during the time after said specified hours: provided, this exception shall not apply when the person under such age shall be playing or unnecessarily loitering in or upon such streets, alleys or public places, whether alone or accompanied by a parent, guardian or other person whomsoever. Any person violating the provisions of this section shall, on conviction, be fined in a sum not to exceed five (5) dollars for each offense, and to stand committed to the city lockup or county jail until such fine and costs are paid, not to exceed ten (10) days.

SECTION 2. It is hereby made unlawful for any parent, guardian or other person having the legal custody of any person under fifteen years of age to allow or permit any such child, ward or other person under such age, while in such legal custody, to go or be in any of the streets, alleys or public places in

said city within the time prohibited in section 1 of this ordinance, unless there exists a reasonable necessity therefor. Any person violating the provisions of this section shall, upon conviction, be fined in any sum not exceeding ten (10) dollars for each offense, and stand committed to the city lockup or county jail until such fine and costs are paid, not to exceed twenty (20) days.

SECTION 3. The city marshal and each member of the police force, while on duty, is hereby authorized to arrest without warrant, any person willfully violating the provisions of section 1 of this ordinance, and retain such person for a reasonable time in which complaint can be made and a warrant issued and served. But no child or minor person arrested under the provisions of this ordinance shall be placed in confinement until the parents or guardians of such minor person shall have been

notified of such arrest, and shall have refused to be held responsible for the observance of the provisions of this ordinance by said minor person. It shall be the duty of the city marshal of this city to see that the fire bell of said city at the city hall shall be tolled at 8:45 p. m. from March 1st to Sept. 30th, both inclusive, striking nine (9) times, and from October 1st to the last day of February, both inclusive, at 7:45 p. m. striking eight (8) times, as a warning to such children as may be upon the streets, alleys or public places.

SECTION 4. This ordinance shall take effect and be in force from and after its passage and publication.

Adopted April 9, 1901.

Approved April 9, 1901.

G. C. RASCH, Mayor.

Attest: GEO. W. WALLER, Clerk.  
(Published April 13, 1901.)

**ORDINANCE NO. 26.**

AN ORDINANCE relating to hawkers and peddlers.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. It shall be unlawful for any person or persons traveling from house to house, to offer for sale or sell, by sample or otherwise, any goods, wares or merchandise within the corporate limits of the city of Burlington, without having first obtained a license therefor from the city clerk of the city of Burlington.

SECTION 2. The fee for such license shall be as follows: For each person traveling on foot, two dollars per day. For each person traveling with one horse and a wagon, three and one-half dollars a day. For each person traveling with two horses and a wagon, five dollars per day. Every person desiring a license to peddle goods, wares or merchandise within the corporate limits of the city of Burlington, shall first pay to the city treasurer the fee therefor, and shall then present his receipt to the city clerk and obtain his license, and shall pay to the city clerk, in addition to such license fee, the sum of fifty cents, as a fee for issuing such license.

SECTION 3. It shall be the duty of the city marshal to see that the provisions of this ordinance are carried out, and to prevent any and all persons from peddling within the corporate limits of the city of Burlington, without having first obtained a license as provided in this ordinance.

SECTION 4. Any person violating the provisions of this ordinance shall be punished by a fine of not less than five dollars nor more than ten dollars.

SECTION 5. The provisions of this ordinance shall not extend to residents or to such persons that are exempt by statute.

Adopted May 6, 1902.

Approved May 6, 1902.

EDWARD F. RAKOW, Mayor.

Attest: OTTO A. KLEIN, Clerk.  
(Published May 17, 1902.)

**ORDINANCE NO. 27.**

AN ORDINANCE relating to defective buildings and other structures.  
The common council of the city of Burlington do enact as follows:

SECTION 1. Any building, chimney or other structure within the corporate limits of the city of Burlington, that is in such a state of decay or is in such a defective and unsafe condition that it is liable to fall down or any part thereof and injure any person or adjoining property, the same is hereby declared a nuisance.

SECTION 2. It shall be the duty of the committee on nuisances to examine each and every building within the city that appears to be in a decayed and unsafe condition, and if said committee find any building, chimney or other structure in the condition mentioned in section 1 of this ordinance, they shall forthwith instruct the city clerk to notify the person or persons on whose property said defective structure stands, to remove the same or repair the same and place it in a safe condition, within twenty days after service of said notice.

SECTION 3. If any person or persons or corporation on whose property such defective structure stands shall refuse or neglect to remove or repair the same within twenty days after receiving such notice from the city clerk, the street commissioner shall forthwith remove the same or repair it and place it in a safe condition.

SECTION 4. The expense of removing or repairing such defective structure, by the street commissioner shall be taxed against the property on which such defective structure stood and shall be collected at the same time and in the same manner as other taxes are collected.

Adopted June 3, 1902.

Approved June 3, 1902.

EDWARD F. RAKOW, Mayor.

Attest: OTTO A. KLEIN, Clerk.  
(Published June 7, 1902.)

**ORDINANCE No. 28.**

AN ORDINANCE regulating the speed of automobiles.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. It shall be unlawful for any person or persons managing or operating an automobile or other vehicle, propelled by steam or electricity, within the corporate limits of the city of Burlington, to travel at a rate of speed greater than five miles an hour.

SECTION 2. It shall be unlawful for any person managing or operating an automobile or other vehicle, propelled by steam or electricity, within the corporate limits of the city of Burlington, after sunset, without carrying a headlight of at least thirty candle power, fixed upon the forepart of the vehicle.

SECTION 3. Every person violating the provisions of section one or two of this ordinance shall be punished by a fine of not less than five dollars nor more than twenty-five dollars.

This ordinance to take effect from and after its publication.

Adopted Nov. 5, 1902.

Approved Nov. 5, 1902.

E. F. RAKOW, Mayor.

Attest: OTTO A. KLEIN, Clerk.  
(Published Nov. 8, 1902.)

**ORDINANCE No. 29.**

AN ORDINANCE Authorizing and empowering the Wisconsin Central Railway Company to lay down,

construct, maintain and operate a track along Pine street, in the city of Burlington, Wisconsin.

The mayor and common council of the city of Burlington do ordain as follows:

SECTION 1. Authority and permission is hereby given and granted to the Wisconsin Central Railway company, at its pleasure, to survey, locate, lay down, construct, maintain and operate a sidetrack extending northerly from any point north of the south end of the depot of the Wisconsin Central Railway company, to and upon and along Pine street and across intersecting streets, to the north end of said Pine street, substantially as shown upon the blue print hereto annexed.

SECTION 2. This ordinance shall be in force and effect from and after its passage and publication.

Passed Dec. 2, 1902.

Approved Dec. 2, 1902.

E. F. RAKOW, Mayor.

Attest: OTTO A. KLEIN, Clerk.  
(Published Dec. 6, 1902.)