

INDEX

AMENDMENT TO ORDINANCE NUMBER 46

	Sec. SNo.	Page No.
Repealing Ordinance Number Forty-four - - - - -	1	1
Providing for amendment of Ordinance Number Forty-six - - - - -	2	1
Part 1: Livestock not to be permitted to run at large, provision for impounding, care of impounded animals, Impounding fees established, half of fees to be retained by Pound Master, remainder to be paid into Town Treasury; - - - - -		1
Part 2: Pigs and other domestic animals running at large defined as nuisance, Livestock found running at large twice within six months, nuisance. Fine for violation of section; - - - - -		2
Remainder of Ordinance Number Forty-six to remain unaltered - -	Sec. 3	2
Ordinance to be in effect from and after ten days from date - -	"	4 - 2

ORDINANCE NUMBER 46A

PROVIDING FOR THE REPEAL OF ORDINANCE NUMBER FORTY-FOUR, AND FOR THE AMENDMENT OF ORDINANCE NUMBER FORTY-SIX.

BE IT ORDAINED BY THE TOWN COUNCIL OF THE TOWN OF MILLS, WYOMING:

SECTION I.---REPEALING ORDINANCE NUMBER FORTY-FOUR. That, Ordinance number Forty-Four, which is an Ordinance Providing for the Taking Up, Impounding and Selling of Estrays by the Marshal of the Town of Mills, shall be, and is, hereby Repealed.

SECTION 2.----- AMENDING ORDINANCE NUMBER FORTY-SIX. That Ordinance number Forty-six, which is an ordinance Concerning the Running at Large of Certain Animals, shall be, and is, hereby Amended, as hereinafter Set Forth.

Part I.-----AMENDING SECTION I OF SAID ORDINANCE. That, Section I of Ordinance number forty-six shall hereafter read as Follows:

That no Livestock, as Defined in the Statutes of the State of Wyoming, shall be Permitted to Run at Large within the Corporate Limits of the Town of Mills; and that, if any such Livestock shall be Found at Large within said Limits, it is hereby made the Duty of the Town Pound Master to Take Up and Impound the Same in a secure Pen or Other Place which he shall have Provided and Maintained, at Town Expense and at the Direction of the Town Council, for that Purpose; and to Detain all such Livestock within such Inclosure until the Provisions of this Ordinance shall have been fully Complied with; and the said Pound Master is hereby Authorized to Employ whatever Force may be necessary in the Performance of his Duty, as herein Set Forth. And it shall be the Duty of said Pound Master to Feed and Care for all Animals so Impounded and to Provide them with Drinking Water, and to Exercise reasonable Care for their Safety while in his Care. And, in the Case of either Cows or Goats in Lactation, it shall be the Duty of the Pound Master to Make the necessary Arrangements to Provide for the Milking of such Animals Twice Each Day. And no Animal so Impounded shall be Released until the Owner or Person Entitled to the Possession thereof shall have Paid to the Town Pound Master or other Officer Authorized to Act as Pound Master, the Sum of One Dollar (\$1.00) as a Fee for Impounding, for Each and Every Animal so Impounded, together with seventy-five cents (75c) per Day to Cover Costs of Care and Feeding of such Animal, for Each and Every Day or Part of a Day such Animal shall have been in Custody of such Officer. And the Days for which such Costs of Care and Feeding shall be Imposed shall be Counted as Beginning with the first Morning Following the Impounding of said Animal. And all Money Collected by said Pound Master Pursuant to the Provisions of this Ordinance shall be used by him to Defray the necessary Expenses of Care and Feeding, or Incurred in the Taking Up, of Animals Impounded; the Remainder of such Money so Collected to be Divided in Two Equal Parts, One Half being Retained by the Pound Master as Rightful Payment for Services by Him Rendered unto the Town of MILLS, the other half to be at the end of the Month Paid into the Town Treasury.

PROVIDING FOR THE REPEAL OF ORDINANCE NUMBER FORTY-FOUR, AND FOR THE AMENDMENT OF ORDINANCE NUMBER FORTY-SIX.

Section 2.----- AMENDING ORDINANCE NUMBER FORTY-SIX. (Continued)

Part 2.-----AMENDING SECTION 2 of SAID ORDINANCE. That,

Section 2 of Ordinance number Forty-six shall hereafter read as Follows: That any Pig, or other Domestic Animal Permitted to Run at Large within the Town of Mills, and not Confined Strictly to the Premises of the Owner thereof, or any Livestock as hereinbefore Designated which shall for a Second Timewithin any Six Consecutive Months be Found at Large Contrary to the Provisions of this Ordinance, shall be Deemed to Constitute a Nuisance, and the Owner or Person Entitled to the Possession of such aforesaid Livestock, Pig, or other Domestic Animal, shall be Deemed the Author of such Nuisance, and upon Conviction of said Offense, shall be Fined in any Sum, not Less than Two Dollars (\$2.00) nor more than Twenty-five Dollars (\$25.00) for Each and Every Offense, such Fine to be in Addition to Pound Fees Imposed, or not, at the Discretion of the Judge in whose Court such Conviction is Established.

SECTION 3.--- REMAINDER OF ORDINANCE FORTY-SIX TO STAND UNALTERED. That, Ordinance Number Forty-six shall Remain as Written, except for the Amendments hereinbefore Specified.

SECTION 4.---THAT THIS ORDINANCE SHALL TAKE EFFECT AND BE IN FORCE AFTER TEN DAYS FROM DATE.

PASSED THIS 2 DAY OF AUGUST, 1944. (Sign)

Fred Steinle
Fred Steinle
Mayor

Seal)

I, Agnes M. Sutphin, Town Clerk of the Town of Mills, do Hereby Certify that the Foregoing is a True and Correct Copy of Ordinance number 46A, entitled "Providing for the Repeal of Ordinance number forty-four, and for the Amendment of Ordinance number Forty-six", Passed by the Town Council at its Regular Meeting, on the 2 Day of August, 1944; that it was since that, by me Posted up in Three Public Places within the Town of Mills, and that it Took Effect and Became Effective as a Legal Ordinance of the Town of MILLS, the 15 Day of August, 1944.

(Sign) *Agnes M. Sutphin*
Clerk