

Section 1. It shall be unlawful for any person corporation or company to erect or maintain or keep any powder magazine or storage house or place for storing or keeping gunpowder, dynamite, coal oil, nitroglycerine, gasoline, camphine or any other kind of combustible or combustibles within the corporate limits of the town of Mena without a special license from the council and then only upon such terms and conditions and at such place or places as the council shall direct.

Section 2. That not exceeding fifty pounds of powder and not exceeding two barrels of liquid combustibles as aforesaid named shall be kept by any person or persons in any store, dwelling, building or other place within the town, except that retailers and vendors may, for that purpose, keep any quantity not exceeding two barrels of coal oil or other kind of liquid combustibles: Provided, the same shall be kept in tin or metal tanks or canisters with good, sufficient and safe covers thereon: Provided, also, that giant powder, dynamite and nitroglycerine shall not be kept in any place within the town, except in a magazine established and located for that purpose.

Section 3. That no person shall carry any of the combustibles such as gun powder, giant powder, dynamite, nitro-glycerine or blasting powder on any vehicle in any part of the town, unless the same be secure in kegs, boxes, or canisters so as to prevent any of the same from spilling out, and shall be laid upon and covered over with sheets of canvas or cloth.

Section 4. It shall be unlawful for any person or persons to build or erect any magazine, store, room house or receptacle for any of the aforementioned combustible articles to be stored or kept any where in the town unless the same is built in a secure way and under permission and direction of the town Council.

Section 5. No merchant or other person shall sell or deliver to any person any of the above named combustible articles or other dangerous explosive by lamp, candle or other fire lights.

Section 6. Any person, corporation or company who shall wilfully violate any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and on conviction shall be fined in any sum not less than one dollar nor more than twenty-five dollars.

Section 7. This ordinance shall take effect and be in force from and after its passage and publication.

Passed March 29, 1897

Ordinance No. 33.

Relating to Wells, Springs and Cisterns.

Be it Ordained by the town council of the Incorporated Town of Mena, Arkansas:

Section 1. It shall be unlawful for any person to water any horse, mule, cow, sheep, hog or any other animal, or for any person to spill or deposit any water or other matter, so as to cause any cesspool, or body of standing water, within twenty feet of any public well or spring within the limits of the incorporated town of Mena, Arkansas.

Section 2. It is hereby made the duty of every person, agent, corporation, owning or controlling any well or cistern, within the limits of the incorporated town of Mena, Arkansas, to at all times