

AN ORDINANCE REGULATING THE SALE OF MILK AND CREAM

ORDINANCE NO. 117

Be it ordained by the City of Alexandria, South Dakota;

- Sec. 1. That no person, firm or corporation shall sell any milk or cream for human consumption within the corporate limits of the City of Alexandria, or within one mile of the outer boundaries of the same without first obtaining a license to do so in the manner provided in section 2 thereof.
- Sec. 2. That any person, firm or corporation desiring to obtain a license or renewal thereof to sell milk or cream within the corporate limits of said city or within one mile of the outer boundaries of the same for human consumption within said city or within said mile limit shall first make application to the City Council thereof and such application to be in writing verified by the applicant in person having personal knowledge of the facts and stating the and describing such cows individually by breed, color, age and names, if named, such application to be accompanied by a certificate of test showing that each of said animals has within a period of one year prior to the date of such application been tested for tuberculosis by the South Dakota State Administration of the State tuberculosis test, said certificates of test to be signed by a duly accredited practicing veterinarian whose competency and reliability are certified to by the state authority charged with the control of the health of domestic animals within the State of South Dakota, and who shall also certify to the fact that the premises where said cows are kept were properly cleaned and disinfected after administering the said tuberculosis test in all cases where reactors were found by said test were branded and tagged and removed from the herd before such cleaning and disinfecting. If no reactors to the tuberculin test were found in said herd at the time of said test, the certificate shall so state and if such applicant desires to purchase milk or cream from others to be sold in said city or said one mile limit, he or it shall also file with his or its application to sell milk and cream so purchased giving in such application a list of all persons from whom he will purchase milk or cream and a list of their cows in the same form and detail as in the case of his or its own herd together with similar certificates of tuberculin test as hereinbefore provided for his or its own milk cows, with a statement as to the disposition of reactors and the proper cleaning and disinfecting of the premises thereafter, as required in his or its own case.

- Sec. 3. That additional cows may be added to the herd or herds at any time after the issuing of such license upon application being made with certificates of test and of cleansing and disinfecting as required in section 2 hereof.
- Sec. 4. That upon the filing of such application and certificate in due form as hereinbefore provided, the City Council may direct the City Auditor to issue to the applicant a license for the sale of milk and cream within the corporate limits of the City and of said one mile limit for the current such licensees so issued to terminate on the 1st day of July thereafter; all licenses shall terminate annually on the 1st day of July and new certificates of test shall be presented as provided in section 2 before any renewal license shall be issued and it shall be issued only upon the order of the City Council.
- Sec. 5. That if any part of this Ordinance shall for any reason be adjudged by any Court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder of this Ordinance, but shall be confined in its operation to the part thereof so declared invalid.
- Sec. 6. That any person, firm or corporation or employee thereof violating this Ordinance or any part thereof shall upon conviction thereof be punished by a fine not exceeding one hundred dollars or by imprisonment in the County Jail of Hanson County, in said City not exceeding thirty days or by both such fine and imprisonment.
- Sec. 7. That this Ordinance shall be in force and effect from and after sixty days after its passage, approval and publication.

Read 1st time August 12, 1933

Read 2nd time September 5, 1933

Passed, adopted and approved, September 5, 1933.

S. F. Twamley
Mayor

Page 136